

§ 306.40

TABLE II—DECIMAL FOR 1 DAY'S INTEREST ON \$1,000 AT VARIOUS RATES OF INTEREST, PAYABLE ANNUALLY OR ON AN ANNUAL BASIS, IN REGULAR YEARS OF 365 DAYS AND IN LEAP YEARS OF 366 DAYS—Continued

| Rate per annum (per cent) | Regular year, 365 days | Leap year, 366 days |
|--------------------------------------|------------------------|---------------------|
| 6 ⁷ / ₈ | .188 356 164 | .187 841 530 |
| 7 | .191 780 822 | .191 256 831 |
| 7 ¹ / ₈ | .195 205 479 | .194 672 131 |
| 7 ¹ / ₄ | .198 630 137 | .198 087 432 |
| 7 ³ / ₈ | .202 054 795 | .201 502 732 |
| 7 ¹ / ₂ | .205 479 452 | .204 918 033 |
| 7 ⁵ / ₈ | .208 904 110 | .208 333 333 |
| 7 ³ / ₄ | .212 328 767 | .211 748 634 |
| 7 ⁷ / ₈ | .215 753 425 | .215 163 934 |
| 8 | .219 178 082 | .218 579 235 |
| 8 ¹ / ₈ | .222 602 740 | .221 994 536 |
| 8 ¹ / ₄ | .226 027 397 | .225 409 836 |
| 8 ³ / ₈ | .229 452 055 | .228 825 137 |
| 8 ¹ / ₂ | .232 876 712 | .232 240 437 |
| 8 ⁵ / ₈ | .236 301 370 | .235 655 738 |
| 8 ³ / ₄ | .239 726 027 | .239 071 038 |
| 8 ⁷ / ₈ | .243 150 685 | .242 486 339 |
| 9 | .246 575 342 | .245 901 639 |
| 9 ¹ / ₈ | .250 000 000 | .249 316 940 |
| 9 ¹ / ₄ | .253 424 658 | .252 732 240 |
| 9 ³ / ₈ | .256 849 315 | .256 147 541 |
| 9 ¹ / ₂ | .260 273 973 | .259 562 842 |
| 9 ⁵ / ₈ | .263 698 630 | .262 978 142 |
| 9 ³ / ₄ | .267 123 288 | .266 393 443 |
| 9 ⁷ / ₈ | .270 547 945 | .269 808 743 |
| 10 | .273 972 603 | .273 224 044 |
| 10 ¹ / ₈ | .277 397 260 | .276 639 344 |
| 10 ¹ / ₄ | .280 821 918 | .280 054 645 |
| 10 ³ / ₈ | .284 246 575 | .283 469 945 |
| 10 ¹ / ₂ | .287 671 233 | .286 885 246 |
| 10 ⁵ / ₈ | .291 095 890 | .290 300 546 |
| 10 ³ / ₄ | .294 520 548 | .293 715 847 |
| 10 ⁷ / ₈ | .297 945 205 | .297 131 148 |
| 11 | .301 369 863 | .300 546 448 |
| 11 ¹ / ₈ | .304 794 521 | .303 961 749 |
| 11 ¹ / ₄ | .308 219 178 | .307 377 049 |
| 11 ³ / ₈ | .311 643 836 | .310 792 350 |
| 11 ¹ / ₂ | .315 068 493 | .314 207 650 |
| 11 ⁵ / ₈ | .318 493 151 | .317 622 951 |
| 11 ³ / ₄ | .321 917 808 | .321 038 251 |
| 11 ⁷ / ₈ | .325 342 466 | .324 453 552 |
| 12 | .328 767 123 | .327 868 852 |

[38 FR 7078, Mar. 15, 1973; 38 FR 8153, Mar. 29, 1973; 38 FR 10004, Apr. 23, 1973, as amended at 44 FR 34125, June 14, 1979]

Subpart F—Assignments of Registered Securities—General

§ 306.40 Execution of assignments.

The assignment of a registered security should be executed by the owner, or his or her authorized representative, in the presence of an individual authorized to certify assignments. All assignments must be made on the backs of the securities, unless otherwise authorized by the Bureau. An assignment by mark (X) must be witnessed not only

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by a certifying individual, but also by at least one other person, who should add an endorsement substantially as follows: "Witness to signature by mark," followed by the witness' signature and address.

[59 FR 59036, Nov. 15, 1994, as amended by 64 FR 38126, July 15, 1999]

§ 306.41 Form of assignment.

Registered securities may be assigned in blank, to bearer, to a specified transferee, or to the Secretary of the Treasury for redemption or for exchange for other securities offered at maturity, upon call or pursuant to an advance refunding or prerefunding offer. Assignments to "The Secretary of the Treasury," "The Secretary of the Treasury for transfer," or "The Secretary of the Treasury for exchange" will not be accepted unless supplemented by specific instructions by or in behalf of the owner.

[38 FR 7078, Mar. 15, 1973, as amended at 64 FR 38126, July 15, 1999]

§ 306.42 Alterations and erasures.

If an alteration or erasure has been made in an assignment, the assignor should appear before an authorized certifying officer and execute a new assignment to the same assignee. If the new assignment is to other than the assignee whose name has been altered or erased, a disclaimer from the first-named assignee should be obtained. Otherwise, an affidavit of explanation by the person responsible for the alteration or erasure should be submitted for consideration.

§ 306.43 Voidance of assignments.

An assignment of a security to or for the account of another person, not completed by delivery, may be voided by a disclaimer of interest from that person. This disclaimer should be executed in the presence of an officer authorized to certify assignments of securities. Unless otherwise authorized by the Bureau, the disclaimer must be written, typed, or stamped on the back of the security in substantially the following form:

The undersigned as assignee of this security hereby disclaims any interest herein.

(Signature)