TITLE 29 - LABOR CHAPTER V - WAGE AND HOUR DIVISION

PART 524 - REGULATIONS APPLICABLE TO E PLOYMENT OF HANDICAPPED PERSONS PURSUANT TO SECTION 14 OF THE FAIR LABOR STANDARDS ACT.

The following amendment to Regulations - Part 524 - (Regulations applicable to employment of handicapped persons pursuant to Section 14 of the Fair Labor Standards Act) is hereby issued. This amendment amends Section 524.91 as amended, by extending the duration of said Section 524.91 from June 1, 1939, to September 1, 1939. Said amendment shall become effective upon my signing the original and upon publication thereof in the Federal Register, and shall be in force and effect until repealed by regulations hereafter made and published.

Signed at Washington, D. C., this 27th day of May, 1939.

Elmer F. Andrews, Administrator

Wage and Hour Division Department of Labor

SECTION 524.91 TEIPORARY CERTIFICATE OF EXEMPTION FOR HANDI-CAPPED INDIVIDUALS EMPLOYED BY CERTAIN CHARITABLE NON-PROFIT INSTITUTIONS AND ORGANIZATIONS DURING PERIOD BEFORE MORIAL PROCEDURE IS IN FULL OPERATION. Nothwithstanding any provision in Section 524.90 of Part 524 (providing a temporary certificate of exemption during period before normal procedure is in full operation), from October 24, 1938, to September 1, 1939, or such earlier date as the Administrator may after notice determine, this regulation shall be deemed to be a certificate authorizing charitable organizations and institutions conducted not for profit but for the purpose of carrying out a recognized program of rehabilitation for handicapped individuals and of providing such individuals with remunerative employment or other occupational rehabilitating activity of an educational or therapeutic nature, to employ (or suffer or permit to work) handicapped individuals for such purposes at wage rates less than the minimum rate applicable under Section 6 of the Fair Labor Standards Act, subject to the following conditions:

- (a) the earning capacity of the employee for the particular position held by him or for the work which he is suffered or permitted to do must be, or must be honestly believed by the employer to be, substantially impaired by age or physical or mental deficiency or injury;
- (b) in no event shall the minimum wage paid any such handicapped individual during this period of temporary exemption be less than that proportion of the minimum wage applicable under Section 6 which the handicapped individual's earning capacity bears to the earning capacity of a non-handicapped worker.*

^{*} Issued under the authority contained in Section 14, 52 Stat. 1060).