

CIRCULAR }
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WAR DEPARTMENT,
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ARMY EXCHANGE SERVICE—Liquidation procedures—Circular No. 57, War Department, 1944, amended-----	Section I
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I. ARMY EXCHANGE SERVICE.—Circular No. 57, War Department, 1944, as amended by section I, Circular No. 293, 1944, is further amended as follows:

1. The heading of section VI is changed to read "Standard operating procedure, liquidations," and the heading "VII—Standard operating procedure, complete liquidation," is deleted.

2. Paragraphs 9, 14, 22, 23, 24, 25a (11), (16), (17), (19), and (21), and 25b (2), (3), and (8), are rescinded and the following substituted therefor:

9. Pursuant to the authority contained in paragraph 11c, AR 210-65, the average net profit on sales of exchanges for each three consecutive months including the current month will not be permitted to exceed 6 percent, nor should it be less than 3½ percent.

14. Subject to specific directives of the Chief of Army Exchange Service, the commanding general of a service command is vested with complete authority to make final disposition of all Army Exchange Service property in such manner and at such prices as he deems appropriate. No contracts will be made, however, for the disposition of exchange assets which are not immediately available for sale in specific quantities.

22. a. The commanding general of the service command will direct a partial or complete liquidation of an exchange whenever, by reason of a decrease in personnel present at any post, camp, station, or installation, the assets of the exchange are greater than required for operation on the reduced basis. In determining whether the liquidation of an exchange should be partial or complete, the classification of the installation will govern. If such classification, using definitions contained in paragraph 2c, Circular No. 306, War Department, 1944, is inactive or surplus, a complete liquidation will be accomplished in accordance with the instructions set forth in Circular No. 57, War Department, 1944, as amended by this circular even though a small complement may be stationed there for caretaking or similar purposes.

b. If the commanding officer of the complement determines that an exchange is necessary, a new exchange may be activated, as provided in paragraph 4, AR 210-65, 1 June 1944.

c. When an installation is classified as inactive, the commanding general of the service command will determine whether any or all of the equipment of the exchange is to be removed, sold, or left at the installation.

d. Equipment of an exchange at an installation which is classified as surplus will be disposed of in accordance with the provisions of Circular No. 57, War Department, 1944, as amended by this circular.

e. Equipment of an exchange which is partially liquidating will not be removed or sold until determination has been made by the commanding general of the service command that the decrease in strength is permanent.

f. After a partial liquidation, all surplus exchange equipment, and after a complete liquidation, all equipment to be left at a post, camp, station, or installation for future use are the property of Army Exchange Service and will be so marked.

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** Sec III, rescinded by sec 155 (18 Nov 1944) - see case ab 3263 (23 May 45)*

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CMB

