

AG 386.6 (27 May 48)CPC/PLD
SCAPIN 6285-A

for the packaging, transfer and delivery of the subject property are defined in reference 1b above. The property listed in inclosure 1 will be packaged within 30 days from date of this memorandum.

5. Upon completion of the packaging, the Japanese Government will submit in sextuplicate, a list giving:

- a. Markings and contents of each box
- b. CPC numbers of the property in each box
- c. Cubic measurements of each box
- d. Weight of each box.

6. Mr. Chen Shih-chin has been designated by the Government of the Republic of China as its authorized representative to receive and give receipt for the subject property.

7. The Japanese Government will designate by name an authorized representative to execute the receipt forms in its behalf and to receive further instructions, as necessary, and will notify General Headquarters, Supreme Commander for the Allied Powers of his appointment upon receipt of this memorandum.

8. Further instructions regarding the date and place of restitution and instructions for stowage aboard the claimant nation's craft will be forwarded at a later date.

FOR THE SUPREME COMMANDER:

for R. M. LEVY
Colonel, AGD
Adjutant General

4 Incls

1. List of tools to be restored to China (in dup)
2. Instructions for marking of containers (in dup)
3. Receipt forms (in sextuplicate)
4. Release forms (in quad)
(No 00026)

Received: 10 Jan. 3.00 p.m.

Shukan: CPB

Copy: 1, 2, 3 Back
12 14, 14A

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0067

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 410.2 (28 Oct 48)CPC/CD
SCAPIN 6286-A

6 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Gold, Silver, Platinum and Platinum Family Metals for Domestic Consumption in the First Quarter of 1949

1. Reference is made to C.L.C.O. No. 3702 (C.P.B. No. 1351), 28 October 1948, subject, "Application for Quarterly Allocation of Precious Metals for Domestic Consumption in First Quarter of 1949," and inclosures thereto.

2. Allocations of precious metals for use in the First Quarter of 1949, are approved as follows:

a. To maintain a minimum civilian standard of economy, including the manufacture of commercial supplies used by printing and publishing industries:

	WEIGHT IN GRAMS		
USER	SILVER	GOLD	PLATINUM
Abe Netsukeiki Seisakusho (6)			119
Akoma Ika Kogyo K.K. (6)			73
Chiyoda Denki Kogyosha (6)	12,000		
Denki Kagaku Kogyo K.K. (12)	70,000		
Fuji Denki K.K. (15)	1,650		
Fuji Denki Seizo K.K. (6 and 8)	35,136	89	502
Fuji Shashin Film K.K.	5,134,000		
Fujikura Densen K.K. (12)	2,325		
Furukawa Denki Kogyo K.K. (12)	21,840		
G.K. Toa Keiki Seisakusho (6)			120
Hanashima Densen K.K. (12)	528		
Hashimoto Kikinzoku Kogyo G.K.	67,000		
Hiryo Haikyu Kodan Bunsekijo (6)			250
Hokuriku Densen K.K. (3)	528		
Jintan Taionkei K.K. (6)	30		37
K.K. Chino Seisakusho (6)			284
K.K. Futaba Denki Seisakusho (6)	1,000		
K.K. Hinode Seisakusho (6)	500		
K.K. Hitachi Seisakusho (6)	72,789		38
K.K. Hokushin Denki Seisakusho (6)	5,421	56	466

(6)

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<u>USER</u>	<u>SILVER</u>	<u>GOLD</u>	<u>PLATINUM</u>
K.K. Inoue Denki Seisakusho (6)	109,830		
K.K. Kato Denki Seisakusho (6)	14,760		
K.K. Kobe Seikojo Toba Kojo (6)	2,098		
K.K. Kyosan Seisakujo (6)	3,900		
K.K. Nippon Denki Seisakusho (15)	1,650		
K.K. Nishizumi denki Seisakusho (6)	7,800		
K.K. Nisshin Iryoki Seisakusho (6)	3,000		
K.K. Okano Denki Seisakusho (6)	1,706		
K.K. Shimazu Seisakusho (6)	10,571	70	1,891
K.K. Shinko Denki Seisakusho (6)	17,940		
K.K. Teikoku Densen Seizoshu (3)	1,003		
K.K. Teito Musen Denki Seisakusho (6)	1,350		
K.K. Tsukamoto Denki Seisakusho (6)	1,828		
K.K. Yasukawa Denki Seisakusho (3)	80,863		
K.K. Yokogawa Denki Seisakusho (6)	1,121	31	1,042
Kanto Kagaku K.K. (12)			600
Konishiroku Shashin Kogyo K.K.	2,400,000		
Kogyo Gijitsusho Tokyo Kogyo Shikenjo (6)			187
Konoshima Kagaku Kogyo K.K. (12)			225
Koseisho Yakumukyoku (6)			167
Kyosan Densen K.K. (6)	924		
Maruwaka Kagaku Kogyo K.K.	20,000		
Matsushita Denki Sangyo K.K. (6)	960		
Mitsubishi Denki K.K. (1 and 6)	123,753	1	10
Mitsubishi Kogyo K.K. (12)		50	
Mitsubishi Kasei Kogyo K.K. (2)	3,000		
Mitsubishi Seishi K.K. (3)	301,500		
Mitsui Kagaku Kogyo K.K. (12)			597
Morishita Kagaku Kikai Seisakusho (7)			227
Nakamatsu Koshitsu Glass Seisakusho (4)			98
Nankai Kagaku Kogyo K.K. (15)			294
Nihon Kagaku Kogyo K.K. (12)			83
Nihon Kokan K.K. (12)			360
Nippon Cement K.K. (6)			60
Nippon Denchi K.K. (6)	550		30
Nippon Kogei Kogyo K.K. (6)	18,000		
Nippon Koki Kogyo K.K. (6)	2,340		
Nippon Seitetsu K.K. (5)			82
Nishiura Densen K.K. (12)	686		
Nissan Densen K.K. (3)	686		
Nissan Kagaku Kogyo K.K. (12)			258

WEIGHT IN GRAMS

<u>USER</u>	<u>SILVER</u>	<u>GOLD</u>	<u>PLATINUM</u>
Nitto Sekko K.K. (6)			120
Onoda Cement Seizo K.K. (6)			286
Oriental Shashin Kogyo K.K. (14)	700,000		
Sanwa Densen Kogyo K.K. (12)	422		
Sanwa Kagaku Yakuhin K.K. (12)			100
Shibaura Koki K.K. (6)	19,750		
Shikoku Kikai Kogyo K.K. (6)	3,130		
Showa Densen Denran K.K. (6)	1,584		
Showa Kako K.K. (12)	135,000	2,400	1,141
Suido Kiko K.K. (12)	30,000		
Sumitomo Denki Kogyo K.K. (3)	26,208		
Taiyo Densen K.K. (3)	633		
Takahashi Densen K.K. (12)	132		
Tanaka Kikinzoku Kogyo K.K.			4,030
Tanimoto Denki Kogyo K.K.	62		
Toa Keiki Kogyo K.K. (6)		32	
Tokyo Oka Kogyo K.K. (12)	11,250		
Tokyo Seisen K.K. (12)	1,277		
Tokyo Shibaura Denki K.K. (12)	90,215		369
Tokyo Tokushu Densen K.K. (12)	237		
Toyota Jidosha Kogyo K.K. (6)	2,196		
Toyo Koatsu Kogyo K.K. (12)	254,000		
Tsuda Densen K.K. (3)	2,640		
Wako Junyaku Kogyo K.K. (12)	128,000	200	200
Yamatake Kogyo K.K. (6)			403
Yoneyama Kagaku Kogyo K.K. (12)	32,000		25
Yoneyama Yakuhin Kogyo K.K. (12)	21,000		
Yonezawa Densen K.K. (12)	237		
TOTALS 10,016,539 2,929 14,774			

WEIGHT IN GRAMS

<u>USER</u>	<u>RHODIUM</u>	<u>IRIDIUM</u>	<u>PALLADIUM</u>
Abe Netsukeiki Seisakusho (6)	9		
Fuji Denki Seizo K.K. (6 and 8)	30	1	24
K.K. Chino Seisakusho (6)	20		
K.K. Hitachi Seisakusho (6)		42	
K.K. Shimazu Seisakusho (6)	120		
Mitsubishi Denki K.K. (1 and 6)		1	

WEIGHT IN GRAMS

<u>USER</u>	<u>RHODIUM</u>	<u>IRIDIUM</u>	<u>PALLADIUM</u>
Morishita Kagaku Kikai Seisakusho (7)	6		
Showa Kako K.K. (12)			1,031
Tanaka Kikinzoku Kogyo K.K.	18		
Tokyo Shibaura Denki K.K. (12)	40		
Yamatake Kogyo K.K. (6)	28		
TOTALS	271	44	1,055

b. To maintain communications and to manufacture products incident thereto:

WEIGHT IN GRAMS

<u>USER</u>	<u>SILVER</u>	<u>GOLD</u>	<u>PLATINUM</u>
Ando Denki K.K. (1)	133	366	32
Anritsu Denki K.K. (12)	4,814	1,187	243
Fuji Tsushinki Seizo K.K. (12)	48,445		662
G.K. Tokyo Seiki Seisakusho (1)	2,551	418	12
Hara Denki K.K. (13)	817		
Iwasaki Tsushinki K.K. (6)	143	744	
K.K. Hasegawa Denki Seisakusho (1)	1,158	129	
K.K. Hitachi Seisakusho (12)	11,356	1,587	175
K.K. Kawabata Seisakusho (5)	20,000		
K.K. Nii Seisakusho (12)	51,959		
K.K. Oizumi Seisakusho	84	9	1,382
K.K. Seidensha Seisakusho (6)	19,800		
K.K. Suzutatsu Denki Seisakusho (12)	1,944	442	21
K.K. Taiko Denki Seisakusho (1)	3,351	1,301	84
K.K. Takemizawa Denki Seisakusho (1)	1,661	215	3
K.K. Tamura Seisakusho (12)	42	80	7
K.K. Tsukamoto Denki Seisakusho (6)	1,828		
K.K. Yokokawa Denki Seisakusho (6)	129	14	
Kaga Tsushin Kogyo K.K. (1)	243	166	13
Kawai Denki K.K. (1)	647	152	7
Kubota Musen Denki K.K. (5)			185

WEIGHT IN GRAMS

<u>USER</u>	<u>SILVER</u>	<u>GOLD</u>	<u>PLATINUM</u>
Kurosawa Shoten (12)			144
Meisei Denki K.K. (1 and 10)	3,708	413	412
Nippon Denki K.K. (12)	24,909	4,415	87
Nippon Musen K.K. (6)	2,923	190	17
Nippon Tsushin Kogyo K.K. (6)	428	330	
Nozomi Denki K.K. (12)	33	4	
Okai Denki K.K. (1)	23,936	4,889	491
Okura Denki K.K. (12)	109	89	7
Shinko Seisakusho (6)			170
Suwa Kogyo K.K. (15)	304	52	43
Tokyo Denki K.K. (6)	153	158	13
Tokyo Koon Dempa K.K. (6)	4,561		
Tokyo Shibaura Denki K.K. (12)	181,042	507	824
Yugen Kaisha Kashiwa Seisakusho (1)	285	31	
Yugen Kaisha Kobayashi Seisakusho (1)	772	86	
TOTALS	414,268	17,974	5,034

WEIGHT IN GRAMS

<u>USER</u>	<u>RHODIUM</u>	<u>IRIDIUM</u>	<u>IRIDOSMINE</u>
K.K. Hitachi Seisakusho (12)	1		
K.K. Oizumi Seisakusho	32		1,200
Nippon Denki K.K. (12)		1	
Tokyo Shibaura Denki K.K. (12)	8		
TOTALS	41	1	1,200

c. For use and consumption in maintaining transportation facilities. Precious metals released herein will be used and consumed only in implementing program submitted to and approved by General Headquarters, Supreme Commander for the Allied Powers:

WEIGHT IN GRAMS

<u>USER</u>	<u>SILVER</u>	<u>GOLD</u>	<u>PLATINUM</u>
K.K. Hitachi Seisakusho (5)	36,786		
K.K. Kyosan Seisakusho (6)	11,886	3	

WEIGHT IN GRAMS

<u>USER</u>	<u>SILVER</u>	<u>GOLD</u>	<u>PLATINUM</u>
K.K. Tokyu, Yokohama Seisakusho (12)			31
Kawasaki Jukogyo K.K. (3)	8,844		
Mitsubishi Denki K.K. (15)	6,077		
Nippon Shigo K.K. (6)	21,425		
Toshiba Sharyo K.K. (6)	27,216		
Toyo Denki Seizo K.K. (6)	35,064		
Unyusho Kokibu (6)	28,928		
Unyusho Denshuba (6)	7,479	19	56
TOTALS	183,705	22	87

d. For religious purposes, commercial forms itemized below will be released from the pool of commercial forms under custody of the Ministry of Finance, Japanese Government:

<u>USER</u>	<u>GRAMS GOLD FOIL</u>	<u>GRAMS GOLD DUST</u>
Honganji, Kyoto	89	20
Horyuji, Nara	4	
Myohoin, Kyoto	97	
TOTALS	190	20

e. For dental uses in maintaining a minimum standard of health, precious metals in listed amounts will be released. The compounded forms and alloys prepared for dental use, and in distribution channels and in stocks supervised by the proper Ministry, may be used or consumed without further approval from General Headquarters, Supreme Commander for the Allied Powers. Processors and manufacturers, submitted by reference 1 above, are approved, and these firms will be licensed to receive and process released precious metals.

<u>PRECIOUS METAL</u>	<u>AMOUNT IN GRAMS</u>
Gold	300,000
Silver	125,000
Platinum	1,800

f. To maintain minimum standards of health, precious metals will be released to the firms and in the amounts listed. Where metals are released for use in manufacturing equipment used in firms producing pharmaceuticals, unusable and surplus equipment containing or composed of precious metals will be made available for further use in national stockpiles of these critical materials.

WEIGHT IN GRAMS

<u>USER</u>	<u>PLATINUM</u>	<u>PALLADIUM</u>
Dainippon Seiyaku K.K. (3)	1,552	
Dojin Kagaku Kogyo K.K. (3)	30	
Katakami Seiyaku K.K. (5)	240	
Nippon Yuki Kako K.K. (3)	1,500	
Sankyo K.K. (3 and 5)	108	148
Shionogi Seiyaku K.K. (15)		4,942
Takeda Yakuin Kogyo K.K. (3 and 6)	1,650	302
Toyama Kagaku Kogyo K.K. (5)	1,000	
Ueno Seiyaku Kogyo K.K. (3)	1,200	
Wako Junyaku Kogyo K.K. (3 and 12)	500	21
Yashima Kagaku K.K. (5)		273
TOTALS	7,780	5,686

3. The index numbers listed after the names of users, in sub-paragraphs 2a, 2b, 2c, and 2f above, refer to processors. Users listed without an index number are authorized to process metals allocated to them. Where an index number or numbers in parenthesis follows the name of the user, the processor listed below under the same number, may be licensed to process released metals for the user:

- #1 Chugai Setten K.K.
- #2 G.K. Shibata Kikinzoku Kogyosho
- #3 Hashimoto Kikinzoku Kogyo G.K.
- #4 Inuishi Kikinzoku Kako G.K.
- #5 Ishifuku Kinzoku Kogyo K.K.
- #6 K.K. Tokuriki Honten
- #7 K.K. Yamamoto Kinzoku Kenkyusho
- #8 Komorimiya Seiko K.K.
- #9 Matsumura Kikinzoku Kogyo G.K.
- #10 Oizumi Seisakusho K.K.

- #11 Sakane Sangyo K.K.
- #12 Tanaka Kikinzoku Kogyo K.K.
- #13 Toyo Boeki Shokai
- #14 Toyo Kagaku Kogyo K.K.
- #15 Yamamori Kikinzoku Kogyo G.K.

4. All precious metals, and commercial forms of precious metals, herein authorized for use and consumption will be released from stocks under custody, in the possession, or available to the Japanese Government.

5. The following actions will be taken:

a. Licensees herein authorized to use and consume precious metals, will be authorized to use metals on hand, as in the case of the 1,382 grams platinum, 32 grams rhodium and 9 grams gold stocks of K.K. Oizumi Seisakusho

b. The silver allocated to Toyo Koatsu Kogyo K.K., by paragraph 2a above, will be used and consumed in producing silver nitrate required in the printing and publishing industries throughout Japan, in accordance with the program submitted to, and as approved by General Headquarters, Supreme Commander for the Allied Powers

c. No gold commercial forms will be released to the Shukyo Yogu Shokokai. Suitable substitute products containing no precious metals are available and presently being exported for use in similar products.

6. The Japanese Government is directed to submit quarterly reports to include the following information for each of the firms named in paragraph 2a, 2b, 2c, 2d and 2f, as well as for processors and manufacturers authorized by paragraph 2e:

a. Silver, gold, platinum, rhodium, iridium, palladium, iridosmine; silver and gold liquid, dust and foil on hand, as of the first day of the quarter

b. Metals and commercial forms, listed in paragraph 6a above, received during the quarter

c. Metals and commercial forms listed in paragraph 6a above, used during the quarter

d. Metals and commercial forms listed in paragraph 6a above, on hand as of the last day of the quarter

e. Products manufactured and disposition of same.

7. Reports will be submitted in quadruplicate not later than the fifteenth day of the month following the period covered by the report. Submitted reports will include data pertaining to the Ministry of Welfare and the Ministry of Commerce, Utilitarian Merchandise Section, Japanese Government.

FOR THE SUPREME COMMANDER:

for [signature]
K. M. LEVY
Colonel, AGD
Adjutant General

10 Jan 3.00 p.m.
CPE
12, 13 Bucho
18, 14A
13 ESB

(23) 主

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 113 (23 Nov 48) GPC/PLD
SCAPIN 6287-A

6 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Transfer of Funds for Payment of Expenses Incurred in Sale of Vested German Property

1. The Japanese Government is directed to order the transfer of the sum of ¥ 6,548.00 from the account of Heinrich Koppers & Co. in the Bank of Tokyo, Ltd., Tokyo, Japan, to the Japanese Government Ministry of Finance, Administration Bureau, Closed Institution Liquidation Commission, Sales Bureau.

2. Said transfer will constitute payment in full for services rendered in connection with sale of property formerly owned by Heinrich Koppers & Co. consisting of land and house located at 2710-7, 1-chome, Sanno, Omori, Tokyo, Japan.

3. The Japanese Government is further directed to submit a report, including receipted invoice detailing above-mentioned services, to General Headquarters, Supreme Commander for the Allied Powers, Civil Property Custodian, within thirty (30) days from date of receipt of this memorandum, indicating compliance therewith.

FOR THE SUPREME COMMANDER:

for R. M. LEVY
Colonel, AGD
Adjutant General

Recd 10 Jan. 3. 20 p.m.
Shantau: CPB
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(24) 主

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 012 (9 Oct 48) GPA
SCAPIN 6079-A/6

7 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Tax Exemption Certificates Covering Beer Distributed to the Occupation Forces

1. Reference is made to paragraph 4, Memorandum for Japanese Government, AG 435 (23 Nov 45)GPA, subject: Distribution of Beer for the Occupation Forces, 23 November 1945.

2. Inclosed are copies of six (6) vouchers supported by tax exemption certificates to confirm tax exemption to breweries on 1,934 cases of beer purchased through Eighth Army Exchange during the month of November 1948, for resale to troops.

3. Original tax exemption certificates were furnished the breweries concerned and payment at the rate of ¥346.32 per case for bottled beer, adjusted for cooperage only, has been made.

FOR THE SUPREME COMMANDER:

- 6 Incls (to addressee only)
- 1. B-431 Sapporo Brewery
- 2. B-432 Nagoya Brewery
- 3. B-433 Shikoku Branch
- 4. B-434 Hiroshima Brewery
- 5. B-435 Moji Brewery
- 6. B-436 Hakata Brewery

for R. M. LEVY
Colonel, AGD
Adjutant General

T. Furue

10 Jan. 3. 20 p.m.
M of Finance
Copy: 1, 2, 3 Bucho
14, 14A
SPB

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0078

独逸財産売却費用支払の爲の資金移付は至るべき

占領軍用麥酒免税証送付の件

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 000.5 (27 Dec 48)LS-R
SCAPIN 6288-A

7 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Apprehension of a Suspected War Criminal

The following-named Japanese will be apprehended as a Suspected War Criminal and delivered to the Commanding General, Eighth Army, at Sugamo Prison (Tokyo Detention Camp), at the earliest possible date.

NAME	RANK OR TITLE	PERTINENT DATA
SUGIYAMA, Shigeru	Col	18th Army Headquarters, New Guinea, Apr 1943 - Aug 1945. Probable Home Address: 13, Kita-Shirakawa-Shibuse-machi, Sakyo-ku, Kyoto-shi.

FOR THE SUPREME COMMANDER:

for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

Recd: 10 Jan 3.00 p.m.
SRI: 3 I
Copy: 1, 2, 3 Buecho
1, 4, 11A, 3 WC

[Handwritten mark]

24. L. 10
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Vertical Japanese text: 戦犯名簿者 杉山 茂 大佐 の逮捕命令 付

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 386.7 (7 Jan 49)CPC/PLD
SCAPIN 6289-A

7 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Movement of German Property to the United States Eighth Army Warehouse at Setagaya, Tokyo

1. The Japanese Government is directed to inventory, pack, crate and deliver to the United States Eighth Army Warehouse at Setagaya, Tokyo, the property of German individuals, concerns and/or organizations listed in Inclosure 1. All inventories will be in English and will list name of owner of property, address or location at which property is found, yen value of each item and total valuation. On each inventory will be noted SCAPIN 6289-A.

2. It is further directed that a representative of the Japanese Government contact Headquarters, United States Eighth Army, Yokohama, within three (3) days of receipt of this memorandum in order that this program may be coordinated in an efficient manner. All operations will be under the supervision of the United States Eighth Army, and no operation will begin until a time designated by the United States Eighth Army.

3. The Japanese Government is further directed to maintain detailed accounting records of the cost of this operation and submit a complete statement of such to General Headquarters, Supreme Commander for the Allied Powers within fifteen (15) days after the completion of the movement of this property.

FOR THE SUPREME COMMANDER:

for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

1 Incl
List of property

11 Jan. 3.35 p.m.
CPCB
Copy: 1, 2, 3 Buecho
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0080
24. L. 11

Vertical Japanese text: 警特財庫司 杉山 茂 大佐 の財産を世田谷赤木六丁庫倉庫に移送する命令 付

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 386.7 (15 Dec 48)CFC/PLD
SCAPIN 6290-A

8 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Conversion of Specific Property of ITO, Tadashi to
Deposit in Blocked Account

1. Reference is made to:

a. LO 4495 (AD/2FP), 15 December 1948, subject, "Application
for Permission of Release of the Specific Property from Custody"

b. Memorandum for the Japanese Government, file AG 386.7,
(23 Apr 46)CFC, SCAPIN 897, 23 April 1946, subject, "Control, Impounding,
and Blocking of Property of Designated Individuals," from General Head-
quarters, Supreme Commander for the Allied Powers.

2. Sale of telephone as requested in reference 1a above is approved.
Total proceeds from such sale are to be deposited in a blocked account of
ITO, Tadashi.

3. Sale of property authorized in paragraph 2 in no way releases
the proceeds from such sale from the provisions of reference 1b above.

4. Report of the sale and deposit of the proceeds therefrom will be
submitted to General Headquarters, Supreme Commander for the Allied Powers
within thirty (30) days after completion thereof.

FOR THE SUPREME COMMANDER:

for *ag Rehe*
R. M. LEVY
Colonel, AGD
Adjutant General

11 Jan 3 35 p.m.
CPB
COPY: 1, 2, 3 Bucho
13 14, 12, 9

友

0081

伊藤多志の財産を許可し並に売却の金も同人が預金に繰入る方命存

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 000.5 (6 Jan 49)IS-R
SCAPIN 6291-A

8 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Apprehension of a Suspected War Criminal

The following-named Japanese will be apprehended as a
Suspected War Criminal and delivered to the Commanding
General, Eighth Army, at Sugamo Prison (Tokyo Detention Camp),
at the earliest possible date.

NAME	RANK OR TITLE	PERTINENT DATA
KOBAYASHI, Hisamitsu	Sgt	6 Field Kempei-Tai Detachment attached to 18 Army, New Guinea, 1943 - 1945. Probable Home Ad- dress: 365, Oaza Kijima, Kijima-mura, Shimotakai-gun, Nagano-ken.

FOR THE SUPREME COMMANDER:

for *ag Rehe*
R. M. LEVY
Colonel, AGD
Adjutant General

11 Jan 3 35 p.m.
SI
1, 2, 3 Bucho
14, 12A, 3WC

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戦犯名簿者小林久光の逮捕方命存

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 003 (28 Oct 48)CPC/PLD
SCAPIN 6292-A

8 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Application of The Japan Woolen Textile Co., Ltd.
(Nippon Keori K.K.)

1. Reference is made to L.O. 3662 (AD/2FP), 28 October 1948, subject, "Application of The Japan Woolen Textile Co., Ltd. (Nippon Keori K.K.)," which incloses application No. F.P. 236.

2. The Japanese Government is directed to transfer ¥ 2,250.00 from the account of V. Hermann in the Sumitomo Bank, Kobe, to the Fuji Bank, Ltd., Head Office, Tokyo (formerly Yasuda Bank, Ltd.), in payment for forty (40) new shares of The Japan Woolen Textile Co., Ltd. and to pay up the unpaid balance of ¥ 250.00 on twenty (20) un-called old shares.

3. The Japanese Government is further directed to effect the registration of said forty (40) shares in the name of V. Hermann and to submit a report of this entire transaction together with the forty (40) shares of new stock to General Headquarters, Supreme Commander for the Allied Powers, within fifteen (15) days after the date of receipt of this memorandum.

FOR THE SUPREME COMMANDER:

for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

Received: 11 Jan. 8.50 a.m.
CPCB
1, 2, 3 Backs
14, 14A
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(29) 主

管

日本毛織の申請に同意す

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 560 (10 Jan 47)CPC/PLD
SCAPIN 1457/4

10 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Cable-laying Equipment Installed on the SS "Josephine Moller," (Japanese name "Sagami Maru")

1. Reference is made to the following:

a. Memorandum to the Japanese Government, file AG 560 (10 Jan 47) CPC/LP, 2 October 1948, SCAPIN 1457/3, subject, "'Sagami Maru,' ex British Cargo Vessel SS 'Josephine Moller,'" from General Headquarters, Supreme Commander for the Allied Powers

b. C.P.B. No. 1305, 19 October 1948, subject, same as reference 1a.

c. Memorandum to the Civil Property Bureau, file 560 (13 Mar 48) CPC/PLD, 24 December 1948, subject, "Application for Removal of Equipment from the 'Shinko Maru,'" from the Civil Property Custodian.

2. It is no longer necessary that the Japanese Government maintain the SS "Josephine Moller" as a cable-laying vessel. At a later date a directive will be issued to repair and refit the vessel as a cargo ship, in order that it may be restituted in a condition substantially similar to that at the time it was acquired by the Japanese.

3. Under the circumstances, there is no objection to the removal of any cable-laying equipment installed on the vessel, including such cable-laying equipment which, as the result of the vessel's conversion for use as a cable-laying vessel by the Ministry of Communications, may have become an integral part of the ship. It is directed that the Japanese Government review the matter in the light of paragraphs 2 and 3 of reference memorandum 1c, and that a complete list of the equipment which the Ministry of Communications proposes to remove, together with a report as to the settlement agreed upon, be submitted to General Headquarters, Supreme Commander for the Allied Powers.

FOR THE SUPREME COMMANDER:

for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

Received: 11 Jan. 3.35 p.m.
Shikan: CPCB
Copy: 1, 2, 3 Backs
10 14, 14A

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(30) 主

管

特殊財産部
シヨセイン
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GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 463.7 (2 Sep 48)GD
SCAPIN 1930/1

10 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Restoration to Private Enterprise of the
Operation of Petroleum Secondary Distributing
Facilities

1. References:

a. Memorandum for the Japanese Government from General Headquarters, Supreme Commander for the Allied Powers, AG 463.7 (2 Sep 48)GD, SCAPIN 1930, 2 September 1948, subject: Restoration to Private Enterprise of the Operation of Petroleum Main Terminal Facilities.

b. Articles 15 and 23 of the Petroleum Distribution Kodan Law.

2. For the purpose of this memorandum, Secondary Distributing Facilities are defined as petroleum facilities, other than main terminals, which are necessary for the storage, transportation, and distribution of petroleum products. Secondary facilities include, but are not limited to, upcountry depots, service and filling stations, rail tank cars, coastal shipping and motor trucks.

3. It is considered that conditions with respect to importation and distribution of petroleum products in Japan are such that it is now desirable to initiate the transfer to private operation of all secondary facilities and related equipment such as drums, tins and dispensing pumps now in use, or to be used by the Petroleum Distribution Kodan, whether owned by the Petroleum Distribution Kodan or by other agencies of the Japanese Government.

4. Effective immediately, the Japanese Government will:

a. Through appropriate governmental agencies and in accordance with established procedures, transfer to private operation, all secondary facilities and related equipment such as drums, tins and dispensing pumps now in use, or to be used by the Petroleum Distribution Kodan, whether owned by the Petroleum Distribution Kodan or by other agencies of the Japanese Government.

24. 1. 1949 0085

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AG 463.7 (2 Sep 48)GD, SCAPIN 1930/1
Subj: Restoration to Private Enterprise of the Operation of
Petroleum Secondary Distributing Facilities

b. Should private operators of any secondary facilities which are now operated, used, or leased by the Petroleum Distribution Kodan, or its agents, not be obtained in accordance with established procedures within sixty (60) days of the date of this memorandum, take the necessary action through the Director General of the Economic Stabilization Board to have a private operator assume responsibility for operation of such facilities.

5. Following the transfer of all facilities now in use to private operation, should it be deemed necessary, to accomplish efficient importation and distribution of petroleum products, to bring into use any additional facilities, the Director General of the Economic Stabilization Board shall determine such additional facilities as should be brought into operation, and shall take the necessary action to have a private operator assume responsibility for operation of such facilities.

6. Following assumption of responsibility by private operators for control and operation of the secondary facilities in accordance with the foregoing, petroleum products shall be distributed for Petroleum Distribution Kodan from such facilities under the provisions of service contracts to be entered into between the Petroleum Distribution Kodan and the private operators of such facilities. Such contracts shall provide for fair and adequate fees to be paid to the operators by the Petroleum Distribution Kodan, the provisions of such contracts to be approved in advance by the Director General of the Economic Stabilization Board and by the Supreme Commander for the Allied Powers. In approving the provisions of such contracts, only those fees will be approved which will provide to the operators of facilities fair returns to meet the cost of the operation of such facilities during the period such contracts are in force.

FOR THE SUPREME COMMANDER:

R. M. Levy
for
R. M. LEVY
Colonel, AGD
Adjutant General

13 Jan. 3:00 p.m.
2P
Chokan, jicpo
1, 2, 3 Boko
14, 14A, 2C
2815 Print

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GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 095 (14 May 48)CPC/FP
SCAPIN 6105-A/6

10 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Restoration to Standard-Vacuum Oil Company of
Property Wrongfully Transferred

1. Reference is made to the following:

a. Memorandum for the Japanese Government, file
AG 386.3 (22 Apr 48)CPC/FP, SCAPIN 1880, 22 April 1948,
subject, "Procedures for Restoration of Property in Japan to
Nationals of the United Nations," from General Headquarters,
Supreme Commander for the Allied Powers

b. Memorandum for the Japanese Government, file
AG 095 (8 May 48)CPC/FP, SCAPIN 1880/1, 8 May 1948, subject,
"Perpetual Leases," from General Headquarters, Supreme Com-
mander for the Allied Powers

c. Memorandum for the Ministry of Finance, file 095
(3 Jun 48)CPC/FP, 3 June 1948, subject, "Property in Japan Owned
on 7 December 1941 by Standard Vacuum Oil Co. (American)," from
General Headquarters, Supreme Commander for the Allied Powers,
Civil Property Custodian

d. Memorandum for the Ministry of Finance, file 095
(10 Dec 48)CPC/FP, 10 December 1948, subject, "Property in
Japan Owned on 7 December 1941 by Standard-Vacuum Oil Company,"
from General Headquarters, Supreme Commander for the Allied
Powers, Civil Property Custodian

e. LO 2801 (AD/FP), 8 July 1948, subject, "Report on
the Property of Standard Vacuum Oil Co."

2. The Japanese Government is directed to return the
following properties at the location indicated, to Standard
Vacuum Oil Company, in accordance with the provisions of refer-
ences 1a and b above:

a. 1,008.20 tsubo of land and buildings known as the
Yokohama Home Office, located at No. 7-B and No. 8, Yamashita-
cho, Naka-ku, Yokohama

AG 095 (14 May 48)CPC/FP
SCAPIN 6105-A/6

b. Equipment and fixtures (including telephone
equipment), merchandise, stocks, stores, and other physical
assets at the same address which can be located and identified

c. Seven (7) telephone rights - Nos. 960, 2330, 2339,
5451, 450, 2337 and 2338.

3. The receipt for restoration will be signed at the
Kanagawa Military Government Team Headquarters, second floor,
Katakura Building, Yokohama, on 10 February 1949.

FOR THE SUPREME COMMANDER:

for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

Received: 13 Jan. 10.02 a.m.
Location: CPB

Copy:

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GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 000.5 (11 Dec 48)LS-Z
SCAPIN 6243-A/1

10 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Transportation of Japanese Defense Party

1. The following-named Japanese, Defense Personnel for the Manila War Crimes Trials, will be placed aboard the first available SCAJAP ship, departing from Yokohama, Japan, to Manila, P. I., and transported to that destination:

INTERPRETERS


ASAMI, Shingo
KONO, Setsuro
SAITO, Noboru

LAWYER

ASANO, Kenichiro

2. Sufficient food for their needs for the duration of the voyage will be supplied by the Japanese Government.

FOR THE SUPREME COMMANDER:


R. M. LEVY
Colonel, AGD
Adjutant General

11 Jan. 3, 35 p.m.
3 W C
1, 2, 3 Budo
14, 12A, 2P

(33) 主

管

馬尼拉戦犯裁判所日本人弁護団の輸送に關する件



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GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 095 (4 Nov 48)CPC/PLD
SCAPIN 6293-A

10 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

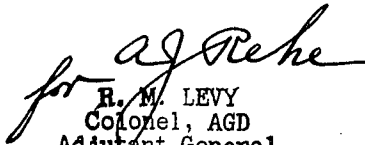
SUBJECT: Application of Hakone Hot-Spring Supply Co., Ltd.

1. Reference is made to L.O. 3676 (AD/2FP), 4 November 1948, subject, "Application of Hakone Hot-Spring Supply Co., Ltd.," which inclosed application No. F.P. 248 requesting payment of the balance due on the fifty (50) part-paid shares of the subject company registered in the name of Rudolf Hillman, a repatriated German whose assets are vested in the German External Property Commission for which General Headquarters, Supreme Commander for the Allied Powers is agent.

2. The Japanese Government is directed to transfer ¥ 775.00 from the "Custody Account for the Supreme Commander for the Allied Powers," Head Office, Bank of Japan, Tokyo, to the Hakone Hot-Spring Supply Co., Ltd., 251-1, 1 Aza-Daigatake, Sengokuhara-mura, Ashigara-shimo-gun, Kanagawa Prefecture in payment in full for the fifty (50) part-paid shares registered in the name of Rudolf Hillman.

3. The Japanese Government is further directed to submit a report of this transaction together with a receipt for payment to General Headquarters, Supreme Commander for the Allied Powers within ten (10) days after the date of receipt of this memorandum.

FOR THE SUPREME COMMANDER:


R. M. LEVY
Colonel, AGD
Adjutant General

11 Jan. 3, 35 p.m.
C/PB
1, 2, 3 Budo
14, 12A

5 (34) 主

管

箱根温泉供給株式会社へSCAP管理財産より資金移付命令の件



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GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

管

AG 332.3 (30 December 1947)CPC/PLD
SCAPIN 6294-A

10 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Restitution of Sundry Jewelry Belonging to the Sultans
of Mampava and Pontianak Removed from the Netherlands
East Indies

1. Reference is made to the following:

a. Memorandum for the Central Liaison Office, file 332.3
(12 Sep 47)CPC/FP, 12 September 1947, subject, "Jewelry Removed from
Sultan of Pontianak," from General Headquarters, Supreme Commander for
the Allied Powers, Civil Property Custodian

b. CPB No. 923, 16 July 1948, subject, "Diamonds Collected
in Borneo and Celebes."

2. The Japanese Government is directed to restore to the Nether-
lands Government the following items, removed from the Netherlands
East Indies, and at present in custody in the U.S. vaults, Bank of
Japan, Tokyo:

CPC Nos. 6679, 6680, 6683, and 6682, respectively identified as one
(1) bracelet, 20-carat gold with 20 rose cut diamonds, one (1) bracelet,
20-carat gold with 20 rose cut diamonds, one (1) necklace, 18-carat gold,
with 53 rose cut diamonds, one (1) brooch, 18-carat gold, with 46 rose
cut diamonds.

3. The subject property is to be delivered in restitution at 1000
hours on 20 January 1949 at the office of the Civil Property Custodian,
General Headquarters, Supreme Commander for the Allied Powers. Dr.
M. G. Mout of the Netherlands Reparations and Restitution Delegation,
Tokyo, has been designated as the authorized representative of the
Netherlands Government to receive and to give receipt for said property.

4. The Japanese Government will designate an authorized represen-
tative by name to receive the subject property from custody at the U.S.
vaults, Bank of Japan, Tokyo, at 0900 hours on the date of restitution
and to execute the receipt forms on its behalf, and will notify General
Headquarters, Supreme Commander for the Allied Powers, Civil Property
Custodian of his appointment. This representative will report to the
office of the Civil Property Custodian on or before 17 January 1949
for instructions.

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AG 332.3 (30 Dec 47)CPC/PLD
SCAPIN 6294-A

5. The necessary copies of the receipt forms will be available
for signature by the authorized representatives of the two governments
at the time and place of restitution.

FOR THE SUPREME COMMANDER:

for *ag reke*
R. M. LEVY
Colonel, AGD
Adjutant General

11 Jan. 3.35 p.m.
CPIB
1, 2, 3, Bucho
16, 14A
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GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 386.7 (15 Nov 48)CPC/PID
SCAPIN 6295-A

10 Jan 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Custodial Salaries, Incidental Expenses and Transfer of Funds of German Concerns

1. Reference is made to Ministry of Finance memoranda as listed below with attached applications from German firms for transfer and withdrawals of funds for payment of salaries and other office expenses.

2. The Japanese Government is directed to effect the release of such funds which are applied for under the above-mentioned memoranda as are required to pay all expenses listed hereunder, provided there is no deviation from the procedures set forth in the memorandum for the Japanese Government, File AG 386.7 (18 May 47)CPC/FP, SCAPIN 3832-A, 18 May 1947, subject, "Release for Use of Yen Bank Accounts by German Concerns for the Purpose of Paying Salaries and Incidental Expenses," from General Headquarters, Supreme Commander for the Allied Powers.

3. The following applications are approved for payment:

L.O. 3696 (AD/2FP), 15 November 1948 Application No. F.P. 253 Cosmos Trading Co., Ltd. Custodial Salaries (October 1948)	¥	500.00
Application No. F.P. 254 K.K. Iriku Shokai Land Tax for 1948	¥	93.40
Application No. F.P. 255 Schmidt Shoten Ltd. Custodial Salaries (October 1948)	¥	3,000.00
L.O. 3698 (AD/2FP), 15 November 1948 Application No. F.P. 257 Doitsu Senryo G.K. Office Expenses - Tokyo (October 1948) Office Expenses - Kobe (October 1948) Prefectural and Village Tax for 1948 Kobe	¥	643.00 763.00 37,422.00

AG 386.7 (15 Nov 48)CPC/PID
SCAPIN 6295-A

Application No. F.P. 258 Doitsu Senryo G.K. Custodial Salaries - Tokyo (October 1948) Custodial Salaries - Kobe (October 1948)	¥	1,500.00 2,500.00
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L.O. 4315 (AD/2FP), 29 November 1948 Application No. F.P. 263 Bergmann & Co. Custodial Salaries (15 October - 31 October 1948) Office Rent (October 1948) Miscellaneous Expenses (October 1948)	¥	2,500.00 100.00 502.00
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L.O. 4316 (AD/2FP), 29 November 1948 Application No. F.P. 262 Bergmann & Co. Custodial Salaries for Discharged Custodian (1 October - 15 October 1948) Miscellaneous Expenses (1 October - 15 October 1948)	¥	1,000.00 42.00
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L.O. 4324 (AD/2FP), 6 December 1948 Application No. F.P. 265 G.K. Becker Shokai Custodial Salaries (October 1948) Miscellaneous Expenses (October 1948) Final Payment	¥	1,000.00 300.00
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L.O. 4325 (AD/2FP), 6 December 1948 Application No. F.P. 266 Carlowitz & Co. Custodial Salaries (November 1948) (Withdrawal to be made from Bank of Tokyo, Tokyo) Final Payment	¥	1,000.00
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L.O. 4326 (AD/2FP), 6 December 1948 Application No. F.P. 267 Carl Zeiss K.K. Custodial Salaries (October and November 1948) Miscellaneous Expenses (October and November 1948) Final Payment	¥	1,600.00 500.00
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(36)
主
昭和三十三年十一月十五日
被遺存者の管理費支拂の件

24. 1. 12
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AG 386.7 (15 Nov 48)CPC/PLD
SCAFIN 6295-A

L.O. 4327 (AD/2FP), 6 December 1948
Application No. F.P. 268
Doitsu Seiko K.K.
Custodial Salaries (October 1948) ¥ 1,115.00
Godown Rent ¥ 6,650.00
(16 June 1947 - 15 November 1948)
Miscellaneous Expenses ¥ 500.00
(January - November 1948)
Storage of Typewriters ¥ 950.00
(March 1948 - September 1947)
Final Payment

L.O. 4328 (AD/2FP), 6 December 1948
Application No. F.P. 270
Hippou Iurgi G.K.
Custodial Salaries (October 1948) ¥ 600.00
Final Payment

L.O. 4329 (AD/2FP), 6 December 1948
Application No. F.P. 272
F. Schmitz & Co.
Miscellaneous Expenses (November 1948) ¥ 324.04
Final Payment

L.O. 4332 (AD/2FP), 7 December 1948
Application No. F.P. 274
G.K. Winckler & Co.
Custodial Salaries (November 1948) ¥ 4,200.00
Warehouse Rent (November 1948) ¥ 560.00
Office Expenses (September 1948) ¥ 352.00

L.O. 4339 (AD/2FP), 9 December 1948
Application No. F.P. 276
Schmidt Shoten Ltd.
Custodial Salaries (November 1948) ¥ 3,000.00

L.O. 4340 (AD/2FP), 9 December 1948
Application No. F.P. 277
Standard Braid & Produce Co.
Custodial Salaries for Discharged
Custodian (1 October - 15 October 1948) ¥ 1,200.00

AG 386.7 (15 Nov 48)CPC/PLD
SCAFIN 6295-A

L.O. 4347 (AD/2FP), 14 December 1948
Application No. F.P. 278
Leybold K.K.
Custodial Salaries (November 1948) ¥ 5,000.00
Office Rent (November 1948) ¥ 28,375.00
Electricity Charges (November 1948) ¥ 9,200.00
Godown Rent (November 1948) ¥ 250.00
Miscellaneous Expenses (November 1948) ¥ 10,756.00

Application No. F.P. 279
K.K. Iriku Shokai
Custodial Salaries (November 1948) ¥ 10,150.00
Office Rent & Expenses (November 1948) ¥ 1,713.00

Application No. F.P. 280
Cosmos Trading Co.
Custodial Salaries (November 1948) ¥ 800.00

L.O. 4352 (AD/2FP), 16 December 1948
Application No. F.P. 285
Standard Braid & Produce Co.
Custodial Salaries ¥ 12,500.00
(15 October 1948 - 31 December 1948)

Letters to Civil Property Custodian
1 June 1948 and 6 December 1948
Standard Braid & Produce Co.
Living Allowance for T. Thordsen ¥ 15,000.00
(November 1948)

4. No withdrawals are authorized from the bank accounts in the
Yokohama Specie Bank.

5. The following applications are hereby denied:

L.O. 3696 (AD/2FP), 15 November 1948
Application No. F.P. 255
Schmidt Shoten Ltd.
Custodial Salary for Mr. S. Ozawa, Care-
taker of Hakone Property (October 1948) ¥ 300.00

L.O. 4316 (AD/2FP), 29 November 1948
Application No. F.P. 262
Bergmann & Co.
Retirement Allowance for Mr. K. Iriyama,
Discharged Custodian ¥ 5,000.00

AG 386.7 (15 Nov 48)CPC/PID
SCAPIH 6295-A

L.O. 4324 (AD/2FP), 6 December 1948
Application No. F.P. 265
G.N. Becker Shokai
Custodial Salaries ¥ 10,000.00
(December 1947 - September 1948)
Miscellaneous Expenses ¥ 700.00
(December 1947 - September 1948)

L.O. 4325 (AD/2FP), 6 December 1948
Application No. F.P. 266
Carlowitz & Co.
Custodial Salaries ¥ 15,000.00
(February - October 1948)

L.O. 4327 (AD/2FP), 6 December 1948
Application No. F.P. 268
Doitsu Seiko K.K.
Custodial Salaries ¥ 10,035.00
(January 1948 - September 1948)

Application No. F.P. 269
Doitsu Seiko K.K.
Retirement Allowance ¥114,777.11

L.O. 4328 (AD/2FP), 6 December 1948
Application No. F.P. 270
Nippon Lurgi G.K.
Custodial Salaries ¥ 1,800.00
(July 1948 - September 1948)

Application No. F.P. 271
Nippon Lurgi G.K.
Custodial Salaries ¥ 9,237.50
(October 1945 - July 1946)
Retirement Allowances ¥ 9,000.00

L.O. 4329 (AD/2FP), 6 December 1948
Application No. F.P. 272
P. Schmitz & Co.
Miscellaneous Expenses ¥ 2,916.36
(February 1948 - October 1948)

AG 386.7 (15 Nov 48)CPC/PID
SCAPIH 6295-A

L.O. 4339 (AD/2FP), 9 December 1948
Application No. F.P. 276
Schmidt Shoten Ltd.
Custodial Salary for Mr. S. Ozawa, Care-
taker of Hakone Property (November 1948) ¥ 300.00

FOR THE SUPREME COMMANDER:

for *W. M. Levy*
W. M. LEVY,
Colonel, AGD.
Adjutant General

10 Jan 10 1949
C.P.S.
1, 2, 3 Buche
12 10.1.49

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 675(18 Nov 48)ESS/IND
SCAPIN 6296-A

10 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Application for Approval of Construction Program
of Itami-Himeji Transmission Line

1. Reference letter from Central Liaison and Coordination Office,
Japanese Government, to the Supreme Commander for the Allied Powers,
C.L.C.O. No. 3880(2P), subject: Application for Approval of Construc-
tion Program of Itami-Himeji Transmission Line, 18 November 1948.

2. There is no objection to the construction of the Itami-Himeji
Transmission Line as proposed in reference above.

3. This memorandum shall not be construed as connoting any
special prior claim on critical materials, services, or finances.

FOR THE SUPREME COMMANDER:

for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

11 Jan. 3.35 p.m.
2 p
1, 2, 3 Buckles
14-114A
11 ESS (B)

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伊丹-姫路送電線敷設許可申請承認の件

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 095 (4 Oct 48)CPC/FP
SCAPIN 6297-A

10 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Restoration to Mr. H. W. Daniels of Property
Wrongfully Transferred

1. Reference is made to the following:

a. Memorandum for the Japanese Government, file AG
386.3 (22 Apr 48)CPC/FP, SCAPIN 1880, 22 April 1948, subject,
"Procedures for Restoration of Property in Japan to Nationals
of the United Nations," from General Headquarters, Supreme
Commander for the Allied Powers

b. LO 3728 (AD/FP), 4 October 1948, subject, "Report
on the Property of Mr. H. W. Daniels (U.S.A.)."

2. It is directed that the Japanese Government return
the building and household effects at No. 479-32, Aza-Kamiyama,
Oaza-Nojiri, Shinanojiri-mura, Kamiminochi-gun, Nagano-ken
(Villa No. 48) to Mr. H. W. Daniels, in accordance with the
provisions of reference 1a above. The receipt for restoration
will be signed at the Kanagawa Military Government Team Head-
quarters, Katakura Building, Yokohama, on 28 February 1949 at
1000 hours.

FOR THE SUPREME COMMANDER:

for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

received 11 Jan. 3.35 p.m.
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伊丹-姫路送電線敷設許可申請承認の件

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GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 095 (22 Nov 48)CPC/FP
SCAPIN 6298-A

10 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Restoration to Mr. Morris Mendelson of Property Wrongfully Transferred

1. Reference is made to the following:

a. Memorandum for the Japanese Government, file AG 386.3 (22 Apr 48)CPC/FP, SCAPIN 1880, 22 April 1948, subject, "Procedures for Restoration of Property in Japan to Nationals of the United Nations," from General Headquarters, Supreme Commander for the Allied Powers

b. Memorandum for the Japanese Government, file AG 095 (8 May 48)CPC/FP, SCAPIN 1880/1, 8 May 1948, subject, "Perpetual Leases," from General Headquarters, Supreme Commander for the Allied Powers

c. Memorandum for the Ministry of Finance, file 095 (9 Oct 48) CPC/FP, 9 October 1948, subject, "Property in Japan Owned on 7 December 1941 by Mr. Morris Mendelson (American)," from General Headquarters, Supreme Commander for the Allied Powers, Civil Property Custodian

d. LO 4277 (AD/FP), 22 November 1948, subject, "Report on the Property of Mr. Morris Mendelson."

2. It is directed that the Japanese Government return title to the land at No. 103, Yamate-cho, Naka-ku, Yokohama, to Mr. John Pierce Barnett, agent for Mr. Morris Mendelson, in accordance with the provisions of references 1a and b above. The receipt will be signed at the Kanagawa Military Government Team Headquarters, Katakura Building, Yokohama, on 28 February 1949 at 1000 hours.

FOR THE SUPREME COMMANDER:

for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

Received: 11 Jan. 3.35 p.m.
Mukan: CPB
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米國にモリス・メンデルソンの財産返還命令を付

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 000.5 (10 Jan 49)LS-R
SCAPIN 6299-A

10 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Clarification of Status of Former Suspected War Criminals

1. The following-named Japanese listed on Memorandums indicated below are released from suspicion as Suspected War Criminals and henceforth will be returned to their former status:

NAME	RANK	SCAPIN NO. AND DATE	PAGE NO.	NAME NO.
MURAOKA, Kureto	Sgt	1188 7 Sep 46	5	5
TASAKI, Nobuichi	Sgt Maj	1326 8 Nov 46	5	10
TSUKADA, Juro	Lt	988 29 May 46	4	9

2. All property of above-designated individuals controlled, impounded, or blocked under Memorandum for the Japanese Government, file AG 386.7 (23 Apr 46) CPC, SCAPIN 897, dated 23 April 1946, subject: Control, Impounding and Blocking of Property of Designated Individuals, from General Headquarters, Supreme Commander for the Allied Powers, is hereby directed to be released from the provisions of said Memorandum.

FOR THE SUPREME COMMANDER:

for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

Recd: 11 Jan. 3.35 p.m.
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Copy: 1, 2, 3 Budo
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戦時犯罪者村岡コント等三名の嫌疑解除の件

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 095 (29 Apr 47)CPC/FP
SCAPIN 6300-A

10 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Restoration to Mrs. Margaret Helm Stone of Property
Wrongfully Transferred

1. Reference is made to the following:

a. Memorandum for the Japanese Government, file AG 386.3
(22 Apr 48)CPC/FP, SCAPIN 1880, 22 April 1948, subject, "Procedures for
Restoration of Property in Japan to Nationals of the United Nations,"
from General Headquarters, Supreme Commander for the Allied Powers

b. Memorandum for the Ministry of Finance, file 142.1
(2 May 46)CPC/EM, 2 May 1946, subject, "Financial Statement and Inventory
of Property," from General Headquarters, Supreme Commander for the
Allied Powers, Civil Property Custodian

c. LO 1155 (SF/FP), 17 August 1946, subject, "Information and
Inventory Report on Property owned by Margaret Helm Stone (U.S.A.)"

d. Memorandum for the Ministry of Finance, file 095 (7 Dec 48)
CPC/FP, 7 December 1948, subject, "Property in Japan Owned on 7 Decem-
ber 1941 by Margaret Helm Stone," from General Headquarters, Supreme
Commander for the Allied Powers, Civil Property Custodian.

2. It is directed that the Japanese Government return the properties
on the inclosed list, together with any movables which can be located and
identified, to Mr. Walter H. Helm, agent for Mrs. Margaret Helm Stone,
in accordance with reference 1a above. The receipt will be signed at
the Kanagawa Military Government Team Headquarters, Katakura Building,
Yokohama, on 14 February 1949 at 1100 hours.

FOR THE SUPREME COMMANDER

1 Incl
List of Property

for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

Received: 12 Jan 1949
Signature: C.P.B.
Copy: 12 1, 2, 3 Bucher
16, 14A

24 JAN 1949 0103

特務財庫局
V 洋人マーガレットヘルムストーンの財産返還方針の件

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 113 (10 Jan 49)CPC/FLD
SCAPIN 6301-A

10 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Transfer of Funds from the Account of H. Ahrens & Co.
to the Account of Chuo Busshi Katsuyo Kyokai

1. The Japanese Government is directed to transfer from the
account of H. Ahrens & Co. in the Mitsubishi (Chiyoda) Bank, Head
Office, Tokyo, ¥ 584,744.45 to Chuo Busshi Katsuyo Kyokai, in
liquidation, located at Hojenchugaku, No. 4-170 Nishiokubo, Shinjuku-
ku, Tokyo. Subject payment constitutes total refundment of the funds
paid for the contemplated purchase of 10,600,529.4 grams of silver
from Ahrens & Co. for the account of Deutsche Gold und Silber
Scheideanstalt (DEGUSSA), Frankfurt a/M, Germany, by Chuo Busshi
Katsuyo Kyokai.

2. The Japanese Government is further directed to submit a re-
port in this regard to General Headquarters, Supreme Commander for
the Allied Powers, within seven (7) days after the date of receipt
of this memorandum.

FOR THE SUPREME COMMANDER:

for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

Received: 13 Jan. 4. 30 p.m.
Signature: C.P.B.
Copy: 1, 2, 3 Bucher
12 16, 14A

0104 24 JAN 1949

主
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特務財庫局
V レンズ店社協定、中央物資活用協会協定、資産移轉方針の件

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 386.6 (16 Aug 48)CPC/PLD
SCAPIN 6302-A

10 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Application for the Release of Fluorspar

1. Reference is made to the following memoranda to General Headquarters, Supreme Commander for the Allied Powers:

a. C.L.C.O. No. 4081 (CPB No. 1487) 9 December 1948, subject, "Application for Release of Korean Fluorspar"

b. C.L.C.O. No. 3924 (CPB No. 1446) 25 November 1948, subject, "Application for Release of Korean Fluorspar."

2. The subject application is hereby denied.

FOR THE SUPREME COMMANDER:

for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

13 Jan. 10.52 a.m.
CPB
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13, 14A
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(43) 主

朝鮮炭石の放出許可申請拒否

24. 1. 13
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GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 004(8 Dec 45)ESS/AC
SCAPIN 1958

11 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Removal of Certain Companies from the Schedule of Restricted Concerns

1. Reference the following memoranda for the Japanese Government from General Headquarters, Supreme Commander for the Allied Powers:

a. AG-004(8 Dec 45)ESS/AC, SCAPIN 403, 8 December 1945, subject: Establishment of a Schedule of Restricted Concerns.

b. AG 004(14 Mar 46)ESS/AC, SCAPIN 813, 14 March 1946, subject: Addition of Tokyo-Shibaura Electric Company, Ltd; Japan Radio Company, Ltd; Oki Electric Company; Oki Securities Company; Oki Communications Instrument Company, Ltd; Matsushita Electric Industries Company, Ltd; Japan Iron and Steel Company, Ltd; and their Subsidiaries and Affiliates to the Schedule of Restricted Concerns.

c. AG 004(13 May 46)ESS/AC, SCAPIN 950, 13 May 1946, subject: Addition of Showa Electric Industry Company, Ltd (Showa Denko Kabushiki Kaisha) and Subsidiaries to Schedule of Restricted Concerns.

d. AG 004(21 May 46)ESS/AC, SCAPIN 972, 21 May 1946, subject: Addition of Nissan Chemical Industrial Company, Ltd and its Subsidiaries to Schedule of Restricted Concerns.

e. AG 004(8 Jun 46)ESS/AC, SCAPIN 1004, 8 June 1946, subject: Addition of Certain Textile Companies to Schedule of Restricted Concerns.

f. AG 095(28 Jul 47)ESS/AC, SCAPIN 1753, 28 July 1947, subject: Addition to Schedule of Restricted Concerns of Hayashikane Company, Ltd (Hayashikane Shoten K. K.), and its Subsidiaries.

2. The following companies placed on the Schedule of Restricted Concerns by reference memoranda paragraphs 1a through 1f, above, are hereby removed from the Schedule of Restricted Concerns reference memorandum 1a, above, and additions thereto:

a. Yamaguchi Prefecture Combined Pursein Net Fishing Company, Ltd (Yamaguchi Ken Godo Kinchackuami Gyogo K. K.)

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AG 004(8 Dec 45)ESS/AC, 11 Jan 49 , SCAPIN 1958

- b. Shikoku Bank, Ltd (Shikoku Ginko K. K.)
- c. Taisho Transport Company, Ltd (Taisho Unso K. K.)
- d. Kawasaki Electric Machinery Works, Ltd (Kawasaki Denki
Kosakusho K. K.)
- e. Shinto Transportation Company, Ltd (Shinto Unyo K. K.)
- f. Kawasaki Fujiddera Engineering Works, Ltd (Kawasaki Fujiddera
Seisakusho K. K.)
- g. Ogura Productive Industrial Company, Ltd (Ogura Shokusan
Kogyo K. K.)
- h. Shusho Printing Company, Ltd (Shusho Insatsu K. K.)
- i. Kyowa Bank, Ltd (Kyowa Ginko K. K.) formerly Japan Savings
Bank, Ltd (Nippon Chochiku Ginko K. K.)
- j. Hokkai Edible Oil Company, Ltd (Hokkai Shukuyo Yushi K. K.)
- k. Showa Black Lead Company, Ltd (Showa Kokuen K. K.) formerly
Japan Manchuria Graphite Company, Ltd (Nichiman Kokuen
K. K.)
- l. Otsu Rubber Industrial Company, Ltd (Otsu Gomu Kogyo K. K.)
- m. Ofu Industrial Company, Ltd (Ofu Kogyo K. K.) formerly Ofu
Aero Industrial Company, Ltd (Ofu Koku Kogyo K. K.)
- n. Teikoku Sewing Machine Company, Ltd (Teikoku Mishin K. K.)
- o. Toyo Rubber Chemical Industrial Company, Ltd (Toyo Gomu
Kagaku Kogyo K. K.) formerly Toyo India Rubber Chemical
Industrial Company, Ltd

FOR THE SUPREME COMMANDER:

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13 Jan. 2.30 P.M.

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R. M. Levy
Colonel, AGD
Adjutant General



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GENERAL HEADQUARTERS
 SUPREME COMMANDER FOR THE ALLIED POWERS
 APO 500

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AG 400.7 (18 Jun 48)CFC/CD
 SCAPIN 1959

11 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Disposition of Certain Categories of Property taken up at Repatriation Ports of Exit throughout Japan

1. References follow:

a. C.L.C.O. No. 3687 (LO 3818 TA), 27 October 1948, subject, "Application Concerning Disposition of Goods Confiscated from Korean Repatriates, etc."

b. C.L.C.O. No. 2296 (LO 2449 TA/CT), 18 June 1948, subject, "Application for Permission to Dispose of Goods Confiscated at Sasebo Branch Custom-House"

c. Memorandum for the Japanese Government, file AG 091.21 (4 Jun 46)ESS/PC, SCAPIN 995, 4 June 1946, subject, "Illegal Import and Export Trade," from General Headquarters, Supreme Commander for the Allied Powers

d. Memorandum for the Japanese Government, file AG 370.05 (7 May 46)GC, Annex VI to SCAPIN 927, 7 May 1946, subject, "Repatriation," as amended, from General Headquarters, Supreme Commander for the Allied Powers.

2. The Japanese Government is hereby directed to dispose of through sale those properties accompanied by inventory appended to reference 1a, above. Disposition of those unidentifiable properties and property confiscated from outgoing repatriates by Japanese Government officials because of false or improper declarations, attempted smuggling, or property for which no title could be produced showing bona fide ownership prior to 2 September 1945, will be accomplished with minimum delay.

a. At least two weeks prior to disposition of subject properties notice will be given to General Headquarters, Supreme Commander for the Allied Powers, showing the date, time and place of sale.

b. Complete and accurate reports will be prepared and submitted to General Headquarters, Supreme Commander for the Allied Powers, listing items, yen prices obtained in the disposition, names and addresses of all purchasers, showing amount bought by each and total amounts credited to the account of the Japanese Government.

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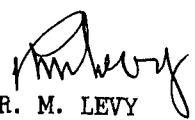
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AG 400.7 (18 Jun 48)CFC/CD
 SCAPIN 1959

3. The provisions of this memorandum are sufficient authority to enable the Japanese Government to dispose of under terms of references 1c and 1d, above, all properties taken up from outgoing repatriates at ports of exit throughout Japan under terms of references 1b and 1c, above.

4. Direct communication between the Ministry of Finance and appropriate sections of General Headquarters, Supreme Commander for the Allied Powers is hereby authorized to implement this memorandum.

FOR THE SUPREME COMMANDER:


 R. M. LEVY
 Colonel, AGD
 Adjutant General

Received: 13 Jan. 2.30 P.M.
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GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 560 (10 May 46)NR/F1
SCAPIN 1960

11 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Fur Seal Research in Japanese Coastal Waters

1. The Japanese Government is directed to provide two vessels of about 20 gross tons each, of the type formerly used for seal hunting, manned, powered, equipped, and supplied for hunting fur seals in Japanese coastal waters. These vessels will engage in collecting seals at sea, for a Supreme Commander for the Allied Powers research project, during the 1948-49 season. The Japanese Government also will assign an inspector to accompany each vessel.

2. Within fifteen days after receipt of this Memorandum, the Japanese Government will make available at Muroran, Hokkaido, the necessary equipment and personnel as referred to in paragraph 1, and will supply the Natural Resources Section, Supreme Commander for the Allied Powers the names and registry numbers of the designated vessels, names and addresses of personnel manning the vessels, and names and office addresses of Japanese Government inspectors assigned to accompany the vessels. The Japanese Government will also make provisions for the handling, marking, care and storage, during the operations, of all required research materials and all seal pelts.

3. A representative of the Supreme Commander for the Allied Powers will be designated to direct and supervise the operations including the collection of scientific data.

4. Activities carried on in accordance with this directive will be subject to the following limitations:

a. The vessels engaged in seal hunting will operate only within the fishing area authorized by the Supreme Commander for the Allied Powers in Memorandum for Japanese Government from General Headquarters, Supreme Commander for the Allied Powers, AG 800.217 (22 Jun 46)NR, (SCAPIN 1033), Subj, "Area Authorized for Japanese Fishing and Whaling". Hunting operations will continue as necessary for the purposes of scientific research, in accordance with instructions of representative of the Supreme Commander for the Allied Powers, but will terminate not later than 31 May 1949.

b. All seal pelts obtained during the investigation will be delivered into the custody of the Supreme Commander for the Allied Powers. Pelts

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AG 560 (10 May 46)NR/F1
SCAPIN 1960

designated by the representative of the Supreme Commander for the Allied Powers will be held in safe storage by the Japanese Government pending instructions of the Supreme Commander for the Allied Powers relative to their disposal.

c. The collection of materials required for research purposes and necessary compilation of scientific data will be performed in accordance with instructions of the representative of the Supreme Commander for the Allied Powers.

d. Seal carcasses will be disposed of as desired by the Japanese Government, after pelts and research materials have been removed.

e. No objection is made to the taking of porpoises or other marine animals during the course of authorized seal collecting operations, provided that pursuit of such animals does not interfere with the purpose of the required fur seal investigation. Instructions of the representative of the Supreme Commander for the Allied Powers will govern such activities.

5. The seal collecting activities directed are for scientific research purposes only, and no precedent is established for fur seal hunting in Japanese coastal waters or elsewhere at any future time.

6. Direct communication between the Natural Resources Section, General Headquarters, Supreme Commander for the Allied Powers and the Ministry of Agriculture and Forestry, concerning activities within the scope of this memorandum, is authorized.

FOR THE SUPREME COMMANDER:

R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

Received: 13 Jan. 4. 30 p. m.
Shukan: 2 P.
Copy: Christian J. Gifford
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GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 095 (13 Oct 47)CPC/FP
SCAPIN 5273-A/1

11 Jan 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Restoration to the Continental Insurance Company
of Property Wrongfully Transferred

1. Reference is made to memorandum for the Japanese Government, file AG 095 (17 Feb 48)CPC/FP, SCAPIN 5273-A, 17 February 1948, subject, "Restoration to the Continental Insurance Company of Property Wrongfully Transferred," from General Headquarters, Supreme Commander for the Allied Powers.

2. It is directed that the inclosure to memorandum referenced in paragraph 1 be amended by adding the following:

"3. On 25 January 1949

a. Return four (4) telephone rights (including apparatus) and restore service as indicated below:

Former No.	Present No.	To be installed at:
Marunouchi 3431	Yodobashi 926	Rooms Nos. 838 and 840 (premises of the Continental Insurance Co.) of the Marunouchi Building at No. 2, 2-chome, Marunouchi, Chiyoda-ku, Tokyo
" 3432	Ginza 7374	
" 3433	" 7373	
Yokohama 4074	Kanagawa 429	Office, second floor of Nissan Seimei Building, No. 63, 4-chome, Benten-dori, Naka-ku, Yokohama

b. Two (2) Steel Cabinets with 4 drawers to Room No. 3, third floor of the Kangyo Shoken Building, No. 1, 3-chome, Marunouchi, Chiyoda-ku, Tokyo."

3. Receipt for restoration of property referred to in paragraph 2 above will be signed at the office of the Tokyo Military Government Team on 25 January 1949 at 1000 hours.

4. A copy of this memorandum will be attached to each copy of the receipt form executed at the time of restoration.

FOR THE SUPREME COMMANDER:

for R. M. LEVY
Colonel, AGD
Adjutant General

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GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 095 (29 Sep 48)CPC/FP
SCAPIN 6105-A/7

11 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Restoration to Standard-Vacuum Oil Company of Property
Wrongfully Transferred

1. Reference is made to:

a. Memorandum for the Japanese Government, file AG 386.3 (22 Apr 48)CPC/FP, SCAPIN 1880, 22 April 1948, subject, "Procedures for Restoration of Property in Japan to Nationals of the United Nations," from General Headquarters, Supreme Commander for the Allied Powers

b. Memorandum for the Ministry of Finance, file 095 (3 Dec 48) CPC/FP, 3 December 1948, subject, "Property in Japan Owned on 7 December 1941 by Standard-Vacuum Oil Company, part of which is still registered in the name of Socony-Vacuum Oil Company," from General Headquarters, Supreme Commander for the Allied Powers, Civil Property Custodian

c. Memorandum for the Ministry of Finance, file 095 (19 Nov 48) CPC/FP, 19 November 1948, same subject, from General Headquarters, Supreme Commander for the Allied Powers, Civil Property Custodian

d. Memorandum for the Ministry of Finance, file 095 (16 Dec 48) CPC/FP, 16 December 1948, same subject, from General Headquarters, Supreme Commander for the Allied Powers, Civil Property Custodian.

2. The Japanese Government is directed to return to Standard-Vacuum Oil Company, in accordance with the provisions of reference 1a, the following described properties at the locations indicated: Land, buildings, superficies, plant and machinery, equipment and fixtures, tanks, pipelines, transport facilities, eleven telephone rights (telephone numbers indicated below at the respective installations), stocks and stores, together with all other assets, movable and immovable, owned on 7 December 1941 by Standard-Vacuum Oil Company which are at the respective installations indicated below, together with any other assets belonging to subject company which were at these installations on 7 December 1941 and which may subsequently be found:

a. Sendai (Nagamachi) Plant located at No. 24-2, Aza Nishi Daibatake, Nagamachi, Sendai; No. 30-3, Aza Daido Tohoku, Nagamachi, Sendai. Telephone right No. 3729.

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スタンダード・ヴァキューム石油の財産返還件

Received: 14 Jan. 10.00 a.m.
Simp: CPB
Copy: 1, 2, 3 Bucho
14-14A

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AG 095 (29 Sep 48)CPC/FP
SCAPIN 6105-A/7

b. Morioka Plant located at No. 10-8, Aza Kibuse; No. 64
Chiwari, Oaza Shimokuriyagawa, Morioka. Telephone right No. 224

c. Koriyama Plant located at No. 3, Aza Higashi Yado, Koriyama.
Telephone right No. 790

d. Fukushima Plant located at Nos. 44, 45-1, 45-3, 46-1, 47-1,
Satsukicho, Fukushima City. Telephone right No. 302

e. Yamagata Plant located at No. 147-1, Aza Fukibari, Kasumi-
cho, Yamagata City. Telephone right No. 615

f. Akita Godown Office located at No. 60-3, 61, 74-4, Ieato,
Aza Nishinokata, Ushijima, Akita City; No. 6, Kami-cho, Shin-machi,
Hodono Hacho, Akita City. Telephone right No. 2442

g. Hatta Installation located at No. 18-5, 19-3, Aza Kyoda,
Noda-machi, Nakagawa-ku, Nagoya; No. 22-8, 33-1, Aza Yagishita, Noda-
machi, Nakagawa-ku, Nagoya. Telephone right Minami 415 or 4415

h. Matsushigecho Plant located at No. 24-13, 13-3, Matsushi-
gecho, Naka-ku, Nagoya City. Telephone right No. 410

i. Fukuroi Plant located at No. 2577 Takao Fukuroi-machi,
Iwata-gun, Shidzuoka-ken.

j. Gifu Plant located at Nos. 42, 43, 44, Higashi Kinomoto-cho,
Kano, Gifu City. Telephone right No. 251

k. Kanazawa Godown located at RO No. 114-1, Aza Kita Hirooka,
Toita-mura, Ishikawa-gun, Ishikawa-ken. Telephone right No. 1422

l. Fukui Plant located at Nos. 31-4, 31-5, 32-1, 33-1, 33-2,
Aza Kitakami Doboku, 11, Matsumoto Kamimachi, Fukui. Telephone right
No. 2472.

3. Such of the above properties which are still registered in the
name of Socony-Vacuum Oil Company, Inc. will be returned to Standard-
Vacuum Oil Company, legal successor to Socony-Vacuum Oil Company, Inc.
Properties which are still registered in the names of Socony-Vacuum
Corporation and Standard Oil Company of New York, predecessors to
Socony-Vacuum Oil Company, Inc. will, likewise, be returned to Standard-
Vacuum Oil Company.

AG 095 (29 Sep 48)CPC/FP
SCAPIN 6105-A/7

4. The receipt for restoration of properties referred to in para-
graph 2, sub-paragraphs a,b,c,d,e, and f (Sendai area) will be signed on
24 February 1949 at the Kanagawa Military Government Headquarters, second
floor Katakura Building, Yokohama, at 1000 hours, and the remaining
properties referred to in sub-paragraphs g,h,i,j,k, and l (Nagoya area)
will be signed for on 25 February 1949 at the Kanagawa Military Government
Team Headquarters, at 1000 hours.

FOR THE SUPREME COMMANDER:

for R. M. LEVY
Colonel, AGD
Adjutant General

Received: 17 Jan. 10.00 a.m.
Shiken: CPB
COPY: 1, 2, 3 Bucho
12 14, 14A

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 095 (20 Apr 48)CPC/FP
SCAPIN 6303-A

11 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Restoration to Antonin Raymond of Property
Wrongfully Transferred

1. Reference is made to:

a. Memorandum for the Japanese Government, file AG 386.3 (22 Apr 48)CPC/FP, SCAPIN 1880, 22 April 1948, subject, "Procedures for Restoration of Property in Japan to Nationals of the United Nations," from General Headquarters, Supreme Commander for the Allied Powers

b. Memorandum for the Ministry of Finance, file 095 (17 Jun 48) CPC/FP, 17 June 1948, subject, "Requests for 'Information and Inventory Reports' and Financial Statements," from General Headquarters, Supreme Commander for the Allied Powers, Civil Property Custodian.

c. LO 2843 (AD/FP), 19 July 1948, subject, "Report on the Property of Mr. Antonin Raymond (American)."

d. Memorandum for Ministry of Finance, file 095 (17 Dec 48)CPC/FP, 4 January 1949, subject, "Property in Japan Owned on 7 December 1941 by Antonin Raymond," from General Headquarters, Supreme Commander for the Allied Powers, Civil Property Custodian.

2. It is directed that the Japanese Government return all property on the attached list and any additional movables which may be located and identified to Mr. Y. Yamamoto, agent for Mr. Antonin Raymond, at the office of the Tokyo Military Government Headquarters in Tokyo at 1000 hours on 28 February 1949 in accordance with reference 1a above.

FOR THE SUPREME COMMANDER:

1 Incl
List of prop

for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

Received: 13 Jan. 4. 30 p.m.
Shikon: CPB
1, 2, 3 Buchyo.
12 19. 1. 19

(49)

特殊財産リ
アントン・レイモンドの財産返還方針
件

0116

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 451 (16 Oct 48)CPC/PLD
SCAPIN 6304-A

11 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Restitution of Three Vehicles to the Govern-
ment of the Republic of China

1. Reference is made to memorandum for the Japanese Government, file AG 386.6 (13 Feb 48)CPC/FP, SCAPIN 1858, 13 February 1948, subject, "Responsibilities of the Japanese Government for the Packaging, Transfer, and Delivery of Property Being Restored to Claimant Nations under the Restitution Program," from General Headquarters, Supreme Commander for the Allied Powers.

2. The Japanese Government is hereby directed to restore the following vehicles at present in the custody of the Ministry of Education, Ministry of Transportation, and Second Demobilization Bureau, of the Japanese Government, respectively, to the Government of the Republic of China. These vehicles will be returned in the same condition as at time of impounding. Necessary Release Forms are inclosed.

a. A 1937 Packard sedan, engine No. X-146628, body No. 1092-30664, CPC No. 421, FV No. 8

b. A 1939 Packard sedan, engine No. B-504887, body No. 1272-4841, CPC No. 14, FV No. 12

c. A 1940 Hudson sedan, engine No. 408-0223, CPC No. B-1901, FV No. 70.

3. The subject property will be restored on 17 January 1949 at the Chinese Mission, Tokyo, Japan. Mr. C. C. Lu has been designated by the Government of the Republic of China as the authorized representative to receive and give receipt for the said property.

4. The Japanese Government will designate by name an authorized representative to execute the receipt forms in its behalf and will notify General Headquarters, Supreme Commander for the Allied Powers of his appointment. The authorized representative of the Japanese Government will report to the Civil Property Custodian, General Headquarters, Supreme Commander for the Allied Powers for instructions on or before 13 January 1949.

管
特殊財産
文部省等保庫の自動車三台を中国政府へ返還方針
件

24. 1. 1949 0117

AG 451 (16 Oct 48)CPC/PLD
SCAPIN 6304-A

5. The inclosed receipt forms, consisting of an original and five (5) copies, are to be signed by the authorized representatives of the Government of the Republic of China and the Japanese Government, and are to be distributed as follows:

a. Original and one (1) copy to be returned to General Headquarters, Supreme Commander for the Allied Powers, by the Japanese Government

b. Two (2) copies to be retained by the Government of the Republic of China

c. Two (2) copies to be retained by the Japanese Government.

FOR THE SUPREME COMMANDER:

for *ag Rehe*
R. M. LEVY
Colonel, AGD
Adjutant General

- 4 Incls
- 1. L-4 Release Form No. 00067 (in quad)
- 2. L-4 Release Form No. 00068 (in quad)
- 3. L-4 Release Form No. 00069 (in quad)
- 4. Receipt forms (3 sets) (in sextuplicate)

Received: 12 Jan. 10.00 p.m.
Shukan: CPB
Copy: 1, 2, 3 Buchho
12 18 14

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 750

AG 095 (9 Aug 48)CPC/FP
SCAPIN 6305-A

11 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Restoration to Dr. Johannes Rahder of Property Wrongfully Transferred

1. Reference is made to the following:

a. Memorandum for the Japanese Government, file AG 386.3 (22 Apr 48)CPC/FP, SCAPIN 1880, 22 April 1948, subject, "Procedures for Restoration of Property in Japan to Nationals of the United Nations," from General Headquarters, Supreme Commander for the Allied Powers

b. Memorandum for the Ministry of Finance, file 095 (23 Aug 48)CPC/FP, 23 August 1948, subject, "Property in Japan Owned on 7 December 1941 by Dr. Johannes Rahder," from General Headquarters, Supreme Commander for the Allied Powers, Civil Property Custodian

c. LO 4225 (AD/FP), 15 November 1948, subject, "Report on the Property of Dr. Johannes Rahder."

2. It is directed that the Japanese Government return thirty (30) shares of Oji Paper Mill Co., Ltd., stock now in the custody of the Tokyo Trust & Banking Co., Ltd. (formerly Mitsui Trust Co., Ltd.), to Mr. Naoshiro Tsuji, agent for Mr. Johannes Rahder (Dutch), in accordance with the provisions of reference 1a above. The receipt for restoration will be signed at the Kanagawa Military Government Team Headquarters, Katakura Building, Yokohama, on 28 February 1949 at 1100 hours.

FOR THE SUPREME COMMANDER:

for *ag Rehe*
R. M. LEVY
Colonel, AGD
Adjutant General

Received: 14 Jan. 10.00 a.m.
Shukan: CPB
Copy: 1, 2, 3 Buchho
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GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 410.2 (15 Dec 48) CFC/CD
SCAPIN 6306-A

11 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Release of Precious Metals to Be Used in
the Production of Items for Export

Stated juridical persons are hereby authorized to use precious metals listed below. Precious metals will be released to listed users in the amounts shown, and consumed in manufacturing articles, all of which will be exported under authority of stated Japan Export Program (JXP) case numbers:

a. 14,156 grams liquid gold containing 2,289.69 grams gold will be released from the pool of commercial products under custody of the Ministry of Finance, Japanese Government, as follows:

USER	GRAM WEIGHT		JAPAN EXPORT PROGRAM NO.
	LIQUID	GOLD	
H. Sawada Shoten	825	90.75	70433
Kumagai Shoten	2,787	306.57	70433
Nichinan Yoko K.K.	600	66.00	70433
Nippon Toki K.K.	7,156	1,325.37	70381, 70688
Sango Toki K.K.	2,788	501.00	72066

FOR THE SUPREME COMMANDER:

for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

Received: 13 Jan 4.30 P.M.
Shikon: CPB
Copy: 1, 2, 3 Bucho
13 14, 14A, ESD

(52) 主

輸出若星産用貴金属板出件

0120

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 000.5 (17 Jan 46) LS-R
SCAPIN 6307-A

11 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Apprehension of Suspected War Criminals

Memorandum to the Japanese Government, wherein the Japanese Government was directed to deliver the following-named Japanese to the Commanding General, Eighth Army, at Sugamo Prison (Tokyo Detention Camp), at the earliest possible date, is amended to delete the said Japanese names because they are no longer required:

NAME	RANK	SCAPIN NO. AND DATE	PAGE NAME	
			NO.	NO.
KANO, (FNU)	Civilian	611 17 Jan 46	3	9
NAMIKATA, Takeji	Sgt Maj	611 17 Jan 46	5	3

FOR THE SUPREME COMMANDER:

for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

Received: 14 Jan 10.00 a.m.
Shikon: 31
Copy: 1, 2, 3 Bucho
1, 2, 14A, 3wc

(53) 主

戦犯名録者加納等名の逮捕命令取消の件

0121

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 095 (13 Jan 49)CPC/PLD
SCAPIN 6308-A

13 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Dismissal of Administrator and Transfer of Personal
Property of the Harry Fokkes Estate

1. Reference is made to memorandum for the Japanese Government, file AG 091.112 (13 Sep 45)AG, SCAPIN 26, 13 September 1945, subject, "Protection of Allied and Axis Property," from General Headquarters, Supreme Commander for the Allied Powers.
2. The Japanese Government is directed to order Erwin von Koch, who is presently acting as administrator of subject estate, to turn over to the Japanese Government all assets, papers and other evidences of property and/or property rights which belong to said estate. The Japanese Government is further directed to immediately impound said assets and, after a complete inventory thereof, to submit a report within thirty (30) days of the date of this memorandum to General Headquarters, Supreme Commander for the Allied Powers. Said assets consist of telephone rights; house located at 12985-37 Kaigan Chigasaki, Kanagawa; furniture in said house; bank account in Mitsubishi Ginko K.K., Yokohama (Harry Fokkes Estate Special Current Account No. 12024), balance as of 14 October 1948, ¥ 6,126.85; credit with Erwin von Koch, as of 19 August 1948, ¥ 20,252.20; partnership share in Fokkes and Koch, G.K., estimated value ¥ 34,686.34; tax receipts, insurance premium receipts, etc.
3. The Japanese Government is further directed to order Erwin von Koch to make a final and complete report of his activities as administrator of subject estate. Upon receipt of said report the Japanese Government shall remove the said Erwin von Koch as administrator from any further responsibility for said property.
4. The Japanese Government is directed to transfer to the German External Property Commission yen account, National City Bank of New York, Tokyo Branch, all funds belonging to subject estate which are blocked and impounded in accordance with paragraph 2 hereof.
5. The Japanese Government is directed to order Von Hernn A. Balk, the present tenant of the house described in paragraph 2 hereof to make

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ハリフォークスの財産管理人の解任及び
日本国政府に
動産の移転に
至る旨の件

AG 095 (13 Jan 49)CPC/PLD
SCAPIN 6308-A

all future payment of rent to the German External Property Commission
yen account, National City Bank of New York, Tokyo Branch.

FOR THE SUPREME COMMANDER:

for *R. M. Levy*
R. M. LEVY
Colonel, AGD
Adjutant General

Received: 14 Jan. 2.50 p.m.
From: CPB
Copy: 1, 2, 3 Bureau
12 19, 12A

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0122

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS

APC 500

AG 480 (27 Dec 48)GD
SCAPIN 6309-A

13 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Facilities and Services Required for the Processing of Precious Metals Held in Custody

1. Reference is made to Memorandum for Japanese Government, AG 410.2 (17 May 46)CPC/GP, SCAPIN 1253-A, 17 May 1946, subject, "Designated Refineries to Process Precious Metals".

2. The following procurement demands and amendments thereto are cancelled effective upon the date of initiation, and the Japanese Government is directed to bear the costs incurred thereunder as a part of the cost of carrying out the terms of surrender:

- a. JPN0 1378, 1378-A - Mitsubishi Kogyo Osaka, Seiren-Sho, Kita-Ku, Osaka
- b. JPNZ 7052, 7052-A - Takashimaya Iida Co., Ltd., #1, 2-Chome Nishi Ginza, Chuo Ku, Tokyo
- c. JPN0 1592, 1592-A, 1592-B - Mitsubishi Mining Co., Ltd., #3, 2-Chome, Marunouchi, Tokyo
- d. JPN0 2933, 2933-A, 2933-B - Ishifuku Kinzoku KK, Tokyo

3. The Japanese Government is also directed to make available to the custodians of Eighth Army Depositories in the Bank of Japan, Tokyo, and the Osaka Mint, Osaka, at no cost to the occupation, the services, supplies and facilities of the organizations listed below or those which may be designated at a later date, and, in addition thereto, such equipment and material as is necessary to successfully accomplish the purpose of this directive:

a. Oniya Laboratory of the Mitsubishi Mining Co., Ltd., #3 2 Chome, Marunouchi, Tokyo.

(1) For an indefinite period of time for the purpose of performing assays, including spectroscopic analysis on silver and platinum samples.

b. Tokyo Mint, Tokyo:

AG 480 (27 Dec 48)GD, SCAPIN 6309-A

(1) For an indefinite period of time for the purpose of performing assays on all types of precious metal samples.

c. Osaka Mint, Osaka.

(1) For an indefinite period of time for the purpose of performing assays on all types of precious metal samples.

(2) For an indefinite period of time for the purpose of melting and casting all types of precious metal.

d. Ishifuku Kinzoku KK, Tokyo.

(1) For an indefinite period of time for the purpose of melting and casting 3,500,000.0 grams platinum scrap and any additional amounts that may later be designated by the Supreme Commander for the Allied Powers.

e. Such materials and services as may be necessary to pack, box, band and seal for storage precious metals in custody at the Eighth Army Depositories in the Bank of Japan, Tokyo, and the Osaka Mint, Osaka.

f. Continue to furnish vault space, services, facilities and supplies at the Bank of Japan, Tokyo, and Osaka Mint, Osaka, for the Eighth Army Depositories.

4. Further, the Japanese Government is directed to make available to the custodians of the Eighth Army Depositories listed herein at no cost to the occupation, the services of such Japanese technical experts as may be necessary to properly inventory, classify and/or evaluate precious stones, semi-precious stones, pearls, coins, art or cultural objects of high historical or intrinsic value and such other items as the Supreme Commander for the Allied Powers may direct, and the supplies and/or technical equipment necessary to successfully accomplish the purpose of this directive.

5. No procurement instrument will be issued for the facilities or services required in the execution of this directive nor will any portion of the costs incurred be authorized for payment from funds appropriated for support of the Occupation Forces.

6. The Japanese Government is authorized to communicate directly with Natural Resources Section of General Headquarters, Supreme Commander for the Allied Powers, in matters pertaining to this directive.

FOR THE SUPREME COMMANDER:

R. M. LEVY
Colonel, AGD
Adjutant General

Received: 18 Jan. 49
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GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 000.5 (13 Jan 49) IS-R
SCAPIN 6310-A

13 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Apprehension of a Suspected War Criminal

The following-named Japanese will be apprehended as a Suspected War Criminal and delivered to the Commanding General, Eighth Army, at Sugamo Prison (Tokyo Detention Camp), at the earliest possible date.

NAME	RANK OR TITLE	PERTINENT DATA
ARIMOTO, Minoru	Sup/PO	25 Special Naval Base Force, Kokas Detachment, Kokas, Dutch New Guinea, 1944 to surrender. Repatriated from Sorong, Dutch New Guinea on board Liberty Ship, 1 Jun 46, landing Tanabe, Wakayama-ken 13 Jun 46.

FOR THE SUPREME COMMANDER:

for *ag Rehe*
R. M. LEVY
Colonel, AGD
Adjutant General

Received: 14 Jan. 4. 30 p.m.
Shukan: 3 I
CPI: 1, 2, 3 Busho
14, 12A, 3WC
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戦犯容疑者有年
の逮捕命令の件

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GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 386.7 (13 Nov 46) CPC/ELD
SCAPIN 1335/2

14 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Former German-owned Goods.

1. Reference is made to memorandum for the Japanese Government, file AG 386.7 (13 Nov 46) CPC/EP, SCAPIN 1335, 13 November 1946, subject, "Release of German-owned Goods," from General Headquarters, Supreme Commander for the Allied Powers.

2. That portion of reference memorandum which pertains to tungsten ore is amended to read as follows:

Item	Quantity	Weight	Location
Tungsten Ore	1,789 bags and sweepings	44,656.3 kg	Koeki Eidan

FOR THE SUPREME COMMANDER:

for *ag Rehe*
R. M. LEVY
Colonel, AGD
Adjutant General

Received: 18 Jan. 3. 50 p.m.
Shukan: CPB 71. 2/10/49
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GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 004 (27 Apr 48) ESS/EX
SCAPIN 1961

14 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Business Activities of Non-Japanese in Japan

1. References:

a. Circular 1, General Headquarters, Supreme Commander for the Allied Powers, subject: Private Commercial Entrants, 14 January 1949.

b. Circular 2, General Headquarters, Supreme Commander for the Allied Powers, subject: Foreign Business and Investment Activities in Japan, 14 January 1949.

2. Reference 1a above permits the entry of commercial and other business entrants into Japan and reference 1b above sets forth the conditions and regulations under which non-Japanese nationals and foreign controlled firms may engage in business and investment activities in Japan so as to assist in Japanese economic rehabilitation.

3. In order to facilitate the restoration of normal economic relationships for the purpose of establishing the Japanese economy on a self-supporting basis, it is desired that the Japanese Government implement the principles set forth in the referenced circulars in the following ways:

a. Take the necessary legal steps to assure non-Japanese nationals and firms permitted by the Supreme Commander for the Allied Powers to engage in business activities in Japan equal and nondiscriminatory treatment with Japanese nationals and firms except as may be otherwise provided by the Supreme Commander for the Allied Powers.

b. Receive such applications by commercial entrants to engage in business activity in Japan as may be referred to it by General Headquarters, Supreme Commander for the Allied Powers, and recommend to the Supreme Commander for the Allied Powers whether such activity is desirable in that it will further Japanese economic rehabilitation, result in foreign exchange accruals to Japan, decrease foreign exchange expenditures or otherwise further occupation objectives as communicated to the Japanese Government.

c. Answer requests of non-Japanese nationals or firms desiring to engage in business or investment activity as to the prospective availability of materials, facilities and services requisite for the contemplated activity.

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外國人の商業活動拡大に
つぎ通達を件

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AG 004 (27 Apr 48) ESS/EX, 14 Jan 49, SCAPIN 1961

d. Receive and decide, subject to review by the Supreme Commander for the Allied Powers, on applications by non-Japanese nationals and foreign controlled firms and their authorized Japanese agents, for validating acquisition from Japanese nationals, from firms in which Japanese nationals or firms have a proprietary interest and from Japanese Government agencies of property interests or rights in the following categories:

- (1) Acquisition of title to stocks and shares or of an interest in the profits of an enterprise.
- (2) Acquisition of title to land and/or residences for business purposes, and to commercial and industrial buildings and installations, and plant and facilities attached thereto. (Land and residences reasonably required by an individual signatory to the contract for his full or part time residence are not business properties; all other land and residences are business properties and subject to the provisions of this subparagraph.)
- (3) Leases for periods in excess of five years, mortgages or other hypothecations, and arrangements for or options to future acquisition, of properties in the categories indicated in subparagraphs (1) and (2) above.
- (4) Acquisition of patents of Japanese origin and rights thereunder.
- (5) Acquisition of rights to a proportion of the output or sales of an enterprise for a period in excess of one year.

e. The Japanese Government, when validating transactions indicated in subparagraph 3d above, will state that the acquisition of property interest or right thereby validated

- (1) is necessary either to carry on a present or prewar business activity or to engage in a new activity which is desirable as defined in subparagraph 3b above,
- (2) is not taking place under conditions of fraud, duress or undue influence assignable in any way to the occupation, and
- (3) in no way constitutes a claim for remittance of foreign exchange or goods outside Japan beyond that authorized by applicable Japanese law or regulation of the Supreme Commander for the Allied Powers.

AG 004(27 Apr 48)ESS/EX, 14 Jan 49, SCAPIN 1961

f. It is desired that the Japanese Government declare legally void all acquisitions, leases, hypothecations, mortgages, options, and arrangements for future acquisition of properties and rights for which validation is required by referenced Circular 2, which are made after the effective date thereof and which have not been specifically validated both by the Japanese Government and the Supreme Commander for the Allied Powers.

4. Direct communication between the appropriate agencies of the Japanese Government and the Economic and Scientific Section is authorized for the implementation of this memorandum.

FOR THE SUPREME COMMANDER:

2 Incls

- 1. SCAP Circular 1, 1949
- 2. SCAP Circular 2, 1949

M. M. Levy
 M. M. LEVY
 Colonel, AGD
 Adjutant General

Received: 14 Jan. 4. 30 p.m.

Shukan:

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GENERAL HEADQUARTERS
FAR EAST COMMAND
Public Information Office

Press Release:

1330
17 January 1949

ANNOUNCE BOARD, STANDARDS FOR FOREIGN BUSINESS ACTIVITY

The Supreme Commander today announced the appointment of the Foreign Investment Board to validate for SCAP, proposals and agreements for the conduct of foreign business and investment activity in Japan.

The Board is composed of: Maj. Gen. William F. Marquat, Chief, ESS, Frayne Baker, Director, Business and Investment, ESS; Walter K. McCourt, Chief, Finance Division, ESS; Frank E. Fickelle, Chief, Foreign Trade and Commerce Division, ESS; William S. Vaughan, Chief, Industry Division, ESS; Edward C. Walsh, Chief, Antitrust and Cartels Division, ESS, and Clark S. Gregory, Legal Section.

The Supreme Commander for the Allied Powers, also announced standards and criteria for validation of acquisition of Japanese properties and rights by non-Japanese during the Occupation. The standards are quoted as follows:

Purpose: The minimum standards which follow have been established in order to guide and encourage acquisition of and investment in Japanese properties and rights by non-Japanese nationals and foreign controlled firms, in such a manner as to:

- 1) Assist in and promote the rapid rehabilitation of the Japanese economy to the end of ensuring self-support and national independence.
- 2) Protect the Japanese people and economy in the conservation of their national resources during a period of military occupation.
- 3) Stimulate the restoration of sound international peacetime economic relationships as between Japan and the rest of the world.

Standards: Detailed criteria of standards for investment for approval for validation under the provisions of Circular No. 2, SCAP, 1949, are as follows:

- 1) Application must demonstrate that the investment or acquisition of property is necessary:
 - a. To carry on present business activities in the case of persons continuously resident in Japan since Sept. 2, 1945 or
 - b. To resume a specific prewar activity in the case of those with a legitimate restitution claim or

- 2 -

- c. To carry on a new activity which will improve Japan's foreign exchange position, or positively aid in Japanese economic rehabilitation, or otherwise further a specific expressed SCAP objective.

- 2) Application must demonstrate that alternative means, such as short term lease or rental, purchase of bonds, expansion of non-Japanese enterprises, acquisition from non-Japanese, etc.; are not practicable to achieve the purpose desired.

- 3) If yen is to be used for investment purposes, the application must show that yen was legally obtained from foreign exchange after the date of Circular No. 2 or that yen funds to be used for such acquisition were acquired by business operations in Japan during the Occupation and were not excessive in view of the goods or services furnished in connection with the acquisition thereof or yen acquired in lieu of restitution.

- 4) An application for acquisition must show that the property or right will be used in a manner that will add constructively to the Japanese economy.

- 5) Acquisition will not be validated where there is reasonable ground for belief that it is being acquired on behalf of a foreign government.

- 6) Acquisition of property interest or right in the following will not be validated:

- a. An enterprise, a material amount of the assets of which have been or are likely to be designated for reparations removals, until such removal has been effected.

- b. An enterprise which is or is considered by competent authority to be subject to dissolution, liquidation or reorganization under the economic reform program until the final adjudication of such dissolution, liquidation or reorganization.

- 7) The terms of any contract for acquisition must be fair to the Japanese seller or, in the case of a share of an enterprise or of its profits, production or sales, fair to the Japanese enterprise or its Japanese shareholders.

- 8) Investment in existing Japanese enterprises may only be made if the investment creates additional assets for the Japanese enterprise in contradistinction to the purchase of stocks or securities from other investors.

- 9) Notwithstanding paragraphs 1-8 above, acquisition of properties or rights by those receiving yen in lieu of restitution of property which was formerly owned by them and was treated as enemy

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property under Japanese wartime regulations will be validated automatically, providing only:

a. Total yen expended in each case under this exception does not exceed yen received in lieu of restitution.

b. Property or right acquired is similar in nature to formerly owned property.

10) Transactions will not be validated where there are reasonable grounds for suspecting fraud, duress or undue influence.

This is the regularly scheduled 1330 release and is issued in ADVANCE and in CONFIDENCE. and is not releaseable to the press until 1330, Jan. 14, 1949.

GENERAL HEADQUARTERS
FAR EAST COMMAND
Public Information Office

Press Release;

1330
14 January 1949

NEW SCAP CIRCULAR AND DIRECTIVE BROADENS FOREIGN BUSINESS SCOPE

A new SCAP circular and SCAP directive to the Japanese government issued this morning broadens the scope of business activities permitted foreigners and allows limited investment and acquisition of business properties where they contribute to Japanese economic rehabilitation.

"This action constitutes another step towards the restoration of Japan's normal international economic relationships and hastens the achievement of self-supporting economy," SCAP officials said.

The new regulations place postwar commercial entrants on an equal footing with non-Japanese who have been continuously resident in Japan since Sept. 2, 1945 and, except for property transactions, on an equal and non-discriminatory basis with Japanese nationals and firms.

Only those foreign concerns which receive foreign exchange in Japan or disseminate information and cultural material must obtain as heretofore a license from SCAP setting forth the conditions under which they will be permitted to operate.

Other non-Japanese or foreign controlled concerns which have been or may be permitted entry will be issued a simple SCAP permission to engage in a specific activity. They will, of course, be subject to the general regulations of SCAP and the Japanese government relating to economic activities in Japan.

In the case of entrants who are entitled to restitution of prewar interests, even this permission is not required to resume prewar activity. However, if they wish to undertake new lines of business activity, they, like the postwar entrants launching business in Japan for the first time, must obtain SCAP permission to conduct such activity in Japan.

Criterion for permission is solely whether the activity would improve Japan's foreign exchange position or otherwise aid in its economic rehabilitation.

As an essential part of the expanded business program, postwar entrants now may acquire or lease residential properties for their own bona-fide individual full of part-time use without SCAP approval on the same basis as Japanese. Acquisition of chattels or commodities and short term business leases also require no special validation and are permitted subject to Japanese law and applicable SCAP regulations.

However, Japanese real estate acquired by any non-Japanese or by a foreign-controlled firm for business purposes, either by purchase or long-term lease, will require validation by both SCAP and the Japanese government or the transaction will be void. Effective today this requirement applies not only to commercial entrants but to acquisitions made by all foreign nationals and firms owned or controlled by them, it was pointed out.

SCAP and Japanese government validations also will be required for the acquisition of property interests in the following categories; stocks and shares; rights to a portion of the profits, sales or output of a Japanese firm; patents of Japanese origin and rights thereunder, and options or other agreements to acquire such interests.

Japanese government validations will be freely determined by the Japanese government itself, which if it wishes to permit an acquisition or lease will have to certify to its economic desirability and to the absence of duress, fraud or undue influence assignable in any way to the Occupation.

Decisions on SCAP validations will be recommended by a newly established seven-man Foreign Investment Board, headed by Maj. Gen. William F. Marquet, Chief of SCAP's Economic and Scientific Section, to insure their conformance with Occupation policies. Minimum standards governing SCAP validations will be announced shortly, it was indicated.

The SCAP circular warns prospective foreign business man and investors of shortages of materials, facilities, and services in present-day Japan, and notes that permission to do business does not constitute the right to any special allocation of materials. Similarly, foreign business men must obey Japanese laws, particularly economic control legislation.

"The directive to the Japanese government requires the removal of existing discriminatory legislation against foreign business enterprises," SCAP officials explained.

They added, "non discrimination has to be a two-way street, with equality of opportunity a plain fact for all business men, Japanese or foreign, if there is to be no post-treaty challenge to business transactions or arrangements concluded during the Occupation."

SCAP officials further indicated that the Japanese government is undertaking revision of the corporation tax laws of Japan as a concomitant measure towards encouraging foreign investment.

Occupation personnel still are prohibited from engaging in business here, it was emphasized.

(END OF ADVANCE RELEASE)

(NOTE: Circular 30 is the last of the series for 1948)

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500



CIRCULAR)
NO.....1)

14 January 1949

PRIVATE COMMERCIAL ENTRANTS

	Section
Rescissions and References.....	I
General.....	II
Application for Entry.....	III
Status of Commercial Entrants.....	IV
Logistic Support.....	V
Functions of General Headquarters, Supreme Commander for the Allied Powers.....	VI
Responsibilities of Commanding General, Eighth Army.....	VII
Miscellaneous.....	VIII

I. RESCISSIONS AND REFERENCES.

1. a. Rescissions.

- (1) Circular 3, General Headquarters, Supreme Commander for the Allied Powers, 25 February 1948.
- (2) Circular 20, General Headquarters, Supreme Commander for the Allied Powers, 24 June 1948.
- (3) Circular 25, General Headquarters, Supreme Commander for the Allied Powers, 27 July 1948.

b. References.

- (1) Circular 1, General Headquarters, Supreme Commander for the Allied Powers, 3 January 1948.
- (2) Circular 21, General Headquarters, Supreme Commander for the Allied Powers, 26 June 1948.
- (3) Circular 2, General Headquarters, Supreme Commander for the Allied Powers, 14 January 1949.

II. GENERAL.

2. Upon properly sponsored application, approved as hereinafter provided, entry of private commercial entrants to Japan is permitted provided their entrance is for one or more of the following purposes:

a. Engaging in private trade for the purchase of, or to make arrangements for future purchases of potential exports, or to sell or make available the raw materials or other commodities which Japan must

(Cir 1)

import in order to increase the volume of foreign trade.

b. Providing services necessary and attendant to international trade.

c. Seeking restitution of holdings in Japan prior to the war, the restitution of which would contribute to the economic rehabilitation of Japan.

d. Investigating business and investment possibilities which would contribute to the economic rehabilitation of Japan.

e. Conducting business and investment activities in conformity with applicable regulations of the Supreme Commander for the Allied Powers and Japanese law.

3. The provisions of this circular do not operate in any way to discontinue the authorization for trade representatives and commercial missions for the conduct of international trade on a government-to-government basis. (Memorandum from General Headquarters, Supreme Commander for the Allied Powers, for Chiefs of Allied Missions in Japan, AG 091.31 (14 May 47) ESS/Ex, subject: Trade Representatives in Japan, 14 May 1947).

III. APPLICATION FOR ENTRY.

4. a. Applications for entry of commercial entrants must be sponsored by the country concerned for the purposes outlined in paragraph 2. Applications should be submitted to the Supreme Commander for the Allied Powers by the representative in Japan of the country of the national desiring entry. In the event that the country concerned does not have a diplomatic representative in Japan, the request may be made through diplomatic channels to the United States Department of State, or through the diplomatic mission in Japan representing the country's interest.

b. Applications will contain the following information:

- (1) Full name.
- (2) Place and date of birth.
- (3) Citizenship. If naturalized, date and place of naturalization.
- (4) Present occupation, including name of organization with which employed, if applicable.
- (5) Full explanation of purpose of visit to Japan and full description of nature of work to be performed, including name of organization with which applicant is to be employed, attached or will represent.
- (6) Particulars concerning subsistence and housing arrangements in Japan. (Japanese Government operated hotels are available for not to exceed 60 days.)
- (7) Desired length of stay.

(Cir 1)

(8) Desired date of entry.

(9) Point of origin outside Japan and final destination in Japan.

(10) Probable port of arrival in Japan.

(11) Number, date of issuance, period of validity of passport and issuing authority.

c. Applications will be considered by the Supreme Commander for the Allied Powers in priority of their receipt. Entry permits will be valid during a period of 60 days.

d. Not more than two representatives from any single private firm or enterprise (other than those companies providing services attendant with trade) will be permitted entry at any one time when such entry requires use of Japanese Government operated hotels.

e. Upon arrival of a commercial entrant at point of entry:

(1) He will have in his possession a passport or equivalent travel document, together with a statement in English from an authorized representative of the country of his nationality at point of origin, that he has been cleared by the Supreme Commander for the Allied Powers for entry into Japan; this statement will include the same information required in paragraph 4b.

(2) His baggage will be subject to customs inspection and may include those items which can be reasonably assumed to be for his own personal use, consisting of personal property, household articles, professional instruments and tools of trade, and such bona fide samples or other commercial items of a value not to exceed \$500 as may be necessary and appropriate in the conduct of his authorized business. Importation of property and cargo of individuals into Japan will be in accordance with the provisions of Circular 21, General Headquarters, Supreme Commander for the Allied Powers, 26 June 1946, and such other regulations as may be promulgated from time to time by the Supreme Commander for the Allied Powers. Declarations will include all money, negotiable instruments, legal and commercial documents, and all property which he wishes to take into Japan. Items for personal use, bona fide samples and such other commercial items as may be necessary and appropriate in the conduct of his authorized business are now admitted duty free; however, commercial entrants will be required to pay such customs duties as may later be imposed.

(3) He will have in his possession upon arrival, a certificate showing successful vaccination against smallpox and typhoid fever within the preceding 12 months. Persons, however, arriving from epidemic and smallpox

(Cir 1)

areas may be required to show evidence of a successful vaccination within the preceding 60 days. Other special immunizations may be required as deemed necessary by competent quarantine authorities on the basis of actual or threatened epidemic in Japan or to prevent the introduction of epidemic diseases into Japan. All persons arriving in Japan shall have in their possession certificates showing that the required vaccinations have been received. Persons arriving without the required certificates will be given the necessary vaccinations and placed under observation or surveillance for a sufficient period to determine their freedom from these diseases.

(4) His passport and authority to enter will be checked by military government officials and he will be registered. Registration will consist of:

(a) Presentation by the individual, to the provost marshal concerned, of two passport photographs which he has brought with him to Japan, together with other instruments necessary to establish his identity.

(b) The preparation and issuance of a special identification card which will contain the following:

1 Front: Picture of the person registered, date of issue, name, nationality, employing agency or status, serial number of the card, and signature of registrant, countersigned by the provost marshal.

2 Back: Height, weight, color of eyes, color of hair, date of birth, and the statement in English and Japanese: "The holder of this card is registered with the provost marshal at _____"

(c) The making of a duplicate record of such card and its retention in the files of the issuing provost marshal.

f. Each commercial entrant is required to carry with him at all times when outside his abode, the identification card referred to in paragraph 4(h)(b), and to present this card to proper authority upon request. This identification card is the only authority required for the commercial entrant to travel within Japan to points within 100 miles of the place of registration. A commercial entrant traveling more than 100 miles from place of registration must have in his possession travel orders or authority issued by the appropriate agency of General Headquarters, Supreme Commander for the Allied Powers. The identification card will be surrendered only upon departure at point of exit.

5. a. A commercial entrant desiring to stay beyond 60 days must apply after arrival for a semipermanent resident's permit, and will be required:

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(Cir 1)

(1) To provide his own logistic support independent of occupation force facilities. Extensions beyond 60 days for those desiring to use commercial hotel facilities operated by the Japanese Government will be granted only in the event that such facilities are adequate to permit such extension without denying entrance to waiting applicants.

(2) To demonstrate that his continued stay in Japan will expand the volume of Japanese foreign trade, assist in the economic rehabilitation of Japan, or otherwise promote the objectives of the occupation.

b. If a commercial entrant, prior to obtaining a semipermanent resident's permit, leaves Japan and reenters within 30 days, the period of time spent away from Japan will be included in the 60 days in which he must apply for a semipermanent resident's permit. If the period of time spent away from Japan is more than 30 days, a new application for entry must be submitted and he will again be allowed 60 days after arrival in which to apply for a semipermanent resident's permit.

6. Entry permits or semipermanent resident's permits may be cancelled at any time at the discretion of the Supreme Commander for the Allied Powers. The continued presence of a commercial entrant in Japan is contingent upon his contributing to the achievement of the objectives of the occupation. Actions which are inimical to the objectives of the occupation, or which operate to the detriment of the economic rehabilitation of Japan, are cause for revocation of entry permits.

IV. STATUS OF COMMERCIAL ENTRANTS.

7. A commercial entrant who is authorized to enter Japan under the provisions of this circular is not a member of the occupation forces or attached to or accompanying such forces. Such entrant is subject not only to all laws and regulations specifically made applicable by their terms to commercial entrants, but also to all laws and regulations applicable in Japan to other nationals of his country who are not members of, or attached to, or accompanying the occupation forces, whether such laws or regulations are promulgated by the Supreme Commander for the Allied Powers or pursuant to authority delegated by him, or by the Japanese Government.

8. All commercial entrants in Japan are prohibited from committing any act prejudicial to the security of the occupation forces or any member thereof, or any persons attached to or accompanying the occupation forces. Commercial entrants are subject to arrest by military authorities for the violation of applicable regulations of the Supreme Commander for the Allied Powers, including but not limited to the following prohibitions:

a. Entering any of the following areas and installations:

- (1) Temporary enclosures and stockades for war criminals.
- (2) Dump areas containing confiscated war materials and supplies.

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(Cir 1)

- (3) Military installations, except as necessary in the transaction of authorized business.
- (4) All other areas and installations that have been placed "off limits" for security purposes.

b. Carrying arms or other lethal weapons.

c. Failing to comply with travel regulations promulgated by the occupation forces.

9. a. A commercial entrant is subject to arrest for offenses committed in Japan against the laws and regulations mentioned in paragraph 7, or for violation of the provisions of this circular. Such arrest in the case of a United Nations national will be made by the military police, except that in areas where troops of the occupation forces are not actually present on duty, and there is reasonable evidence that a serious offense has been committed, or when otherwise ordered by the Supreme Commander for the Allied Powers or his authorized subordinates, arrest may be made by the Japanese police. Arrest in the case of persons not United Nations nationals may be made by either the military or the Japanese police.

b. Trial for offenses committed in Japan, where the accused is a United Nations national, will be by military court. In a case where the accused is not a United Nations national, in the absence of specific direction by competent authority that the trial be by military court, trial may be either by a Japanese criminal court or by military court.

10. All persons or organizations in Japan not attached to or accompanying the occupation forces are subject to Japanese civil law and are subject to the jurisdiction of Japanese courts in civil matters, except as modified by applicable directives of the Supreme Commander for the Allied Powers. The Japanese Government has been prohibited from imposing discriminatory taxes against non-Japanese nationals and from imposing any tax based upon, or measured in, non-yen currencies. United Nations nationals are also exempt from any tax against them or their property designed primarily to meet reparations or other charges incurred by the Japanese Government because of World War II, such as the Capital Levy, the Non-War Sufferers Special Tax, and part of the War Indemnity Special Measures Law. Except as indicated above, yen income is subject to Japanese taxation, and the Japanese Government has the power to carry out property attachment proceedings and other law enforcement actions of a noncriminal nature. However, decisions in all civil cases affecting United Nations nationals or organizations, or in which such nationals or organizations are or may become parties, shall be subject to review, including revision or such other action as may be considered necessary by the Supreme Commander for the Allied Powers or his authorized representatives.

11. Commercial entrants will conduct their business and investment activities, including international trade, in accordance with provisions of Circular 2, General Headquarters, Supreme Commander for the Allied Powers, 14 January 1949, and applicable regulations. With the exception of items for personal use and such commercial items as may be necessary and appropriate in the conduct of authorized business, (see paragraph 1e(2)), all international trade will be conducted subject to approval

(Cir 1)

by the Japanese Board of Trade (Boeki Cho). Although negotiations with individual Japanese are permitted, private contracts and agreements are not valid unless approved and validated by the appropriate governmental authority.

12. Commercial transactions with occupation force agencies or personnel are not permitted without specific written authority.

13. Except as specifically permitted by license or other written authority, commercial entrants are not authorized to use or possess military payment certificates.

14. Financial transactions will be conducted in accordance with exchange controls and other applicable occupation force and Japanese Government regulations. All foreign currencies, including United States dollars, will be converted or deposited within 48 hours after arrival. Use of such currencies in Japan is illegal except that during the first 48 hours after arrival commercial entrants may purchase foreign trade payment certificates (in amounts necessary to meet personal expenses) and Japanese yen. Thereafter purchases of foreign trade payment certificates and yen may be made with acceptable foreign exchange instruments. In all cases except in the course of business activities specifically permitted by the Supreme Commander for the Allied Powers, conversion of foreign currency into yen through other than authorized official sources and at official rates is prohibited.

V. LOGISTIC SUPPORT.

15. a. Commercial entrants will receive those logistic privileges and use of facilities of the occupation forces which are herein authorized.

b. The Japanese Government has been charged with the responsibility of arranging for special hotel accommodations in Tokyo, Kyoto, Osaka and Nagoya. These hotels are operated by Japanese who are authorized to accept foreign trade payment certificates. Accommodations, supplies, or services which must be paid for in foreign trade payment certificates, and dollar rates charged therefor, will be specified by the Supreme Commander for the Allied Powers. Commercial entrants will be permitted to use these facilities for a period not to exceed 60 days, except as provided in para 5a (1).

c. Lease, rental or acquisition of properties required by commercial entrants will be made in conformity with provisions of Circular 2, General Headquarters, Supreme Commander for the Allied Powers, 14 January 1949. Arrangements for clerical assistance and other services may be made on a private basis subject to applicable Japanese law. The Japanese Board of Trade (Boeki Cho) maintains a list of available residential and commercial facilities. Normally all contracts entered into for lease or rental will be expressed in Japanese yen; however, for any commercial entrant who so desires, Boeki Cho will negotiate for payment of rental in acceptable foreign exchange subject to validation by the Supreme Commander for the Allied Powers. Use of facilities requisitioned or procured by occupation forces is prohibited.

d. An Overseas Supply Store, which is operated and maintained under the supervision of Boeki Cho, is available to all commercial entrants for purchase of foodstuffs and sundries, as provided for in

(Cir 1)

Circular 1, General Headquarters, Supreme Commander for the Allied Powers, 3 January 1948.

e. The Supreme Commander for the Allied Powers assumes no responsibility for procuring private facilities or private logistic support for commercial entrants.

16. Government trade representatives and commercial missions in excess of those authorized in accordance with the provisions of memorandum from General Headquarters, Supreme Commander for the Allied Powers, to Trade Representatives in Japan, AG O91.31 (14 May 47) ESS, subject: Trade Representatives in Japan, 14 May 1947, will be supported logistically in the same manner as provided commercial entrants.

17. Public rail and bus facilities (but not motor pool facilities) provided for occupation force personnel will be available for use by commercial entrants. Individuals using these facilities are subject to applicable regulations governing individuals traveling on other than official business essential to the occupation. Commercial entrants are authorized to ride in Japanese trains and coaches at regular Japanese rates.

18. Commercial entrants are authorized the use of all domestic commercial communication facilities within Japan and the use of all private message services over international radiotelegraph circuits from Japan as well as the use of radiotelephone service from Japan to the United States, at regular commercial rates.

19. Commercial entrants are not permitted to use the postal facilities of Allied Army and Fleet post offices.

20. Dependents and clerical assistants will not be cleared for entry when such entry will require the use of Japanese commercial hotel facilities, facilities requisitioned or procured by the occupation forces, or support from the occupation forces.

21. Automobiles may be brought to Japan only after a semipermanent resident's permit has been obtained.

VI. FUNCTIONS OF GENERAL HEADQUARTERS, SUPREME COMMANDER FOR THE ALLIED POWERS.

22. General Headquarters, Supreme Commander for the Allied Powers, will perform the following functions:

a. Issue final approval for entry into Japan, informing the Commanding General, Eighth Army, of each clearance granted.

b. Establish procedures for:

- (1) Licensing, pricing and payment in international trade transactions including validation of import and export licenses and approval of contracts.
- (2) Licensing persons and firms engaged in business involving the receipt of foreign exchange in Japan, such as banking, shipping, insurance, etc., or the

(Cir 1)

dissemination of informational or cultural materials.

(3) Validation of leases, rentals or acquisitions of properties or interests where required by applicable regulations.

c. Establish or assure the availability of necessary facilities for the conduct of personal and commercial business to include:

(1) Briefing as to the regulations governing the personal conduct of the entrants, and the consumption of their commercial business.

(2) Supervision over the accommodations furnished by the Japanese Government.

(3) Facilities for deposit of all foreign currencies and for the exchange of convertible currency for foreign trade payment certificates and Japanese yen.

(4) Issuance of travel orders required by paragraph 4f.

(5) Issuance of statement of clearance which the commercial entrant will present to a representative of Commanding General, Eighth Army, at port of exit.

d. Maintain necessary records as to number of commercial entrants entering and leaving Japan and submit necessary reports to the Department of the Army.

VII. RESPONSIBILITIES OF COMMANDING GENERAL, EIGHTH ARMY.

23. The Commanding General, Eighth Army, has the same responsibility for entry and exit of commercial entrants as for other categories of individuals and will perform the following additional functions:

a. Receive commercial entrants at ports of entry and supervise necessary customs inspection to prevent the importation of items prohibited by current directives.

b. Register commercial entrants immediately upon entrance.

c. Check military permit, passport, and authority to enter against list furnished by the Supreme Commander for the Allied Powers.

d. Check medical records and provide necessary immunization and vaccination (requirements are the same as for occupation personnel).

e. Coordinate with the Japanese Government to arrange for the prompt movement of the individual.

f. Provide emergency attention. Except in case of emergency or when enroute on occupation force trains, occupation force rations and billets will not be provided.

g. Provide emergency medical treatment at military medical facilities to the extent of availability and limited to that required

(Cir 1)

to prevent undue suffering or to save life or limb. Elective medical and dental care will not be provided. Medical services provided will be on a reimbursement basis at the dollar rates prescribed in current publications.

h. Keep necessary records and notify General Headquarters, Supreme Commander for the Allied Powers, whenever a commercial entrant scheduled to depart from Japan fails to depart.

i. At port of exit, verify clearance issued by General Headquarters, Supreme Commander for the Allied Powers, and collect identification cards.

VIII. MISCELLANEOUS.

24. Japanese government commercial hotels are primarily established and operated for the use of commercial entrants. Permission to engage in international trade, or other business or investment activities granted by or in accordance with Circular 2, General Headquarters, Supreme Commander for the Allied Powers, 14 January 1949, does not entitle other personnel, including non-Japanese who have been continuously residents in Japan since 2 September 1945 or who have been permitted entry by the Supreme Commander for the Allied Powers for the purpose of establishing permanent residence, to the use of Japanese government facilities operated primarily for commercial entrants, or to the privileges and use of occupation facilities herein authorized for commercial entrants.

25. No member of the occupation forces and no person attached to or accompanying the occupation forces, including his dependents may participate in international trade or other business or investment activity in Japan for personal gain or advantage, or on behalf of any private person or agency, except as specifically licensed by General Headquarters, Supreme Commander for the Allied Powers.

26. With the exceptions noted above commercial entrants may designate Japanese, Japanese firms, or foreign nationals in Japan as their agents, subject to approval of the Japanese Government and the Supreme Commander for the Allied Powers.

27. Commercial entrants may utilize to the extent of availability the International Hospitals located at Tokyo, Yokohama, Kobe and Osaka. Payment for services received will be made in Japanese yen.

28. Religious services available to the occupation forces will be available to commercial entrants.

29. Amusements: a. Concerts and similar entertainment and sports contests for occupation forces where no admission charges are made will be available to commercial entrants as spectators.

b. Entertainment where fees are charged to occupation forces will be available according to contract agreements of the entertainment concerned.

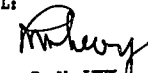
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c. Private club privileges will be extended according to the regulations of the club concerned. Private clubs desiring to extend privileges involving payments will submit necessary applications authorizing them to accept and redeem foreign trade payment certificates. AG OIL.331 (27 Apr 48)ESS/EX

BY COMMAND OF GENERAL MacARTHUR:

PAUL J. MUELLER,
Major General, General Staff Corps,
Chief of Staff.

OFFICIAL:


R. M. LEVY,
Colonel, AGD,
Adjutant General.

GENERAL HEADQUARTERS

SUPREME COMMANDER FOR THE ALLIED POWERS

APO 500



CIRCULAR)
NO.....2)

14 January 1949

FOREIGN BUSINESS AND INVESTMENT ACTIVITIES IN JAPAN

1. Rescission and Reference.

a. Rescission. Paragraph 3b, Circular 17, General Headquarters, Supreme Commander for the Allied Powers, 2 June 1948.

b. Reference. Circular 1, General Headquarters, Supreme Commander for the Allied Powers, 14 January 1949.

2. Purpose. The purpose of this circular is to establish the conditions under which non-Japanese nationals and foreign controlled firms and their authorized agents may conduct business and investment activity in Japan.

3. Definitions. a. A "foreign controlled firm," for the purpose of this circular, is defined as a corporation, institution, or other organization wholly owned or controlled, directly or indirectly, by non-Japanese nationals.

b. "Business activity in Japan," for the purpose of this circular, is defined as commercial or financial transactions or industrial operations other than those conducted solely for the occupation forces.

4. Entry. As indicated in referenced circular, 1b above, and under conditions set down therein, persons with a trade, business, or investment interest in Japan who have been sponsored by Allied or neutral governments are permitted entry into Japan.

5. Permission to do business.

a. Military personnel and personnel attached to or accompanying the occupation forces, including their dependents, are prohibited from engaging in business or investment activity in Japan, except as specifically licensed by General Headquarters, Supreme Commander for the Allied Powers. Employment of dependents by private commercial concerns engaged in international trade is authorized provided this employment does not involve dependents serving on their own behalf or as agents to make sales to or purchases from Japanese agencies or individuals.

b. Non-Japanese nationals who have been in continuous residence in Japan since 2 September 1945, or who have been permitted entry by the Supreme Commander for the Allied Powers for the purpose of establishing permanent residence

(Cir 2)

in Japan, and firms wholly owned or controlled by them are permitted to engage in business transactions in Japan on a non-discriminatory basis with Japanese nationals, except as provided in paragraph 8 below.

c. Effective the date of this circular, Allied and neutral nationals or firms who are entitled to claim restoration or restitution of properties or contract rights held prior to 7 December 1941 are permitted to resume their prewar business activities in Japan on a non-discriminatory basis with Japanese nationals, except as provided in paragraph 8 below.

d. In all other cases, effective the date of this circular, non-Japanese nationals and foreign controlled firms and their authorized agents are permitted to engage on a non-discriminatory basis with Japanese nationals, except as provided in paragraph 8 below, in international trade and in those specific business activities in Japan which positively aid in Japanese economic rehabilitation, or provide a source of foreign exchange for Japan or are otherwise in furtherance of occupation objectives. Application to secure permission for engaging in specific activities other than international trade will be made to General Headquarters, Supreme Commander for the Allied Powers.

e. Notwithstanding the provisions of subparagraphs a thru d above, persons and firms engaged in business involving the receipt of foreign exchange in Japan; the importation or dissemination of educational, informational or cultural materials from abroad; or other activities which may hereafter be designated, are required to be licensed by the Supreme Commander for the Allied Powers. Persons and firms now operating under license by the Supreme Commander for the Allied Powers, which are not required to be licensed by this subparagraph, may request termination of such licenses if they so desire.

6. Compliance with Regulations of the Supreme Commander for the Allied Powers and Japanese Law. All permission to engage in international trade and other business activity granted by the above paragraph is contingent upon compliance with regulations of the Supreme Commander for the Allied Powers and Japanese Law, including applicable economic control regulations. Violations thereof will constitute grounds for termination of permission to do business and for deportation. Laws particularly relevant in this connection are the Price Control Ordinance, the Temporary Demand and Supply Adjustment Law (governing allocations of critical industrial materials) and Japanese tax laws.

7. Critical shortages in the Japanese economy. At the present time Japan is suffering from critical shortages of materials, facilities and services. Business and industrial operations conducted by non-Japanese nationals and firms may be handicapped by such shortages and are hereby so informed. The permission to do business granted by or pursuant to paragraph 5 in no way constitutes grounds for any special claim on materials, facilities and services necessary to carry out

(Cir 2)

the contemplated business operations or continue present business operations. Non-Japanese nationals or firms wishing to engage in business in Japan which would require Japanese materials, facilities or services are advised to inquire of the Japanese government Economic Stabilization Board as to the prospective availability of such materials, facilities and services and to guide themselves accordingly.

8. Acquisition of Properties and Rights. a. Effective the date of this circular non-Japanese nationals and foreign controlled firms permitted to do business by paragraph 5 above and their authorized Japanese agents, are authorized to acquire or lease properties and rights in Japan in accordance with Japanese law, except that acquisition of property interests and rights in the following categories from Japanese nationals, from firms in which Japanese nationals or firms have a proprietary interest and from Japanese government agencies, will be void unless validated by the Japanese Government and the Supreme Commander for the Allied Powers:

- (1) Acquisition of title to stocks and shares or of an interest in the profits of an enterprise.
- (2) Acquisition of title to land and/or residence for business purposes, and to commercial and industrial buildings and installations, and plant and facilities attached thereto. (Land and residences reasonably required by an individual signatory to the contract for his full or part time residence are not business properties; all other land and residences are business properties and subject to the provisions of this subparagraph).
- (3) Leases for periods in excess of five years, mortgages or other hypothecations, and arrangements for or options to future acquisition of properties in the categories indicated in subparagraphs (1) and (2) above.
- (4) Acquisition of patents of Japanese origin and rights thereunder.
- (5) Acquisition of rights to a proportion of the output or sales of an enterprise for a period in excess of one year.

b. Applications for validation as required by subparagraph a above will be submitted to the appropriate agency of the Japanese government as designated.

c. Real properties acquired or leased by non-Japanese nationals and foreign controlled firms are subject to requisition by the occupation forces on the same basis as Japanese properties. Non-Japanese nationals and foreign controlled firms contemplating acquisition or lease of real properties may secure information from General Headquarters, Supreme Commander for the Allied Powers as to whether there is a foreseeable occupation requirement for the properties involved.

(Cir 2)

d. The requirements for validation established in this paragraph shall not apply to restoration or restitution of properties to prewar owners by the Japanese government under supervision of the Supreme Commander for the Allied Powers nor shall anything in this paragraph be construed as validating any acquisition or lease of properties or rights which was made before the date of this circular and which was contrary to existing laws or regulations of the Supreme Commander for the Allied Powers or otherwise invalid at the time made.


9. Remittances. Except as provided by special license by the Supreme Commander for the Allied Powers, conversion of yen into foreign currency or exchange and agreements or arrangements involving such conversion are prohibited.

AG 004 (27 Apr 48)ESS/EX

BY COMMAND OF GENERAL MacARTHUR:

PAUL J. MUELLER,
Major General, General Staff Corps,
Chief of Staff.

OFFICIAL:


R. M. LEVY,
Colonel, AGD,
Adjutant General.

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500.

AG 311.23 (17 Sep 46) CCS
SCAPIN 1962

14 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Modification of Expeditionary Force Message Service
Between Japan and All Points in the British Commonwealth

1. Reference is made to memoranda for the Japanese Government as follows:

a. File AG 311.23 (17 Sep 46) CCS, SCAPIN 1206, dated 17 September 1946, subject: Establishment of Expeditionary Force and Sender Composition Message Service between Japan and All Points in the British Commonwealth Over the Osaka-London Radiotelegraph Circuit..

b. File AG 311.23 (12 Aug 47) CCS, SCAPIN 1762, dated 12 August 1947, subject: Osaka-Colombo Radiotelegraph Circuit, as amended.

c. File AG 311.23 (28 Feb 48) CCS, SCAPIN 1866, dated 28 February 1948, subject: Establishment and Operation of Direct Radiotelegraph Circuit Between Japan and Hong Kong, as amended.

2. Effective immediately, the provisions of the reference memoranda pertaining to the acceptance and handling of Expeditionary Force Messages (EFM) between Japan and all points in the British Commonwealth are modified as follows:

a. Expeditionary Force Message (EFM) Service is authorized and available only between Japan and Australia.

b. This service is discontinued between Japan and all other points in the British Commonwealth.

3. EFM messages filed for transmission from Japan to Australia will continue to be handled in accordance with the provisions of reference memoranda above.

4. Direct communication between Civil Communications Section, General Headquarters, Supreme Commander for the Allied Powers and the Ministry of Communications concerning all matters within the scope of this memorandum is authorized.

FOR THE SUPREME COMMANDER:

R. M. LEVY
Colonel, AGD
Adjutant General

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(59) 主
日本及英連邦諸國間之直接運用世界 EFM 取扱に關する指令修正

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 386.7 (19 Oct 48) CPC/PLD
SCAPIN 6112-A/3

14 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: SPECIFICATION NO. 3
External Assets in Japan of the German Embassy and
Procedure to be Followed in Connection Therewith

1. Reference is made to memorandum for the Japanese Government, file AG 386.7 (19 Oct 48) CPC/CD, SCAPIN 6112-A, 19 October 1948, subject, "German External Assets in Japan Vested under Berlin Law No. 5, as Amended by Regulation I, and Procedure to be Followed in Connection Therewith."

2. Under the authority of the Allied Control Council Germany Law No. 5, "Marshalling and Vesting of German External Assets," 30 October 1945, as amended by Regulation I, 10 May 1946, and pursuant to law, after investigation, it is hereby found:

a. That the said German Embassy was on 30 October 1945 and may be considered for the purpose of this memorandum and also under the provision of Allied Control Council Germany Law No. 5 and Regulation I thereto, an instrumentality of the German Government in Japan.

b. That the German Embassy, pursuant to a lease of land for building the German Ministry Office and for its use solely, dated 18 May 1872, and a lease contract of 29 June 1886, rented from the Japanese Government, for the same use, 5,532.58 tsubo of land located at 14, 1-chome, Nagata-cho, Kojimachi-ku, Tokyo, Japan, upon which the German Embassy erected several buildings and made certain improvements.

c. That the said lease of the land has terminated and under the pertinent provisions of the Civil Code of Japan the buildings and other property now existing on the former German Embassy property are not transferred to the Japanese Government by virtue of the expiration of the lease.

d. That the real property consisting of buildings situated on the land described in paragraph 2b, described as the main Embassy building and several annexes formerly used as offices and residences for the German Embassy Staff, and all of which buildings were destroyed in the air raids and are now brick walls, shells or foundations, and the miscellaneous movable and immovable property situated on the land, such as

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AG 386.7 (19 Oct 48)CPC/PLD
SCAPIN 6112-A/3

automobile bodies, radiators, plumbing fixtures and scrap iron, all of which, as a result of the bombings have become mere scrap, are property outside Germany which, in accordance with the provisions of paragraph 1b of reference memorandum, is owned or controlled by or held for the beneficial interest of the business or corporation or other legal entity designated in sub-paragraph 2a hereof.

3. All determinations and all actions required by law, including appropriate consultations and certifications, having been made and taken, it being deemed necessary to the interests of the German External Property Commission, the property described in paragraph 2 hereof, subject to recorded liens, encumbrances, other rights of record, and such other claims as shall be found valid by General Headquarters, Supreme Commander for the Allied Powers, held by or for persons who are not nationals of designated enemy countries, is hereby declared to have been vested in the German External Property Commission as of 30 October 1945.

4. Under the provisions of paragraph 6 of reference memorandum, the Japanese Government is directed to perform immediately the following acts with respect to the property described in paragraph 2d hereof.

a. The Japanese Government will take all necessary steps required to legally transfer, register and/or record in the name of the German External Property Commission the real property described in paragraph 2d hereof.

5. The Japanese Government is directed to take all necessary steps required to guard and protect the movable property described in paragraph 2d hereof as provided in the memorandum for the Japanese Government, file AG 091.112 (13 Sep 45) MG, SCAPIN 26, 13 September 1945, subject, "Protection of Allied and Axis Properties," from General Headquarters, Supreme Commander for the Allied Powers.

6. The Japanese Government will render within thirty (30) days of the receipt of this memorandum a complete and accurate report of all actions performed under the provisions of paragraphs 4 and 5 hereof.

FOR THE SUPREME COMMANDER:

for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

Received: 18 Jan. 3, 00 p.m.
Sahkan: C. B. Y. Perry
Copy: 1, 2, 3 Bucho
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GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 312.1 (6 Jan 49)CPC/CD
SCAPIN 6284-A/1

14 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Inspection, Impoundment, and/or Release of Certain Financial Documents Returned from Korea

1. Reference is made to memorandum for the Japanese Government, file AG 370.05 (7 May 46)GC, SCAPIN 927, Annex VI, 7 May 1946, subject, "Repatriation," as amended, from General Headquarters, Supreme Commander for the Allied Powers.

2. The Japanese Government is directed to accept from the Commanding General, Headquarters and Service Group, General Headquarters, Far East Command, fourteen (14) cases of financial documents (located in Warehouse Number 6, Tokyo) returned from Korea.

3. The Japanese Government, in collaboration with representatives of Civil Property Custodian, General Headquarters, Supreme Commander for the Allied Powers, will thoroughly examine the contents of subject cases said to contain financial documents. Terms of reference SCAPIN 927 will be applied wherever appropriate. Specifically, the following actions will be taken by the Japanese Government:

a. Surrenderable documents or financial instruments will be impounded;

b. Non-surrenderable property will be restored to rightful owners;

c. The Japanese Government will submit to General Headquarters, Supreme Commander for the Allied Powers, within thirty (30) days from date of receipt of this memorandum, a complete and accurate report of all properties impounded under terms of reference memorandum to the Japanese Government.

4. Direct communication between the Japanese Government and appropriate sections of General Headquarters, Supreme Commander for the Allied Powers, and Headquarters and Service Group, Far East Command is hereby authorized to implement this memorandum.

FOR THE SUPREME COMMANDER:

Received: 19 Jan. 10, 12 a.m.
Sahkan: C. B. Y. Perry
Copy: 1, 2, 3 Bucho
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for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

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引揚者所持会計書類、檢閲、押收、又は引渡は命令に付

File: CNFE/QS15
Serial: (171

COMMANDER NAVAL FORCES, FAR EAST (12:WHR:10)
Tokyo, Japan

JAN 14 1949

From: Commander Naval Forces, Far East.
To: Minister of Transportation.
Via: Liaison and Coordination Office, Tokyo.

Subject: Japanese Shipping, Inspection of.

1. On inspection by vessels of the Support Force, Far East, the below listed vessels were found unsatisfactory:

- DAIJITSU MARU D032
- TATSUHAGI MARU T030
- L.S.T. Q055
- YONEYAMA MARU Y024

2. The principal defect found in all the above vessels was dirty bilges which were so filled with oil and grease as to constitute a serious fire hazard.

3. It is directed that this defect be corrected immediately and a report made thereof prior 5 February 1949.

W. B. McHUGH
W. B. McHUGH,
Chief of Staff.

17 Jan. 10.00 a.m.
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ダイジツ丸 D032 等四隻の船底清掃を命ずる

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 095 (8 Sep 48)CPC/FP
SCAFIN 6311-A
14 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Restoration to Rev. Sherwood F. Moran
of Property Wrongfully Transferred

1. Reference is made to the following:

a. Memorandum for the Japanese Government, file AG 386.3 (22 Apr 48)CPC/FP, SCAFIN 1880, 22 April 1948, subject, "Procedures for Restoration of Property in Japan to Nationals of the United Nations," from General Headquarters, Supreme Commander for the Allied Powers

b. Memorandum for the Ministry of Finance, file 095 (17 Sep 48)CPC/FP, 17 September 1948, subject, "Property in Japan Owned on 7 December 1941 by Mr. Sherwood F. Moran (American)," from General Headquarters, Supreme Commander for the Allied Powers, Civil Property Custodian

c. LO 4544 (AD/FP), 7 December 1948, subject, "Report on the Property of Mr. Sherwood F. Moran (American)."

2. It is directed that the Japanese Government return the building and household effects at No. 484-34, Aza-Kamiyama, Oaza-Nojiri, Shinanojiri-mura, Kamiminochi-gun, Nagano-ken (Villa No. 101) to Rev. Sherwood F. Moran, in accordance with the provisions of reference 1a above. The receipt for restoration will be signed at the Hyogo Military Government Team Headquarters, Kobe, on 14 March 1949 at 1000 hours.

FOR THE SUPREME COMMANDER:

R. M. Levy
for R. M. LEVY
Colonel, AGD
Adjutant General

Received: 18 Jan. 3.00 p.m.
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GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 006 (10 Jan 49)GA
SCAPIN 6312-A

14 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Display of Fireworks

1. Reference is made to memorandum from the Japanese Government, C.L.C.O. No. 49(2PA), subject, "Application for Permission for Displaying Fireworks," dated 10 January 1949.

2. Permission is granted for the display of fireworks on 15 January 1949 as requested, provided:

- a. Materials to be used are not from stocks over which controls have been established by the Supreme Commander for the Allied Powers.
 - b. Adequate safety measures are taken.
 - c. Fireworks are displayed under 1000 feet altitude.
3. Occupation forces have been notified of this approval.

FOR THE SUPREME COMMANDER:

R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

Received: 17 Jan. 10.0 a.m.
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消防出初式に於ける花火打揚申請許可の件

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 311.3 (6 Dec 47)CCS
SCAPIN 1830/11

15 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Japanese Overseas Radiotelephone Service

1. Reference is made to Memorandum for the Japanese Government, file AG 311.3 (6 Dec 47)CCS, SCAPIN 1830, dated 6 December 1947, subject same as above, as amended.

2. Radiotelephone calls via the United States, between Japan and the zones in Germany occupied by the United Kingdom, United States and France, are authorized, effective 15 January 1949.

3. All provisions of SCAPIN 1830/2 applicable to calls between Japan and the points listed in inclosure 1 thereto will apply equally to calls between Japan and Germany.

4. Rates and division of revenue for this service will be as shown in inclosure 1.

5. Direct communication between the Civil Communications Section, General Headquarters, Supreme Commander for the Allied Powers, and the Ministry of Communications, regarding operating and accounting procedures within the scope of this memorandum, is authorized.

FOR THE SUPREME COMMANDER:

1 Incl
Rates and Division
of Revenue.

for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

Received: 18 Jan. 3.00 p.m.
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日本及び他国の諸島の英米佛と領地との無線電話許可の件

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GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 386.7 (20 Dec 48) CPC/PLD
SCAPIN 6313-A

15 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Release of Properties of ABO, Masanao and MITSUHASHI, Hiroshi

1. Reference is made to the following:

a. LO 4604 (AD/2FP), 20 December 1948, subject, "Application for Release of Specific Property from Custody."

b. Memorandum for the Japanese Government, file AG 386.7, (23 April 1946) CPC, SCAPIN 897, 23 April 1946, subject, "Control, Impounding, and Blocking of Property of Designated Individuals," from General Headquarters, Supreme Commander for the Allied Powers.

2. Release of the properties of ABO, Masanao and MITSUHASHI, Hiroshi from the provisions of reference 1b above as requested in reference 1a above is approved.

3. A report will be submitted to General Headquarters, Supreme Commander for the Allied Powers upon the release of said properties including the following information:

- a. Names of designated individuals
- b. Description of properties released
- c. Dates of release.

FOR THE SUPREME COMMANDER:

for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

Received: 18 Jan. 3.00 p.m.
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GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 150 (13 Dec 48) CPC/PLD
SCAPIN 6314-A

15 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Application of Naigai Trading Co., Ltd.

1. Reference is made to L.O. 4346 (AD/2FP), 13 December 1948, subject, "Application of Naigai Trading Co., Ltd."

2. The Japanese Government is directed to inform the Naigai Trading Co., Ltd., that their claim for ¥ 9,896.68 from Becker & Co., cannot be considered at this time.

3. When a decision is made to honor claims of this nature, the application of the above-named company will be considered.

FOR THE SUPREME COMMANDER:

for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

19 Jan. 10.12 a.m.
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内外貿易の申請に回答の件

GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 386.7 (28 Oct 48)CPC/PLD
SCAPIN 6315-A

15 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Application of Kurashiki Cotton Spinning Co., Ltd.

1. Reference is made to L.O. 3661 (AD/2FP), 28 October 1948, subject, "Application of Kurashiki Cotton Spinning Co., Ltd.," which inclosed application No. F.P. 240.

2. The Japanese Government is directed to transfer from the "Custody Account for the Supreme Commander for the Allied Powers," Head Office, Bank of Japan, Tokyo, to the Industrial Bank of Japan, Ltd., Head Office, Tokyo, ¥ 5,000.00 for the purpose of paying for the newly issued shares of Kurashiki Cotton Spinning Co., Ltd., allotted to the following German shareholders, correct spelling of whose names is as indicated:

- a. Fifty (50) shares for Anna Dorothea Luhrs, ¥ 2500.00
- b. Fifty (50) shares for Anna Elizabeth Gese, ¥ 2500.00

3. The Japanese Government is further directed to effect the registration of each lot of fifty (50) shares in the name of the present shareholder as set forth in paragraph 2a and 2b and to submit the new share certificates together with a complete report of said transaction to General Headquarters, Supreme Commander for the Allied Powers within fifteen (15) days after receipt of this memorandum.

FOR THE SUPREME COMMANDER:

for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

19 Jan. 10.12 a.m.
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GENERAL HEADQUARTERS
SUPREME COMMANDER FOR THE ALLIED POWERS
APO 500

AG 123 (4 Aug 48)CPC/PLD
SCAPIN 6316-A

15 January 1949

MEMORANDUM FOR: JAPANESE GOVERNMENT

SUBJECT: Sale of Gustav Rudolf Dwelling

1. Reference is made to memorandum, 4 August 1948, SB/RE No. 389, to General Headquarters, Supreme Commander for the Allied Powers, Economic & Scientific Section, Finance Division, Liquidation Branch, from Closed Institution Liquidating Committee, Sales Bureau, subject, "Withdrawal of Sale of House Belonging to Gustav Rudolf."

2. The Japanese Government is directed to transfer from the "Custody Account for the Supreme Commander for the Allied Powers," Bank of Japan, Head Office, Tokyo, to the Sales Bureau of the Closed Institution Liquidating Committee, ¥ 10,399.00 in payment for the following expenses incurred in the sale of the dwelling belonging to Gustav Rudolf:

- a. Advertisement fee - ¥ 9,180.00
- b. Traveling expenses - ¥ 19.00
- c. Commission at 1% - ¥ 1,200.00.

3. The Japanese Government is further directed to submit a report of this transaction to General Headquarters, Supreme Commander for the Allied Powers, within seven (7) days from the date of receipt of this memorandum.

FOR THE SUPREME COMMANDER:

for R. M. Levy
R. M. LEVY
Colonel, AGD
Adjutant General

19 Jan. 10.12 a.m.
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倉敷紡績の申請に回答件

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グスタフ・ルドルフの家屋売却費用と白銀持株財産持別勘定より
閉鎖機関整理委員会へ支払う命の件