lature or to budget grants made by the Federal Social Security Board in compliance with the requirements of law in this situation. These instruments with respect to their terms and provisions are in proper form and with one exception here noted the same are hereby approved as to form and execution.

As above noted, these instruments are executed by The Allen Holding Company by The Valuation Service Company, Agent, which agent company is executing the instruments by the hands of its President and Treasurer. However, in the body of each of these instruments The Valuation Service Company (Agent) appears as the named lessor. In this situation, it is obvious that the name of the principal should appear in the body of the instruments as the lessor in each case; and in this view it is suggested that each of these instruments be corrected by typing in the words "The Allen Holding Company by" immediately over and before the name of The Valuation Service Company (Agent).

With the lease instruments above referred to, you have submitted for my examination and approval contract encumbrance record No. 41, which has been properly executed and which shows that there is immediately available in the rotary fund to the credit of the Ohio Unemployment Compensation Commission the sum of \$200.00 for the purpose of paying the rental of the above described premises for the period of time between December 1, 1938, and December 31, 1938. This is, I believe, a sufficient compliance with the provisions of Section 2288-2. General Code.

I am accordingly approving this rental agreement and lease subject only to the suggested correction above referred to.

Respectfully,

HERBERT S. DUFFY,
Attorney General.

3332.

APPROVAL—BONDS, SYLVANIA EXEMPTED VILLAGE SCHOOL DISTRICT, LUCAS COUNTY, OHIO, \$137,500.00.

COLUMBUS, OHIO, December 5, 1938.

Retirement Board, State Teachers Retirement System, Columbus, Ohio. Gentlemen:

RE: Sylvania Exempted Village School District, Lucas County, Ohio, \$137,500.00. (Unlimited.)

I have examined the transcript of proceedings relative to the

2196 OPINIONS

above bonds purchased by you. These bonds comprise all of an issue of School Building and Equipment Bonds in the aggregate amount of \$137,500.00, dated October 1, 1938, and bearing interest at the rate of 3¼% per annum.

From this examination, in the light of the law under authority of which these bonds have been authorized, I am of the opinion that bonds issued under these proceedings constitute valid and legal obligations of said village school district.

Respectfully,

HERBERT S. DUFFY,

Attorney General.

3333.

APPROVAL—BONDS OF THE PLAINS RURAL SCHOOL DISTRICT, ATHENS COUNTY, OHIO, \$5,800.00.

COLUMBUS, OHIO, December 5, 1938.

Retirement Board, Public Employes Retirement System, Columbus, Ohio. Gentlemen:

RE: Bonds of The Plains Rural School District, Athens County, Ohio, \$5,800.00. (Unlimited.)

I have examined the transcript of proceedings relative to the above bonds purchased by you. These bonds comprise part of an issue of School Building Construction Bonds in the aggregate amount of \$24,000.00, dated January 1, 1934, and bearing interest at the rate of 4% per annum.

From this examination, in the light of the law under authority of which these bonds have been authorized, I am of the opinion that bonds issued under these proceedings constitute valid and legal obligations of said rural school district.

Respectfully,

HERBERT S. DUFFY,

Attorney General.