## STATEMENT OF THE PUBLIC DEBT OF THE UNITED STATES

## MAY 31, 1935



DETAIL OF OUTSTANDING INTEREST-BEARING ISSUES AS SHOWN ON PAGE I, MAY 3I, 1935


[^0]- Exempt, both as to principal and interest, from all taxation (except estate or inheritance taxes) now or herreafter imposes
taxing authority.
after imposed by the U . taxing authority; and tite smount of discount at which Treasury bills are originally sold by the United State shall be considered to be interest within the meaning referred to harein.
or inheritance taxes) now or herearter imposil of Treasury bills shall be exempt from all taxation (except estate Or bill shall be allowed any local taxing authority; and no loss from the sale or other disposition of such Treasur by the United States or any of its possessions.
In hands of foreion holders.-Bonds, notes, and certifcates of indebtedness of the United States, shall, while beneflcially owned by a nonresident alien individual, or a foreign corporation, partnership, or association, not engaged in business in the United States, be exempt both as to principal and interest from any and all taxation any local taxing suthority.

Recelvability in Patment of Certain Taxes
Federal estate or inheritrnce taxes.-Liberty bonds, Treasury bonds, and Treasury notes, bearing interest at a higher rate than 4 per centum per annum, which have been owned by any person continualiy for at least 6 month prior to the dste of his death and which upon such date constitute part of his sastate, are recelvable by the Unite Federal income and profts tares. -Tresury notes. Trasury certif
maturing on tax-payment dates, are recivable at par in payment of lncome and proits taxes payable at the maturity of the notes, certificates, or bild.

Cibculation Privilede
General.-Bonds of the 2\% Consols of 1030. 2\% Panama Canal Loan of 1916-38, and 2\% Panama Canal Loan
of 1018-38 are recelvable by the Tressurer of the United States as security for the issuance of circulating notes to natlonal banking associtions.
Limited. Under the provislons of sec. 20 of the Federal Home Loan Bank Act, approved July 22, 1982 , for a period of 3 years from that date, all outstandiag bonds of the United States thirretofore issued, or issued durink such period bearing interast at a rate not exceeding 33 per oentum per annum, shall be recelvable by the Treasurer

CONTINGENT LIABILITIES OF THE UNITED STATES, MAY, ЗI, I935
complled from latest reports received by the treasury


DETAIL OF CONTINGENT LIABILITIES AS SHOWN ABOVE, MAY 3I, 1935


Under the mebtridnding agreements as adthorized by acts of Congress and moratorium agree-
ments as authorized by the act of Congress aproved Dec. 23 , 1931 .



<br>$\$ 11,155,786,652.80$

Unfunded Indebtedness:
REPRESENTED BY OBLIGATIONS RECEIVED FOR (1) CABH ADVANCES MADE UNDER AUTHORITY OF ACTS OF CON-
GRESS APPROVED APR. 24, 1917, AND SEPT. 24,1917 , AS AMENDED; (2) SURPLUS WAR SUPPLIES SOLD



Armenia
Nicaragua-
rincipal amount held
$\$ 23,752,217.00$
$400,680,000.00$
$91,879,671.03$
$16,466,012.87$
$8,414,485.27$
$3,863,650,000.00$
$4,368,000,000$.


[^0]:    $\dagger$ Except where otherwise noted.
    $\pm$ Bonds with final ditits 1,9, and 0 , called for redemption Apr. 15, , 1934; bonds with final digits 2 and 8, called for redemption Oct. 115, 1934 ; bonds with final digits 5 ,
    Anal digitit 3 and 4 called for redemption Oct. 15, 1935.

    - Treasurg bills are noninteresest bearing and are sold on a discount basis with competitive blds for ench lissue.
    The average sale price of these series gives an approximate y yeldd on a bank dilscount basis as above indicated. - Approximate yield it held to maturity.
    tax eximptons:
    Exempt from the payment of all taxes or duties of the United States, as well as from all taxation in any form by or under State, municipal, or local authority. (The Supreme Court has
    extend to estate or inheritance taxes Imposed by Federal or State authority.)
    ? Exempt, both as to principal and intersest, from all taxation, exceept astate or inheritance taxes, imposed by
    authority of the United States, or its possesions, or by any State or local taxing authority. : Exempt, both as to principal and interest from all taxation now or hereafter imposed by the United States, itance taxes, and (b) gradusted additional lincome taxes, commonly known as surtaxase, and excess-profttsand war-
     associations, or corporatlons. The interest on an amount of bonds authorized by the act approved September 24 ,
    1917, as amended, the princlpal of which does not exceed in the aggregate $\$ 5,000$, owned by any individual, partner1917, as amended, the principal of which does not exceed in the aggregate s5,000, owned by any indivi
    ship, association, or corporation, shall be exempt from the taxes provided for in clause ( $b$ ) above.
    C Exempton, both as to prinelpal and interest, from all taxation now or berest ter Imposed by the United States,
    any State, or any of the possesslons of the United States, or by any loceal taxing authority, except ( $a$ ) estate or any state, or any of the possessslons of the United States, or by any local taxing authority, except (a) estate or
    inheritance taxes, and (b) graduated addiltonal Income taxes, commonly known as surtaxes, and excess-profts
    
    
     Individual, partnership, associatlon, or corporation, shall be exempt from the taxes provided for in in iase
    above. For the purposes of determining taxes and tax exemptions, the increment in value of sarlngs bonds
    represented by the differonce between the price paid and the redemption value recelved (whether at or before maturty) shall be considered as interest.
    Attention is invited to Treassury Decislon 4650 rulling that bonds, notes, bulls, and certificates of indebtedness
    of the Federal Coverament or to agencies, and the Interest thereon, are not exempt from the gitt tax.

