

Statement of the Public Debt, June 30, 1945-Continued



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$i$ Exempt, both ast to principal and interest, from all taxation now or
nereaster imposed by the United States, any State, or any of the poosege
sionse hereafter imposed by the United States, any State, or any of the poseses
sions of the United States, or by any local taxing authority except (a)
estate or inheritance taxes, or gift taxes, and (b) all income excess profits estate or inheritance taxes, or gift taxes, and (b) all income, excess proint
and wrorprofts taxes, now or herafter imposed by the United states,
upon the income or profits of individuals, partnerships, associations, upon the income or profits of individuals, partnerships, associations, o
corporations. corporations.
$j$ Any income derived from Treasury bills of this issue, whether inter-
est or gain from their sale or other disposition does not have any exemp. est or or ain from their sale or other disposition does not have any exemp
tion, as such, and loss from the sale or other disposition of any such bill tion, as such, and loss from the sale or other disposition or any such bill
does not have any special treatment, as such, under Federal tax sote
now or heraatter enacted. The bills are subject to estate. inheritanee.
gift, or other excise taxes, whether Federal or State, but are exempt
 thereon by any Stata, or any of the possessions of the United States, or
by any loan taxing athority. For purposes of taxation the amount of
discount at which the bills sare originally sold by the United States is to discount at which the bills are originally sold by the United States is
be oonsidered to be interest.
$k$ These be considered to be interest.
$k$ These issues being investments of various Government funds and
payable only for the account of such funds have no present tax liability.
 to Mar. 1 , 1941. Bonds, notes, , nd certificates of indebtedness of the
United States shall while benefially owned by a nonresident alien United States, shall, while beneficially owned by a nonresident alien
individual, or a foreign corporation, parterarhip, or asocicion, no
engaged in business in the United States, be exempt both as to principa engaged in business in the United States, be exempt both as to principal
and interest from any and all taxation now or hereafter imposed by he
United States, any State, or any of the possessions of the United States, and interest from any and all taxation now or hereafter imposed by the
United States, ang tyate, or any of the possessions of the United States
or by any local taxing authority.



