Public Law 85-365

AN ACT

To authorize certain activities by the Armed Forces in support of the VIII Olympic Winter Games, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, (a) notwithstanding any other provision of law, the Secretary of a military department may, with respect to the VIII Olympic Winter Games—

(1) permit personnel of the Armed Forces under his jurisdiction to prepare courses, fields, and rinks, maintain avalanche control, and provide communications;

(2) lend necessary equipment; and

(3) provide such other support as he considers appropriate.

(b) The Secretary of the military department concerned may spend such funds for the purposes of this section as Congress may specifically appropriate for those purposes. He may acquire and utilize such supplies, material, and equipment as he determines to be necessary to provide the support authorized by this section.

(c) The authority provided to the Secretaries of the military departments by this section is permissive and not mandatory.

SEC. 2. Out of moneys appropriated by Congress for the specific purpose, the Secretary of Defense is authorized to advance to the Organizing Committee, VIII Olympic Winter Games, Squaw Valley, California, U. S. A. 1960, Incorporated, a nonprofit corporation of the State of California, at its request, funds to construct, on land of the United States in Squaw Valley, Placer County, California, a sports arena suitable for the conduct of sports and appropriate ceremonies in connection with the VIII Olympic Winter Games. Funds so advanced by the Secretary of Defense shall not exceed estimated requirements for expenditures for the ensuing two-month period from the date of the request. As completed, the arena becomes the property of the United States. The expenditure of such funds by the Committee is subject to such audit and control as the Comptroller General of the United States may prescribe.

SEC. 3. On or before April 1, 1960, any lease by the United States of the property on which the arena authorized by section 2 is located shall be reviewed and lease occupancy thereafter shall include a fair and appropriate rental reflecting the added value and utility represented by the arena.

SEC. 4. There is authorized to be appropriated not to exceed $500,000 to carry out the purposes of section 1 and not to exceed $3,500,000 to carry out the purposes of section 2 of this Act.

Approved April 3, 1958.

Public Law 85-366

AN ACT

To amend the Agricultural Adjustment Act of 1938, as amended, with respect to wheat acreage history.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 384 of the Agricultural Adjustment Act of 1938, as amended, is amended—

(1) by changing the period at the end of the first sentence of subsection (a) to a colon and adding a proviso as follows: “Provided, That in establishing State acreage allotments the acreage seeded for the production of wheat plus the acreage diverted for