

MILITARY GOVERNMENT — GERMANY
UNITED STATES ZONE

Law No. 54

USE OF WEHRMACHT PROPERTY

To deprive the German Armed Forces of the use of military installations and training facilities within the United States Zone, including air fields, maneuver areas, camps and ranges;

To increase agricultural production;

To facilitate the accommodation and settlement of Germans and others;

To decentralize the structure of the German economy;

It is hereby ordered as follows:

1. The right to possession and use of all property in the United States Zone (excluding the Bremen Sub-District), title to which is held by any of the following is hereby granted to the Land (State) in which such property is situated:

- a) The Supreme Command of the German Armed Forces, the (German Army, the German Navy, the German Air Forces, and any component thereof;
- b) The SA (Sturmabteilungen), the NSKK (NS-Krafftfahrkorps), the NSFK (NS-Fliegerkorps), the SS (Schutzstaffeln), including the SD (Sicherheitsdienst);
- c) The German Reich, any of its departments or agencies, for or in the interest of any of the organizations listed under a) and b);
- d) Any officer of any of the organizations listed under a) and b) above, in his official capacity;
- e) Any other organization or person, for or in the interest of any of the organizations or persons listed under a), b), c) or d).