Executive Order

Withdrawal of Public Lands for Use of the War Department in California

By virtue of the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), it is hereby ordered that the public lands in the areas hereinafter described be, and they are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, subject to valid existing rights, for the use of the War Department as a bombing and gunnery range:

San Bernardino Meridian

T. 9 N., R. 6 W., secs. 5 to 8, inclusive, secs. 17 to 20, inclusive, and secs. 29 to 32, inclusive.
T. 10 N., R. 6 W., S¼SW¼ and S½SE¼, sec. 5, E½ sec. 6, secs. 7, 8, 17 to 20, inclusive, and secs. 29 to 32, inclusive.
T. 9 N., R. 7 W., secs. 1 to 36, inclusive.
T. 10 N., R. 7 W., S½ sec. 12, secs. 13 to 36, inclusive.
T. 9 N., R. 8 W., secs. 1 to 3, inclusive, secs. 10 to 15, inclusive, secs. 22 to 27, inclusive, and secs. 34 to 36, inclusive.
T. 10 N., R. 8 W., secs. 13 to 15, inclusive, secs. 22 to 29, inclusive, E½ and SW¼ sec. 30, and secs. 31 to 36, inclusive.
T. 10 N., R. 9 W., secs. 25 to 27, inclusive, E½ and NW¼ sec. 28, and secs. 29, 33 to 36, inclusive.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

FRANKLIN D. ROOSEVELT

The White House,
February 6, 1934.

[No. 6588]
Executive Order

Withdrawal for Classification of All Public Land in Certain States

WHEREAS, the act of June 28, 1934 (ch. 865, 48 Stat. 1269), provides, among other things, for the prevention of injury to the public grazing lands by overgrazing and soil deterioration; provides for the orderly use, improvement and development of such lands; and provides for the stabilization of the livestock industry dependent upon the public range; and

WHEREAS, in furtherance of its purposes, said act provides for the creation of grazing districts to include an aggregate area of not more than eighty million acres of vacant, unreserved and unappropriated lands from any part of the public domain of the United States; provides for the exchange of State owned and privately owned lands for unreserved, surveyed public lands of the United States; provides for the sale of isolated or disconnected tracts of the public domain; and provides for the leasing for grazing purposes of isolated or disconnected tracts of vacant, unreserved and unappropriated lands of the public domain; and

WHEREAS, said act provides that the President of the United States may order that unappropriated public lands be placed under national-forest administration if, in his opinion, the land be best adapted thereto; and

WHEREAS, said act provides for the use of public land for the conservation or propagation of wild life; and

WHEREAS, I find and declare that it is necessary to classify all of the vacant, unreserved and unappropriated lands of the public domain within certain States for the purpose of effective administration of the provisions of said act;

NOW, THEREFORE, by virtue of and pursuant to the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), and subject to the conditions therein expressed, it is ordered that all of the vacant, unreserved and unappropriated public land in the States of Arizona, California, Colorado, Idaho, Montana, Nevada, New Mexico, North Dakota, Oregon, South Dakota, Utah and Wyoming be, and it hereby is, temporarily withdrawn from settlement, location, sale or entry, and reserved for classification, and pending determination of the most useful purpose to which such
land may be put in consideration of the provisions of said act of June 28, 1934, and for conservation and development of natural resources.

The withdrawal hereby effected is subject to existing valid rights.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

FRANKLIN D ROOSEVELT

10 a. m. E. S. T.

November 26, 1934.
FEDERAL REGISTER, Thursday, September 16, 1937

STATE BOARD OF EQUALIZATION OF THE STATE OF CALIFORNIA, TO HOLD A POSITION OF CONSULTING EXPERT IN THE OFFICE OF THE SECRETARY OF THE TREASURY.

This order is issued on the recommendation of the Acting Secretary of the Treasury.

THE WHITE HOUSE, September 11, 1937.

FRANKLIN D. ROOSEVELT

WAR DEPARTMENT.

REGULATIONS TO GOVERN THE USE, ADMINISTRATION, AND NAVIGATION OF THE SOUTH EXPANSION FROM STATE ROUTE NO. 17, EDGECWOOD, MARYLAND, TO THE HEAD, AND THE TRIBUTARIES EMBRACING THEREIN, INCLUDING BEARDS CREEK, BROAD CREEK, GINGERSVILLE CREEK AND WAREHOUSE CREEK.

THE LAW

Section 7 of the River and Harbor Act of August 8, 1917, provides as follows:

That section four of the River and Harbor Act of August eighteen hundred and thirty-four, as amended, temporarily withdrawing all public lands in certain states for classification and other purposes, is hereby revoked in so far as it affects the following described tracts of land in California:

SAN BERNARDINO COUNTY

T. 10 N., R. 2 W., sec. 7 to 12, inclusive, and NW¼ sec. 12.
T. 10 N., R. 2 W., sec. 4 to 9, inclusive, sec. 10 to 21, inclusive, and sec. 28 to 33, inclusive.
T. 10 N., R. 2 W., sec. 6, NW¼ and SW¼ sec. 7, SW¼ sec. 9, SE¼ and NW¼ sec. 10, sec. 11, 12, 13, and 16, NE¼, and SE¼ and NW¼ sec. 17, SW¼ sec. 18, sec. 19 to 21, inclusive, NW¼ sec. 20.
T. 9 N., R. 9 W., sec. 1 to 6, inclusive.
T. 9 N., R. 9 W., sec. 1 to 8, inclusive.
T. 10 N., R. 9 W., sec. 1 to 13, inclusive, NW¼ and NE¼ sec. 14, sec. 15 to 30, inclusive, and sec. 31 to 33, inclusive.
T. 8 N., R. 10 W., sec. 21 to 23, inclusive, sec. 28 to 31, inclusive, and sec. 38 to 39.
T. 10 N., R. 10 W., sec. 12, 13, 34, 35, and 36.

Section 2. Subject to the conditions expressed in the above mentioned acts and to all valid existing rights, the tracts of land described in section 1 of this order are hereby temporarily withdrawn from settlement, location, sale, or entry, and reserved for use of the War Department for military purposes. Section 3. The reservation made by section 2 of this order shall remain in force until revoked by the President or by act of Congress.

THE WHITE HOUSE, September 11, 1937.

FRANKLIN D. ROOSEVELT

Executive Order

EXEMPTING ROGER JOHN TRAYnor FROM THE PROVISIONS OF THE EXECUTIVE ORDER OF JANUARY 17, 1937

By virtue of the authority vested in me as President of the United States, it is ordered that the provisions of the Executive Order of January 17, 1937, prohibiting Federal employees from holding office under any state, territorial or municipal government, be, and they are hereby, waived to permit Roger John Traynor, a Consulting Tax Counsel, to hold a position of Consulting Expert in the Office of the Secretary of the Treasury.

THE WHITE HOUSE, September 11, 1937.

FRANKLIN D. ROOSEVELT

DEPARTMENT OF THE INTERIOR.

National Bituminous Coal Commission.

[Order No. 44]

AN ORDER LIMITING THE TERM OF CONTRACTS AND ORDERS HEREFORE TO BE ENTERED INTO AND ACCEPTED BY THE MEMBERS OF THE BITUMINOUS COAL COMMISSION TO THE DATE OF THIS ORDER AND RESTRICTIONS ON THE ACCEPTANCE OF NEW ORDERS AND CONTRACTS AS TO MAXIMUM PURCHASES OR PRICE ALLOWANCES TO DISTRIBUTORS.

The Bituminous Coal Act of 1937 provides:

Section 4, Part II, Marketing, Subsection (c)—

No coal subject to the provisions of this section shall be sold or delivered or offered for sale at a price below the minimum or
EXECUTIVE ORDER
REVOCATION OF EXECUTIVE ORDER NO. 7522 OF JUNE 22, 1934, AMENDING SUBDIVISION XVIII OF SCHEDULE A OF THE CIVIL SERVICE RULES

By virtue of and pursuant to the authority vested in me by the Civil Service Act (45 Stat. 603), it is ordered that Executive Order No. 7522 of June 22, 1934, amending Subdivision XVIII of Schedule A of the Civil Service Rules by adding thereto the following paragraph: "12. Positions in the National Scouts' Home at Johnson City, Tennessee, be and it is hereby revoked, effective January 1, 1935.

With the exception of the incumbents of positions ordinarily excepted under paragraphs 11 and 12, Subdivision XVIII of Schedule A of the Civil Service Rules, those employees appointed to positions at the Veterans Administration Facility, Mountain Home, National Scouts' Home, Johnson City, Tennessee, subsequent to June 25, 1934, who do not have a civil-service status, may acquire such status in accordance with the provisions of section 6 of Civil Service Rule II as amended by Executive Order No. 7408 of July 6, 1935.

FRANKLIN D. ROOSEVELT
November 15, 1937.

[No. 7737]
[F.R. Doc. 37-3939; Filed, November 15, 1937, 1:40 p.m.]

EXECUTIVE ORDER
WITHDRAWAL OF PUBLIC LAND FOR USE OF THE WAR DEPARTMENT FOR MILITARY PURPOSES

California

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910, ch. 431, 36 Stat. 847, as amended by the act of August 24, 1912, ch. 369, 37 Stat. 497, it is ordered as follows:

Section 1. Executive Order No. 6913 of November 26, 1934, as amended, temporarily withdrawing all public lands in certain states for classification and other purposes, is hereby revoked in so far as it affects the following described tracts of land in California:

San Bernardino Messiah
T. 15 N., R. 6 W., sec. 32, 34, 46, 480 acres.

Section 2. Subject to the conditions expressed in the above-mentioned acts and to all valid existing rights, the tract of land described in section 1 of this order is hereby temporarily withdrawn from settlement, location, sale, or entry and reserved for use of the War Department for military purposes.

Section 3. The reservation made by section 2 of this order shall remain in force until revoked by the President or by act of Congress.

FRANKLIN D. ROOSEVELT
November 15, 1937.

[No. 7740]
[F.R. Doc. 37-3940; Filed, November 16, 1937, 1:40 p.m.]

EXECUTIVE ORDER
RESERVOIR SITE RESTORATION NO. 17; PARTIAL REVOCATION OF EXECUTIVE ORDER OF JUNE 8, 1936, CREATING RESERVOIR SITE RESERVE NO. 17

California

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910, ch. 431, 36 Stat. 847, as amended by the act of August 24, 1912, 37 Stat. 497, the Executive Order

of June 8, 1936, creating RESERVOIR Site Reserve No. 17, is hereby revoked as to the following-described lands:

Mount Diablo Messiah

T. 12 S., R. 24 E., sec. 1, lots 1, 2, 3, 4, and 5;
sec. 12, NE 1/4;
sec. 13, SE 1/4;
sec. 24, NW 1/4, and NW 1/4.
T. 13 S., R. 24 E., sec. 1, lots 1 and 7;
T. 11 S., R. 25 E., sec. 24, NE 1/4, NE 1/4, and SE 1/4, fractional NW 1/4, SW 1/4, fractional NW 1/4, SW 1/4, fractional NW 1/4, SW 1/4, and SE 1/4;
sec. 25, SW 1/4, and SW 1/4;
sec. 27, SW 1/4, and SW 1/4;
sec. 28, S 1/8, NE 1/4, NE 1/4, and SE 1/4;
sec. 29, SW 1/4, SW 1/4, and SW 1/4;
sec. 31, lots 3, SW 1/4, and SE 1/4;
sec. 33, NW 1/4.

FRANKLIN D. ROOSEVELT
November 15, 1937.

[No. 7741]
[F.R. Doc. 37-3942; Filed, November 16, 1937, 1:42 p.m.]

TREASURY DEPARTMENT

Bureau of Customs.

[1937-09-11 T. D. 49240]

CUSTOMS REGULATIONS AMENDED—ADMINISTRATION OF OATH BY CUSTOMS PATROL INSPECTORS

To District Patrol Superintendents and Others Concerned:

Pursuant to the authority conferred by sections 486 (a) and 624 of the Tariff Act of 1930 (U. S. C., title 19, secs. 1486 (a) and 1534) and T. D. 49047, article 1900 of the Customs Regulations of 1937 is hereby amended by inserting the latter "(a)" before the word "Such" in line one thereof and by adding a new paragraph, designated "(b)", reading as follows:

(b) Customs patrol inspectors are hereby designated to administer any oaths required or authorized by law or regulations promulgated thereunder in respect of any matter coming before them in the performance of their official duties.

JAMES H. MOYNIHAN,
Commissioner of Customs.

Approved, November 11, 1937.

STEPHEN E. HEMING,
Acting Secretary of the Treasury.

[1937-09-11 T. D. 49260]

CUSTOMS REGULATIONS AMENDED—PORTS OF DOCUMENTATION

CUSTODY PORT OF CORDOVA, ALASKA, DESIGNATED AS PORT OF DOCUMENTATION; DESIGNATION OF CUSTOMS PORT OF SEWARD, ALASKA, AS PORT OF DOCUMENTATION REVOKED

To Collectors of Customs and Others Concerned:

The Department of Commerce has designated the customs port of Cordova, Alaska, as a port of documentation, effective November 15, 1937.

The designation of the customs port of Seward, Alaska, as a port of documentation has been revoked by the Department of Commerce, effective the same date.
Washington, Saturday, June 22, 1940

The President

EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS FOR USE OF THE WAR DEPARTMENT AS A BOMBING AND GUNNERY RANGE,

CALIFORNIA

By virtue of the authority vested in me by section 1 of the act of July 3, 1918, 40 Stat. 645, 649 (1729), title 10, sec. 1451, it is hereby ordered that all the public lands within the following-described areas be, and they are hereby, withdrawn from all forms of appropriation under the public-land laws including the mining laws, subject to valid existing rights, for the use of the War Department as a bombing and gunnery range.

San Bernardino Meridian

T. 9 N., R. 5 W., sec. 5 to 9, inclusive, sec. 23 to 35, inclusive, and sec. 39 to 42, inclusive.

Sec. 10 N., R. 6 W., sec. 1 to 23, inclusive, and sec. 29 to 35, inclusive.

Sec. 10 N., R. 7 W., sec. 1 to 23, inclusive, and sec. 29 to 35, inclusive.

Sec. 10 N., R. 8 W., sec. 1 to 23, inclusive, sec. 29 to 35, inclusive.

Sec. 10 N., R. 9 W., sec. 1 to 23, inclusive, sec. 29 to 35, inclusive.

Sec. 10 N., R. 9 W., sec. 1 to 23, inclusive, sec. 29 to 35, inclusive.

Sec. 10 N., R. 9 W., sec. 1 to 23, inclusive, sec. 29 to 35, inclusive.

Sec. 10 N., R. 9 W., sec. 1 to 23, inclusive, sec. 29 to 35, inclusive.

Sec. 10 N., R. 9 W., sec. 1 to 23, inclusive, sec. 29 to 35, inclusive.

Sec. 10 N., R. 9 W., sec. 1 to 23, inclusive, sec. 29 to 35, inclusive.

This order supersedes Executive Orders No. 6885 of February 6, 1934, No. 7011 of September 11, 1937, and No. 7440 of November 13, 1937.

This order shall continue in force until revoked by the President or by act of Congress.

Franklin D. Roosevelt

THE WHITE HOUSE,

June 20, 1940.

[FR Doc. 40-3520; Filed, June 21, 1940; 9:16 a.m.]

EXECUTIVE ORDER

AUTHORIZING THE APPOINTMENT OF RUSSELL STURGIS TO THE POSITION OF ASSISTANT TERRITORIAL REPRESENTATIVE IN THE WAGE AND HOUR DIVISION, DEPARTMENT OF LABOR, WITHOUT REGARD TO THE REQUIREMENTS OF THE CIVIL SERVICE RULES

By virtue of and pursuant to the authority vested in me by the provisions of paragraph Eighth, subdivision SECOND, section 3 of the Civil Service Act (22 Stat. 404), it is hereby ordered that Russell Stur岐is may be appointed to the position of assistant territorial representative in the Wage and Hour Division, Department of Labor, without compliance with the requirements of the Civil Service Rules, provided that such appointment shall not thereby confer a competitive classified civil-service status.

Franklin D. Roosevelt

THE WHITE HOUSE,

June 20, 1940.

[FR Doc. 40-3511; Filed, June 21, 1940; 9:16 a.m.]

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T. 23 N., R. 6 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2 and SE1/4.

T. 23 N., R. 5 E., Sec. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 23 N., R. 6 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2 and SE1/4.

T. 23 N., R. 5 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 23 N., R. 6 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2 and SE1/4.

T. 24 N., R. 5 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 24 N., R. 6 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 24 N., R. 5 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 24 N., R. 6 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 25 N., R. 5 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 25 N., R. 6 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 26 N., R. 5 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 26 N., R. 6 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 27 N., R. 5 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 27 N., R. 6 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 28 N., R. 5 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 28 N., R. 6 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 29 N., R. 5 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 29 N., R. 6 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 24 N., R. 5 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 24 N., R. 6 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 25 N., R. 5 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 25 N., R. 6 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 26 N., R. 5 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 26 N., R. 6 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 27 N., R. 5 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 27 N., R. 6 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 28 N., R. 5 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 28 N., R. 6 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 29 N., R. 5 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 29 N., R. 6 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 24 N., R. 5 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.

T. 24 N., R. 6 E., Secs. 1 to 4, inclusive; Secs. 9 to 16, inclusive; Secs. 22 to 29, inclusive; Sec. 34, N1/2.
other, under such regulations as the Postmaster General shall prescribe.

Whereas it is necessary for mailing or delivery, or knowingly cause to be delivered by mail according to the direction thereon, or at any place to which it is directed to be delivered by the person to whom it is addressed, any
pistol, revolver, or firearm declared non-mailable by this section, shall be fined not more than $1,000 or imprisoned not more than two years, or both.


In § 51.1 Village delivery (39 CFR 51.11) amend paragraph (a) (1) to read as follows:

(1) Village mail delivery may be established under such regulations as the Postmaster General may prescribe, in towns and villages having post offices of the third class that are em-
tituted to free-delivery service. The operation by the Post Office Department of village delivery service in second-class post offices shall be discontinued.

Note: See § 15.3 for additional prov-
sions, and effective date of Public Law 451.


c. In Part 97 (39 CFR, Part 97) make the following changes:

1. Amend § 97.1 Contracts for service by air because of impracticability or inadequacy of surface transportation (39 CFR 97.2) to read as follows:

§ 97.1 Contracts for service by air because of impracticability or inadequacy of surface transportation (39 CFR 97.2) to read as follows:

§ 97.2 Contracts for service by air because of impracticability or inadequacy of surface transportation—(a) Action by Postmaster General. Whenever he shall find it to be in the public interest, because of the nature of the terrain, or the impracticability or inadequacy of surface transportation, and where the cost thereof is reasonably competitive with the service to be provided, the Postmaster General may award contracts for the transportation by aircraft upon any routes or any all classes of mail (including but not limited to air mail and air parcel post) payment for such service to be made from the appropriation for inland transportation by air routes: Provided, That all laws and regulations not in conflict with this section governing star routes shall be applicable to contracts made under the authority of this section: Provided further That the provisions of title IV of the Civil Aeronautics Act of 1938, approved June 22, 1938 (as amended, other than sections 407, 408, 409, 412, 413, 414, and 416 thereof) shall not apply to the transportation of mail under this section: Provided further That prior to executing contracts for the transportation of mail by aircraft on any air route, except as authorized by the act of October 14, 1940 (64 Stat. 1173) entitled "An act authorizing special arrange-
ments in the transportation of mail within the Territory of Alaska," the Post-
master General shall obtain from the Civil Aeronautics Board a certificate that the proposed route does not conflict with the development of air transporta-
tion contemplated under the Civil Aeronautics Act of 1938, as amended: Provided further That any such con-
tract made under authority of this section shall be canceled upon the issuance of a certificate by the Civil Aeronautics Board of the authorization under title IV of the Civil Aeronautics Act of 1938, as amended, to any air carrier to engage in the trans-
portation of mail by aircraft between any of the points named in such contract: And provided further That no bid for a contract under this section shall be considered unless the bidder is a resident of or qualified to do business as a common carrier by air in a State within which one or more points to be served under such proposed contract are located. As used in this section, the term "State" includes the several States, the Territo-
ries of Alaska and Hawaii, and the District of Columbia.

(b) Action by Civil Aeronautics Board. Upon receipt of a request from the Post-
master General for the certification required in paragraph (a) of this section, the Civil Aeronautics Board shall promptly publish in the Federal Re-
testr, and send to such persons as the Board may by regulation determine, a notice describing the proposed air star route. After giving notice pursuant to this subsection, the Board shall afford interested persons a reasonable oppor-
tunity to submit written data, views or arguments with or without opportunity to present the same orally in any man-
ner. The Board shall give due consider-
ation to all relevant matters presented and, not less than thirty days after noti-
ces is given, except in any situation in which it for good cause finds (and incor-
porates the finding and a brief state-
ment of the reasons therefor in its order granting certification) that such period of advance notice is impracticable, unnecessary or contrary to the public in-
terest, shall grant the requested cer-
tification upon finding that the proposed route does not conflict with the develop-
ment of air transportation as con-
templated under the Civil Aeronautics Act of 1938, as amended.

(Interprets or applies sec. 6, 53 Stat. 219, as amended; 39 U. S. C. and Sup., 470)

2. Add a new section, § 97.4 Utiliza-
tion of Coast Guard facilities and personnel, in the text immediately follow-
ing § 97.73 to read as follows:

§ 97.4 Utilization of Coast Guard facilities and personnel. Coast Guard fac-
ilities and personnel may be utilized for the transportation and delivery of mail or other necessary conditions or at isolated locations under such arrangements as may be satisfactory to the Secretary of the Treasury and the Postmaster General.

(Interprets or applies 33 Stat. 506; 14 U. S. C. Sup., 149)


[FR Doc. 50-4177; Filed, May 16, 1923; 8:19 a.m.]

TITLE 43—PUBLIC LANDS:
INTERIOR

Chapter I—Bureau of Land Management, Department of the Interior

Appendix—Public Land Orders

[Public Land Order 633]

ARIZONA

REVOKING IN PART EXECUTIVE ORDER NO. 1137 OF APRIL 9, 1910

By virtue of the authority vested in the President and pursuant to Executive Order No. 5337 of April 24, 1935 it is ordered as follows:

Executive Order No. 1137 of April 9, 1910 withdrawing public lands for the use of the War Department for military purposes is hereby revoked so far as it affects the following-described land:

[grants land to the United States]

ARIZONA

[grants land to the United States]

C. GEORGE DUNBAR, Acting Secretary of the Interior.

MAY 10, 1935.

[FR Doc. 39-4177 Filed, May 16, 1923; 8:19 a.m.]

[Public Land Order 646]

CALIFORNIA

WITHDRAWING PUBLIC LANDS FOR USE OF THE DEPARTMENT OF THE AIR FORCE

By virtue of the authority vested in the President and pursuant to Executive Order No. 9337 of April 24, 1945, it is ordered as follows:

Subject to valid existing rights, the public lands within the following-de-
scribed areas are hereby withdrawn from all forms of appropriation under the public-land laws, including the mining and mineral-locating laws, and reserved for the use of the Department of the Air Force as an air force base:

[grants land to the United States]

T. 10 N., R. 5 W.,
Sec. 11, NW\2; lots 1 and 2 of the NW\4; and lot 2 of the SW\4.
T. 11 N., R. 5 W.,
Sec. 10, S1/2; Sec. 17, E1/2, NE\4; Sec. 23, W1/2.
T. 10 N., R. 6 W.,
Sec. 14, S1/2; Sec. 16, SE\4; Sec. 17, W1/2; Sec. 22, NW\4; Sec. 23, SW\4; Sec. 25, NE\4.

[Seal]

C. GEORGE DUNBAR, Acting Secretary of the Interior.

MAY 10, 1935.
RULES AND REGULATIONS

T. 11 N., R. 9 W.,
Sec. 4, S\(1/2\)NW\(1/4\).
T. 10 N., R. 10 W.,
Sec. 6, lots 1 and 2 of the NW\(1/4\) and the S\(1/2\) of lot 2 of the SW\(1/4\).
T. 9 N., R. 10 W.,
Sec. 28, NW\(1/4\).
Sec. 30, lot 2 of the NW\(1/4\), and lot 2 of the SW\(1/4\).
T. 10 N., R. 10 W.,
Sec. 2, S\(1/2\) and lots 1 and 2 of NE\(1/4\),
Sec. 14, all.
Sec. 4, all.
Sec. 10, all.
Sec. 14, all.
Sec. 16, lot 2 of NW\(1/4\), lots 1 and 2 of SW\(1/4\).
Sec. 30, NE\(1/4\) and SW\(1/4\).
Sec. 32, E\(1/2\).
Sec. 30, S\(1/2\).
Sec. 33, all.
Sec. 32, all.
T. 11 N., R. 10 W.,
Sec. 36, S\(1/2\)S\(1/2\).
Sec. 34, E\(1/2\).
T. 9 N., R. 11 W.,
Sec. 9, all.
Sec. 10, E\(1/2\)NE\(1/4\).
T. 9 N., R. 11 W.,
Sec. 2, all.
Sec. 4, all.
Sec. 6, all.
Sec. 5, all.
Sec. 10, N\(1/2\).
Sec. 12, N\(1/2\).
Sec. 36, NW\(1/4\), SW\(1/4\).
Sec. 36, NW\(1/4\), SW\(1/4\).
Sec. 36, NE\(1/4\), SE\(1/4\).
Sec. 36, NE\(1/2\), NE\(1/2\).
Sec. 33, all.
Sec. 36, N\(1/2\).
T. 10 N., R. 11 W.,
Sec. 14, E\(1/2\).
Sec. 20, NW\(1/4\),
Sec. 22, all.
Sec. 23, S\(1/2\), N\(1/2\)NW\(1/4\).
Sec. 34, all.
Sec. 36, all.
Sec. 32, all.
T. 9 N., R. 12 W.,
Sec. 3, lots 1 and 2 of NE\(1/4\), and lots 1 and 2 of NW\(1/4\).
Sec. 10, NE\(1/2\).
Sec. 12, all.
Sec. 14, N\(1/2\), N\(1/2\)S\(1/4\).
T. 10 N., R. 12 W.,
Sec. 23, S\(1/2\), SE\(1/2\).
Sec. 34, E\(1/2\).

The areas described including both public and non-public lands, aggregate 20,501.82 acres.

It is intended that the lands above described shall be returned to the administration of the Department of the Interior when they are no longer needed for the purpose for which they are reserved.

C. Gerard Davidson,
Acting Secretary of the Interior
May 10, 1950.

F. R. Doc. 50-4125; Filed, May 16, 1950; 8:48 a. m.

TITLE 49—TRANSPORTATION

Chapter I—Interstate Commerce Commission
[Docket No. T.3069]

TRANSPORTATION OF EXPLOSIVES AND OTHER DANGEROUS ARTICLES

MISCELLANEOUS AMENDMENTS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 28th day of April A. D. 1950.

It appearing, that pursuant to the Transportation of Explosives Act of March 4, 1928 (41 Stat. 164), sections 31 to 825 of Title 18 of the United States Code approved June 25, 1948, and Part II of the Interstate Commerce Act, as amended, the Commission has herefor fore formulated and published certain regulations for the transportation of explosives and other dangerous articles.

It further appearing, that in application received we are asked to amend the aforesaid regulations as set forth in provisions made a part thereof.

It is ordered, That the aforesaid regulations for the transportation of explosives and other dangerous articles be, and they are hereby, amended as follows:

**PART 72—COMMODITY LIST OF EXPLOSIVES AND OTHER DANGEROUS ARTICLES CONTAINING THE SHIPPING NAME OR DESCRIPTION OF ALL ARTICLES SUBJECT TO THESE REGULATIONS**

The following amendments are made to §72.5 (formerly part of section 4, List of Explosives and Other Dangerous Articles, order August 16, 1940)

§72.5 List of explosives and other dangerous articles.

<table>
<thead>
<tr>
<th>Article</th>
<th>Chased as—</th>
<th>Exemption and packing (seciton refers to part 72 (formerly part 2))</th>
<th>Label required if not exempt</th>
<th>Maximum quantity in one outside container by rail express</th>
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<td>Hydrogen, Equipped</td>
<td>Not accepted</td>
<td>See §72.44(6)</td>
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<td>Not accepted.</td>
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**PART 73—REGULATIONS APPLYING TO SURFACES**

**SUBPART A—PREPARATION OF ARTICLES FOR TRANSPORTATION BY CARRIERS BY RAIL, FREIGHT, RAIL EXPRESS, HIGHWAY, OR WATER**

1. Section 73.31 paragraph (k) (formerly section 31 paragraph (k) (order August 16, 1940) is amended to read as follows:

(c) All closures of openings in tank cars and of their protective housings must be properly secured in place by the use of a bar, wrench, or other suitable tool. A wrench having a handle at least 36 inches long must be used to apply the outlet valve cap. Manhole covers and outlet valve caps must be made tight against leakage of vapor and liquid, by use of gaskets and the weld material, before cars are tendered to carrier for transportation. Luting materials must not be used in outlet cap or on threads of bottom outlet.

No change in note.

2. Section 73.32 paragraph (a) (order February 13, 1950) is amended to read as follows:

(a) Each outlet of portable tanks used for the transportation of liquefied compressed gases, except carbon dioxide, shall be provided with a suitable automatic excess-flow valve. These valves shall be located inside the tank or at a point outside the tank where the line enters or leaves the tank. In case such valve is located outside the tank, the installation shall be made in such a manner that any undue strain beyond the valve will cause breakage on the discharge end and not between the container and the valve. Exception: Safety relief valve connections and liquid level gauging devices which are so constructed that the outward flow of tank contents shall not exceed that passed by a No. 54 drill size opening are not required to be equipped with excess-flow valves.

**SUBPART B—EXPLOSIVES**

**Class A Explosives**

4. Section 73.53 paragraph (b) (order February 3, 1950), is amended to read as follows:

(b) Type 8. Any solid or liquid compound, mixture or device which is not specifically included in any of the above types, and which under special conditions may be so designed and approved by the Bureau of Explosives.

Example: Shaped charges, commercial.

(1) A shaped charge, commercial, consists of a plastic, paper, or other suitable container comprising a charge of not to exceed 8 ounces of a high explosive containing no liquid explosive ingredient and with a hollowed out portion (cavity) lined with a rigid material. This device shall not contain a detonator.
Part 20—Special Regulations

Theodore Roosevelt National Memorial Park—Speed

Part 20 is amended by adding a new § 20.50 reading as follows:

§ 20.50 Theodore Roosevelt National Memorial Park—(a) Speed. Speed limits in the Park, except in emergencies as provided in § 1.42 (b) of this chapter, are as follows:

(1) 15 miles per hour:
- In public campgrounds including approach and exit roads to campgrounds so posted.

(2) 35 miles per hour:
- On all public roads in the park, except that vehicles shall be operated at safe driving speeds as provided in § 1.42 (a) of this chapter.

(3) 35 statute miles per hour;
- On all park roads, except that vehicles shall be operated at safe driving speeds as provided in § 1.42 (a) of this chapter.

Issued this 22nd day of March, 1955.


[FR Doc. 55-5274; Filed, Apr. 20, 1955; 8:50 a.m.]

Part 20—Special Regulations

Scotts Bluff National Monument; Speed

Part 20, Special Regulations, is amended by adding a new § 20.53 to read as follows:

§ 20.53 Scotts Bluff National Monument.—(a) Speed. Speed of automobiles and other vehicles, except ambulances and Government cars on emergency trips, shall not exceed 15 miles per hour on any of the Monument roads unless different speed limits are indicated by posted signs or markers.

(3) 35 statute miles per hour;
- On all park roads, except that vehicles shall be operated at safe driving speeds as provided in § 1.42 (a) of this chapter.

Issued this 4th day of April, 1955.


[FR Doc. 55-5375; Filed, Apr. 20, 1955; 8:50 a.m.]

TITLE 43—PUBLIC LANDS: INTERIOR

Chapter I—Bureau of Land Management, Department of the Interior

[Circular 1900]

Part 196—Phosphate Leases and Use of Public Land

Size of Leasehold and Limitation of Acreage Holdings

Section 196.2 (b) is amended to read as follows:

§ 196.2 Size of leasehold and limitation of acreage holdings. • • •

(b) A lessee, upon a showing that the leased deposits extend into adjoining Federal lands may, upon application to be filed in the Land Office, be granted, subject to the acreage limitation under paragraph (a) of this section, a lease for additional acreage, if the Manager, after consultation with the Mining Supervisor, shall determine that the increased acreage will result in conservation of natural resources and will provide for the most economical and efficient recovery of a valuable deposit without waste. In applying this paragraph, fringes acreage in an area not of interest to more than one operator, and lacking sufficient reserves of phosphate deposits to warrant independent development, may be leased noncompetitively without publication either by separate lease or by adding to an existing leasehold (within the aggregate limitation of 2,560 acres) subject to a bonus of not less than $1.00 an acre, a minimum royalty, and such other terms and conditions as may be determined at the time the lease offer is made. If, however, the fringes acreage has sufficient reserves to warrant independent development, or, if, following appropriate inquiry of operators in the area and consultation with the Mining Supervisor, the Manager determines that there is competitive interest therein, the lands will be offered competitively under § 196.11.

(3) 35 statute miles per hour;
- On all park roads, except that vehicles shall be operated at safe driving speeds as provided in § 1.42 (a) of this chapter.

Appendix C—Public Land Orders

[Public Land Order 1126]

Utah

Withdrawing Public Lands for Use of Department of the Air Force as a Supersonic Track and Testing Area

By virtue of the authority vested in the President and pursuant to Executive Order No. 10556 of May 26, 1952, it is ordered as follows:

Subject to valid existing rights, the following-described public lands in Utah are hereby withdrawn from all forms of appropriation under the public-land laws, including the mining and mineral-lease laws, and reserved for use of the Department of the Air Force as a supersonic track and testing area and for other military purposes:

Salt Lake Meridian

T. 40 S., R. 18 W., Sec. 33, SW 1/4.
T. 41 S., R. 12 W., Sec. 4.
Sec. 6, lot 1, S 1/2, NE 1/4, SE 1/4.
Sec. 8, E 1/2, SE 1/4, NE 1/4 SW 1/4.
Sec. 9, NE 1/4 SW 1/4 W 1/2, SW 1/4 SE 1/4.
Sec. 17, E 1/2, SEC 1/4.
Sec. 19, NE 1/4.
Sec. 20, N 1/2.
Sec. 21, N 1/2.

The described area aggregate 2,851.68 acres.

This order shall be subject to the existing withdrawals for reclamation and power purposes so far as they affect any of the lands; and shall take precedence over, but not otherwise affect, the Departmental order of April 8, 1935, establishing Utah Grazing District No. 4.

OMNE LEWIS,
Assistant Secretary of the Interior

APRIL 15, 1955.

[FR Doc. 55-3258; Filed, Apr. 20, 1955; 8:45 a.m.]

[Public Land Order 1126]

California

Withdrawal of Public Lands for Use of Department of the Air Force in Connection with Edwards Air Force Base

By virtue of the authority vested in the President and pursuant to Executive Order No. 10355 of May 26, 1952, it is ordered as follows:

Subject to valid existing rights, the public lands in the following-described areas in California are hereby withdrawn from all forms of appropriation under the public-land laws, including the mining and mineral-lease laws, and reserved for use of the Department of the Air Force for military purposes in connection with Edwards Air Force Base:

San Bernardino Meridian

T. 8 N., R. 10 W., Sec. 33, NE 1/4, NW 1/4.

The area described contains 1,290 acres. This order shall apply to all lands within the above-described area, upon the cancellation, termination or release of prior entries, selections, rights, appropriations, or claims, or upon the revocation of prior withdrawals, unless expressly otherwise provided in the order of withdrawal.

OMNE LEWIS,
Assistant Secretary of the Interior

APRIL 15, 1955.

[FR Doc. 55-3259; Filed, Apr. 20, 1955; 8:45 a.m.]

[Public Land Order 1127]

Alaska

Reserving Lands within Chugach National Forest for Use by Forest Service, Department of Agriculture, for Administrative and Public Service Sites and Highway Purposes

By virtue of the authority vested in the President by the act of June 4, 1937 (30 Stat. 34, 36; 16 U.S.C. 473), and otherwise, and pursuant to Executive Order No. 10535 of May 26, 1952, it is ordered as follows:

Subject to valid existing rights, the public lands within the following-described area within the Chugach National Forest are hereby withdrawn from all forms of appropriation under the public-land laws including the mining and mineral-lease laws, and reserved for use by the Forest Service, Department of Agriculture, for administrative and public service sites, and highway purposes: