

- 4
5. (a) The entire management of I.G. Färbindustrie A1G., including but not limited to the supervising board (Aufsichtsrat), the board of directors (Vorstand), and directors (Direktorium) and all other persons wheter office-holders or not, who are empowered, either alone or with others, to bind or sign for or on behalf of LG. Farbenindustrie A.G. are forthwith removed and discharged and deprived of all authority to act with respect to the corporation or its property;
- (b) The rights of shareholders in respect of selection of management or control of I.G. Farbenindustrie A.G. are suspended.
6. Article IV of Military Government Law No. 52 shall not be applicable to any property or enterprise affected by this General Order.
7. This General Order shall become effective on 5 July 1945. * x ©

BY ORDER OF MILITARY GOVERNMENT.

MILITARY GOVERNMENT — GERMANY
UNITED STATES ZONE

General Order No. 3

PURSUANT TO MILITARY GOVERNMENT LAW No. 52 — BLOCKING
*AND CONTROL OF PROPERTY

BANK DER DEUTSCHEN ARBEIT AG.

Whereas, the Bank der Deutschen Arbeit AG., a* banking corporation organization an existing under and by virtue of the laws of Germany with its head office at Berlin, is completely owned by an official organization of the Nazi party, the Deutsche Arbeitsfront, which has been ordered dissolved.

Whereas, the Bank der Deutschen Arbeit AG. has been used by the Nazi party to consummate a large majoritiv of its more abnoxious financial transactions within Germany and in countries temporarily under German armed domination.

Whereas, the Bank der Deutschen Arbeit AG. served as^ the reservoir to hold Nazi party member's fees and other semi-compulsory contributions and was used to finance the economic enterprises of the Deutsche Arbeitsfront.