EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS FOR THE USE OF THE DEPARTMENT
OF AGRICULTURE
ALASKA

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. 569, 37 Stat. 497), and subject to the conditions therein expressed and to valid existing rights, it is ordered that the following-described town site lots in the Territory of Alaska, be, and they are hereby, temporarily withdrawn from settlement, location, sale, or entry and reserved for the Department of Agriculture, as a site for a warehouse and construction shop for use by the Bureau of Public Roads in connection with forest highway projects in Alaska:

GIRDWOOD TOWN SITE
Lots 12, 13, and 14, block 2.

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

[Signature]

THE WHITE HOUSE,
August 4, 1934.
SKETCH PLAT
Showing
PROPOSED WAREHOUSE SITE
Located on Lots 12, 13, & 14 of Block 2
U. S. SURVEY No. 1177
GIRDWOOD TOWNSITE
CROW CREEK HIGHWAY
NATIONAL FOREST ROAD
Scale: 1" = 100'
EXECUTIVE ORDER

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WITHDRAWAL OF PUBLIC LAND FOR ADMINISTRATIVE PURPOSES

CALIFORNIA

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 and to valid existing rights, it is ordered that the following-described public land in California be, and it is hereby, temporarily withdrawn from settlement, location, sale, or entry for use by the Department of Agriculture in connection with the administration of Cleveland National Forest:

SAN BERNARDINO MERIDIAN

T. 5 S., R. 5 W., sec. 4, lot 4, 44.36 acres.

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

[Signature]

THE WHITE HOUSE,

May 17, 1934.
EXECUTIVE ORDER

TRANSFER OF LANDS FROM THE TUSAYAN NATIONAL FOREST TO THE KAIBAB NATIONAL FOREST

ARIZONA

By virtue of and pursuant to the authority vested in me by the act of June 4, 1897 (30 Stat. 11, 36; 18 U.S.C., sec. 473), and upon the recommendation of the Secretary of Agriculture, it is ordered that all lands of the Tusayan National Forest as defined by proclamation of June 28, 1910 (36 Stat. 2709), and subsequently modified, lying to the north and east of the following-described line, be, and they are hereby, transferred to and made a part of the Kaibab National Forest, Arizona, established by Proclamation No. 1238, of May 19, 1913, and subsequently modified by the acts of February 26, 1919 (40 Stat. 1175), and February 25, 1927 (44 Stat. 1238), and Executive Order No. 3072, of March 18, 1924, and all of said lands shall hereafter be designated and administered as the Kaibab National Forest:

Beginning on the south line of sec. 15, T. 21 N., R. 2 W., at the point where the Atchison, Topeka
& Santa Fe Railroad intersects said section line; thence in a southeasterly direction along said railroad line to its point of intersection with the south line of sec. 30, in T. 20 N., R. 1 W.; thence easterly to the northeast corner of sec. 31, T. 20 N., R. 1 E.; thence south to the east quarter corner of sec. 6, T. 19 N., R. 1 E.; thence east to the east quarter corner of sec. 4, said township; thence south to the southeast corner said sec. 4; thence east to the northeast corner sec. 13, said township; thence south to the southeast corner said sec. 13; thence east to the northeast corner of sec. 17, T. 19 N., R. 2 E.; thence south to the east quarter corner of sec. 20, said township; thence east to the east quarter corner sec. 24, said township; thence south to the southeast corner said sec. 24; thence east to the northeast corner sec. 28, T. 19 N., R. 3 E.; thence south to the southeast corner said section; thence east to the northeast corner sec. 35, said township; thence north to the northwest corner of sec. 25, said township; thence east to the northeast corner of sec. 30, T. 19 N., R. 4 E.; thence north to the northwest corner of sec. 17, said township; thence east to Sycamore Creek, all Gila and Salt River meridian.
It is further ordered that the following-described tracts be, and the same are hereby, eliminated from the Tusayan National Forest:

Secs. 8, 9, 10, 11, 14, 15, 22, 23, and 26, T. 22 N., R. 2 W., Gila and Salt River meridian.

THE WHITE HOUSE,
Dec. 4 1934

[Signature]

6806
EXECUTIVE ORDER

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WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

NEW MEXICO

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 and to valid existing rights, it is ordered that the public lands in the following-described townships in New Mexico be, and they are hereby, temporarily withdrawn from settlement, location, sale, or entry, pending a resurvey of said townships under the act of March 3, 1909 (ch. 271, 35 Stat. 845):

NEW MEXICO PRINCIPAL MERIDIAN

T. 2 N., R. 16 W.
Tps. 5 N., Rs. 17 and 18.

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

THE WHITE HOUSE,

Dec. 4, 1934.

[Signature]
EXECUTIVE ORDER

RESTORATION TO ENTRY OF LAND IN CHUGACH NATIONAL FOREST

ALASKA

By virtue of and pursuant to the authority vested in me by the act of June 4, 1897 (ch. 2, 30 Stat. 11, 34, 36), and upon the recommendation of the Secretary of Agriculture, it is ordered that the tract of land in Alaska lying within the following-described boundaries and occupied as a home site be, and it is hereby, excluded from the Chugach National Forest and restored to entry under the applicable public-land laws:

Chs.

Beginning at corner no. 1, meander corner for home site no. 27, on the south shore of Kenai River, in approximate latitude 60°39' N., longitude 149°51' W., at line of mean high tide; corner not set because of liability of destruction by tides; from which point U.S.L.M. No. 95 bears N. 33°41' W., 5.91 chs.

Thence with meanders along line of approximate high tide of Kenai River:

(1) S. 78°30' W., .55 ch.;
(2) S. 67° W., 3.20 chs.;
(3) S. 18° W., .75 ch.;

Thence S. 18° E.,

.35 to witness corner to corner no. 2, meander corner, which is a cottonwood post 5 ft. long, squared to 4 in., set 18 in. in ground, marked WMC 2, from which southwest corner of cabin...
bears N. 83°30' E., 66 lks. distant.

5.71 to center of road right-of-way.

8.75 to corner no. 3, which is a spruce post 5 ft. long, squared to 4 in., set 18 in. in ground, marked HS 3.

An 8-in. spruce tree bears S. 22° E.,
12 lks. distant, marked WHS 3.

An 8-in. spruce tree bears N. 74° W.,
28 lks. distant, marked WHS 3.

Thence N. 62° E.

4.85 to corner no. 4, which is a spruce post 5 ft. long, squared to 4 in., set 18 in. in ground, marked HS 4.

A 6-in. spruce tree bears S. 54° W.,
60 lks. distant.

Thence N. 21°57' W.

3.34 to center of road right-of-way,

8.55 to witness corner to corner no. 1 and meander corner, and also to corner no. 1 of homestead entry survey no. 95, which is an iron pipe, 36 in. long, 2 in. diam., set 24 in. in ground, over a stone marked with cross with brass cap marked WC MC 1 HES 95.

An 8-in. spruce stump bears W. 33° W.,
8 lks. distant, marked X 1 HES 95 WC MC BT.

8.75 to point for corner no. 1, meander corner and place of beginning, containing approximately 4.04 acres. The survey was made May 23-24, 1932; the bearings of the lines were determined by needle compass, allowing a variation of 28° E., and are intended to refer to the true meridian.

THE WHITE HOUSE,

May 4, 1934.
EXECUTIVE ORDER

BLACK HILLS NATIONAL FOREST
SOUTH DAKOTA

By virtue of and pursuant to the authority vested in me by section 24 of the act of March 3, 1881 (ch. 561, 26 Stat. 1095, 1103), and the act of June 4, 1897 (ch. 2, 30 Stat. 11, 54, 56), and upon the recommendation of the Secretary of Agriculture, it is ordered that the following-described lands in the State of South Dakota be, and they are hereby, included in and made a part of the Black Hills National Forest:

Black Hills Meridian

T. 6 N., R. 1 E., sec. 10, SE\(^{1/4}\), lots 1, 2, 7, 8;

sec. 14, lot 10;

sec. 15, lots 1, 2, 3, SE\(^{1/4}\), SE\(^{3/4}\), E\(^{1/4}\), SE\(^{3/4}\);

sec. 17, SW\(^{1/4}\), SE\(^{1/4}\), NE\(^{1/4}\), NE\(^{3/4}\);

T. 6 N., R. 2 E., sec. 20, Sec. 22;

T. 5 N., R. 3 E., sec. 1, SW\(^{3/4}\);

T. 6 N., R. 3 E., sec. 31, W\(^{1/4}\), SW\(^{1/4}\), W\(^{3/4}\), SE\(^{3/4}\);

sec. 32, S\(^{1/4}\);

T. 5 N., R. 4 E., sec. 6, lots 8, 9, 10;

T. 3 N., R. 6 E., sec. 34, NW\(^{3/4}\), W\(^{1/4}\); aggregating 1,556.39 acres.

The withdrawal made by this order shall, as to all lands which are at this date legally appropriated under the public-land laws or reserved for any public purpose, be subject to,
and shall not interfere with or defeat, legal rights under such appropriation, or prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained or such reservation remains in force.

THE WHITE HOUSE,

Aug. 4, 1934.
EXECUTIVE ORDER

AMENDMENT OF EXECUTIVE ORDER NO. 6657-A, OF
MARCH 27, 1954

Section 1 (b) of Executive Order No. 6657-A, of March 27, 1954, prescribing regulations for payment of losses sustained by officers, enlisted men, and employees of the United States in foreign countries due to appreciation of foreign currencies in their relation to the American dollar, is hereby amended to read as follows:

"(b) while en route through a foreign country or to or from such post,"

This order shall be retroactive to April 1, 1954, the effective date of the order which it amends.

THE WHITE HOUSE,

August 7, 1954.

[Signature]
EXECUTIVE ORDER

AMENDMENT OF INSTRUCTIONS TO DIPLOMATIC OFFICERS
AND OF CONSULAR REGULATIONS

Paragraph no. 25 of chapter XX of the Instructions to
Diplomatic Officers and section 572 of the Consular Regula-
tions are amended to read as follows:

On whom drafts are to be drawn. Drafts
on the Secretary of State will be drawn at
10 days after sight, acceptance waived and
endorsements by procuration excepted.

Section 528 of the Consular Regulations is amended to
read as follows:

328. When consul may reward rescuing
crew. If, after investigating the facts
and circumstances of the rescue, in the
judgment of the consular officer, the
master and the rescuing boat's crew, or any
of them, are deserving of reward, he is
authorised to pay to such master and boat's
crew, or to any of them, without previous
reference of the matter to the Department of
State, a sum of money ranging from $5 to $25,
according to the rank and merit of the recip-
ient. In making these payments the consular
officer is authorized to draw on the Secretary
of State for a sufficient amount. A separate
account of the expenditure, supported by
vouchers, must be sent to the Department immediately on payment of the money. (Form no. 170).

THE WHITE HOUSE,
August 2, 1954.
EXECUTIVE ORDER

Approval of Amendment to the Code of Fair Competition for the Distilled Spirits Industry

WHEREAS, the Federal Alcohol Control Administration has submitted for my approval, an Amendment to the Code of Fair Competition for the Distilled Spirits Industry, and has rendered its report and recommendations and findings thereon;

NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do hereby find:

1. That an application has been duly made, pursuant to and in full compliance with the provisions of the Act and of the Code of Fair Competition for the Distilled Spirits Industry, for my approval of an Amendment to the said Code; and

2. That due notice and opportunity for hearing to interested parties have been given pursuant to the provisions of the Act and regulations thereunder; and

3. That hearings have been held upon the Amendment pursuant to such notice and the provisions of the Act and regulations thereunder; and

4. That said Code of Fair Competition as hereby amended will constitute a Code of Fair Competition as contemplated by the Act and complies in all respects with pertinent provisions of the Act, including Section 3 (a) of Title I thereof; and

5. That it appears, after due consideration, that said Code as hereby amended will tend to effectuate the policy of Congress as declared in Section 1 of Title I of the Act; and

NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do hereby approve said Amendment and modify my previous approval of the Code of Fair Competition for the Distilled Spirits Industry by Executive Order dated November 26, 1933, and my previous approval of the said Code as amended by Executive Order dated June 29, 1934, to include an approval of said Code in its entirety as hereby amended.

The White House, August 4, 1934.

[Signature]
EXECUTIVE ORDER

Approval of Amendment to the Code of Fair Competition for
the Distilled Spirits Rectifying Industry

WHEREAS, the Federal Alcohol Control Administration has submitted
for my approval, an Amendment to the Code of Fair Competition for the
Distilled Spirits Rectifying Industry, and has rendered its report and
recommendations and findings thereon:

NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, President of the United
States, pursuant to the authority vested in me by Title I of the National
Industrial Recovery Act, approved June 16, 1933, and otherwise, do hereby
find:

1. That an application has been duly made, pursuant to and in
full compliance with the provisions of the Act and of the Code of Fair
Competition for the Distilled Spirits Rectifying Industry, for my approval
of an Amendment to the said Code; and

2. That due notice and opportunity for hearing to interested
parties have been given pursuant to the provisions of the Act and regula-
tions thereunder; and

3. That hearings have been held upon the Amendment pursuant to
such notice and the provisions of the Act and regulations thereunder; and

4. That said Code of Fair Competition as hereby amended will
constitute a Code of Fair Competition as contemplated by the Act and
complies in all respects with pertinent provisions of the Act, including
Section 3 (a) of Title I thereof; and

5. That it appears, after due consideration, that said Code as
hereby amended will tend to effectuate the policy of Congress as declared
in Section 1 of Title I of the Act; and

NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, pursuant to the authority
vested in me by Title I of the National Industrial Recovery Act, approved
June 16, 1933, and otherwise, do hereby approve said Amendment and modify
my previous approval of the Code of Fair Competition for the Distilled
Spirits Rectifying Industry by Executive Order dated December 9, 1933, my
approval of the said Code as amended by Executive Order dated April 20,
1934, and my approval of said Code as amended by Executive Order dated
June 28, 1934, to include an approval of said Code in its entirety as
hereby amended.

The White House,
August 4, 1934.

[Signature]
EXECUTIVE ORDER
APPROVING AGREEMENT BETWEEN LABOR CONTRACTORS AND THEIR
EMPLOYEES IN AND ABOUT THE CITY OF NEW YORK

ORDER NO. 2441/A

An application having been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, and the Code of Fair Competition for the Construction Industry, approved January 31, 1934, for approval of an agreement between certain employers who are members of the Union Contractors' Division of said Code, and certain employees in the locality of New York City and part of Long Island, as defined in said Agreement, and hearings having been held thereon, and the Administrator having rendered his report containing an analysis of said agreement, together with his recommendations and findings with respect thereto, and the Administrator having found that said Agreement complies in all respects with the pertinent provisions of Title I of said Act and of said Code; I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, pursuant to said Code of Fair Competition for the Construction Industry, and otherwise, do hereby adopt and approve the report, recommendations, and findings of the Administrator and do hereby order that the said Agreement is hereby approved.

[Signature]

[Signature]

[Date]  

6813
SIR:

There are attached hereunto the following documents:

1. A draft of Proclamation relating to the coinage of silver, bearing my signature; and

2. A draft of Executive Order requiring the delivery of silver to the United States mints, bearing my signature.

I have signed the draft of Proclamation subject to the condition that such Proclamation shall bear the date of, and become effective on, the day on which the Secretary or Acting Secretary of State countersigns the same, affixes thereon the seal of the United States and deposits the Proclamation so countersigned and sealed in the office of the Secretary of State, as a part of the archives of the Nation.

I have signed the draft of the Executive Order subject to the condition that such Executive Order shall bear the date of, and become effective on, the day on which the Secretary or Acting Secretary of State countersigns and deposits the Order so countersigned in the office of the Secretary of State, as a part of the archives of the Nation.

The Secretary or Acting Secretary of State is authorized and directed to countersign and seal with the seal of the United
States and to deposit the Proclamation so countersigned and sealed in the office of the Secretary of State as a part of the archives of the Nation immediately upon receipt of certification in writing from the Secretary or Acting Secretary of the Treasury that the market price for silver has, within the preceding three days, risen for the first time since the date hereof to at least $37½ a fine troy ounce.

The Secretary or Acting Secretary of State is authorized and directed to countersign and deposit the Executive Order so countersigned in the office of the Secretary of State, as a part of the archives of the Nation immediately following the countersignature, sealing and deposit of the Proclamation.

The instructions herein contained, as you will note, authorize and direct the performance of ministerial acts on the part of the Secretary or Acting Secretary of State, and such acts shall be performed in strict accordance with such instructions.

These instructions have been executed in duplicate this 28th day of June, 1874. One of such copies shall be placed in the archives with the Proclamation and the other with the Executive Order if and when such Proclamation and Executive Order are deposited in such archives as herein authorized and directed.

THE WHITE HOUSE,

June 28, 1874.

[Signature]

The Honorable

The Secretary of State
EXECUTIVE ORDER
Requiring the Delivery of Silver to the United
States Mints

By virtue of the authority vested in me by the Silver
Purchase Act of 1934 and of all other authority vested in me,
I, FRANKLIN D. ROOSEVELT, PRESIDENT of the UNITED STATES OF
AMERICA, do hereby require the delivery of all silver situated in
the continental United States on the effective date hereof, by
any and all persons owning, possessing, or controlling any such
silver, and do hereby require any and all persons owning, pos-
sessing, or controlling any such silver to deliver the same in
the manner, upon the conditions and subject to the exceptions
herein contained, such action being in my judgment necessary to
effectuate the policy of the Silver Purchase Act of 1934.

Section 2. Silver required to be delivered.—There shall
be delivered in accordance with the terms of this Order all
silver situated in the continental United States on the effective
date hereof, except silver falling within any of the following
categories so long as it continues to fall thereunder:

  a. Silver coins, whether foreign or domestic;

  b. Silver of a fineness of .9 or less, which has not
   entered into industrial, commercial, professional, artistic,
   or monetary use;

  c. Silver mined, after December 21, 1935, from natural
deposits in the United States or any place subject to the juris-
diction thereof; provided, however, that so much of such silver
so mined in the continental United States on or before the
effective date of this Order which shall not have been deposited
with a United States Mint under the Proclamation of December 21,
1935 shall, if processed to a fineness greater than .9 within
seventy-five days from the effective date of this Order, be
delivered in accordance with this Order, not later than ninety
days from the effective date hereof, or if processed to a
fineness greater than .8 after seventy-five days from the
effective date of this Order, be delivered within 15 days
thereafter in accordance with this Order;

d. Silver held for industrial, professional, or artistic
use and unmelted scrap silver and silver sweepings in an amount
not exceeding in the aggregate five hundred fine troy ounces
belonging to any one person;

e. Silver owned on the effective date hereof by a recog-
nized foreign government, foreign central bank, or the Bank
for International Settlements;

f. Silver contained in articles fabricated and held in
good faith for a specific and customary use and not for their
value as silver bullion; or

g. Silver held under a license issued in accordance with
Section 6 hereof.

Section 5. Time and place of delivery.—The silver required
to be delivered hereunder shall be delivered not later than
ninety days from the effective date hereof to the United States
Mint nearest to the place where the silver is situated immediately
prior to delivery; provided that such silver temporarily falling
within the exempt categories enumerated in Section 2, shall be
delivered at the end of ninety days from the effective date
hereof, or 15 days after the time when it ceases to fall within
such categories, whichever date is later. Any person acquiring
ownership, possession, or control of silver required to be
delivered under this Order after seventy-five days from the
effective date hereof, shall deliver such silver within 15 days
of such acquisition.

Section 4. Amount returnable for silver.—The silver herein
required to be delivered shall be coined into standard silver
dollars, or otherwise added to the monetary stocks of the United
States in accordance with the Proclamation, bearing the same date
as this Order, relating to the coinage of silver, and there shall
be returned therefor in standard silver dollars, silver certificates, or any other coin or currency of the United States, the monetary value of the silver so delivered (that is, $1.2929/ a fine troy ounce), less a deduction of $/15 per cent thereof for seigniorage, brassage, coining and other mint charges, as provided in such Proclamation; that is, the amount returnable for the silver delivered in accordance herewith shall be an amount equal to 50¢ a fine troy ounce, which amount is not less than the fair value, at the time of this Order, of the silver required to be delivered hereunder as determined by the market price over a reasonable period terminating at the time of this Order.

Section 5. Reimbursement of costs.—The Secretary of the Treasury shall pay all necessary costs, actually incurred, of the transportation of such silver and standard silver dollars, silver certificates, and other coin or currency of the United States, including the cost of insurance, protection, and such other incidental costs as may be reasonably necessary. Persons desiring reimbursement of such costs shall submit their accounts on voucher forms which may be obtained by writing to the Treasurer of the United States, Washington, D. C.

Section 6. Licenses.—The Secretary of the Treasury, subject to such regulations as he may prescribe, acting directly or through such agency or agencies as he may designate, shall issue licenses authorizing the withholding of silver which the Secretary of the Treasury, or such agency as he may designate, is satisfied

(a) is required for legitimate and customary use in industry, profession, or art by a person regularly engaged in such industry, profession, or art or in the business of processing silver or furnishing silver therefor;
(b) has been imported for reexport; or

(c) is required to fulfill an obligation to deliver silver in such amount to a third person, incurred or assumed by the applicant on or before the effective date of this Order; provided that, at the date of the application, the applicant owns such silver or holds the obligation of another to deliver to him such silver.

The Secretary of the Treasury may, with the approval of the President, issue licenses authorizing the withholding of silver for purposes deemed to be in the public interest and not inconsistent with the purposes of the Silver Purchase Act of 1934 and of this Order.

Section 7. Deliveries in fulfillment of obligations or to licensees.—No person required to deliver silver owned by him or in his possession or control shall be deemed to have failed to comply with the provisions of this Order, if such silver is delivered in fulfillment of an obligation incurred or assumed by such person on or before the effective date of this Order or is delivered to a person licensed to acquire and withhold silver in such an amount under Section 6.

Section 8. Definitions.—As used in this Order the term "person" means an individual, partnership, association, or corporation;

The term "continental United States" means the States of the United States, the District of Columbia, and the Territory of Alaska.

The term "United States Mints" means the following mints and assay offices:
United States Mint, Philadelphia, Pennsylvania
United States Assay Office, New York, New York
United States Mint, Denver, Colorado
United States Mint, San Francisco, California
United States Assay Office, Seattle, Washington
United States Mint, New Orleans, Louisiana.

Section 9. Penalties and forfeitures.—All persons are hereby informed of the following provisions of Section 7 of the Silver Purchase Act of 1934 with respect to penalties and forfeitures:

** ** Any silver withheld in violation of any Executive order issued under this section or of any regulations issued pursuant thereto shall be forfeited to the United States, and may be seized and condemned by like proceedings as those provided by law for the forfeiture, seizure, and condemnation of property imported into the United States contrary to law; and, in addition, any person failing to comply with the provisions of any such Executive order or regulation shall be subject to a penalty equal to twice the monetary value of the silver in respect of which such failure occurred."

This Order shall bear the date of, and becomes effective on, the day on which the Secretary or Acting Secretary of State countersigns and deposits this Order so countersigned in the Office of the Secretary of State, as a part of the archives of the Nation.

This Order may be modified or revoked at any time.

[Signature]

Countersigned, by direction of the President, this 7th day of August, 1934.

[Signature]
Secretary of State.
August 9, 1934.

Dear Mr. President:

In accordance with your instructions dated June 30, 1934, and upon the receipt of a certificate from the Secretary of the Treasury dated August 9, 1934, to the effect that the market price for silver has within the preceding three days risen for the first time since June 30, 1934, to at least 40-1/2 cents a fine troy ounce, I have today at 10:40 A.M., countersigned and caused the seal of the United States to be affixed to your proclamation relative to the coining of silver and at 11:12 A.M., countersigned your executive order requiring the delivery of silver to the United States Mint.

Faithfully yours,

[Signature]

The President.

[Signature]
EXECUTIVE ORDER

PUBLIC WATER RESERVE NO. 156
IDAHO, NEW MEXICO, AND WYOMING

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. 569, 37 Stat. 497), and subject to the conditions therein expressed and to valid existing rights, it is ordered that the following-described public lands of the United States be, and they are hereby, withdrawn from settlement, location, sale, or entry and reserved for public use in accordance with the provisions of section 10 of the act of December 29, 1916 (ch. 9, 39 Stat. 862, 863):

IDAHO

Boise Meridian

T. 15 N., R. 24 E., sec. 21, E\&W; sec. 28, S\&E, SECNE, SECNE.

NEW MEXICO

New Mexico Meridian

T. 21 S., R. 1 W., sec. 5, lots 3 and 5.

WYOMING

Sixth Principal Meridian

T. 40 N., R. 91 W., sec. 1, lot 2, S\&W.

This order may be referred to as Public Water Reserve No. 156, Idaho, New Mexico, and Wyoming.

THE WHITE HOUSE, August 10, 1934.

[Signature]

F.D.R.
EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LAND FOR ADMINISTRATIVE SITE
IDaho

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. 569, 37 Stat. 497), and subject to the conditions therein expressed and to valid existing rights, it is ordered that the following-described public land in the State of Idaho be, and it is hereby, temporarily withdrawn from settlement, location, sale, or entry for use by the Department of Agriculture as an administrative site in connection with the administration of the Coeur d'Alene National Forest:

Boise Meridian
T. 49 N., R. 1 W., sec. 19, NW\(\phantom{1}1\text{NE}_2\), 40 acres.

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

THE WHITE HOUSE,
August 10, 1934.
EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LAND FOR ADMINISTRATIVE SITE

IDAHO

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. 569, 37 Stat. 497), and subject to the conditions therein expressed and to valid existing rights, it is ordered that the following-described public land in the State of Idaho be, and it is hereby, temporarily withdrawn from settlement, location, sale, or entry for use by the Department of Agriculture as an administrative site for the purpose of storing explosives, in connection with the administration of the Challis National Forest:

Boise Meridian
T. 14 N., R. 18 E., sec. 35, S.E.\(\frac{1}{4}\).

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

THE WHITE HOUSE,
August 10, 1934.

[Signature]
EXECUTIVE ORDER

PARTIAL REVOCATION OF EXECUTIVE ORDER NO. 1222, DATED JULY 1, 1910, WITHDRAWING PUBLIC LANDS

ARIZONA

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), it is ordered that Executive Order No. 1222, dated July 1, 1910, withdrawing public lands in Arizona, be, and it is hereby, revoked as to the following-described lands:

Gila and Salt River Meridian
T. 19 S., R. 15 E., sec. 9, NNE\(\frac{1}{4}\), WNE\(\frac{1}{2}\);
sec. 10, NNE\(\frac{1}{2}\);
aggregating 160 acres.

THE WHITE HOUSE,
August 10, 1954.

[Signature]
EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS IN CONNECTION WITH WATERWORKS
PROJECTS, CITY OF RAWLINS, WYOMING

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 expressed in said acts and to valid existing rights, it is ordered that the following-described lands be, and they are hereby, temporarily withdrawn from settlement, location, sale, or entry, in connection with waterworks projects for the city of Rawlins, and in aid of legislation:

WYOMING
Sixth Principal Meridian
T. 17 N., R. 88 W., sec. 11, NE
sec. 12, NW, SW, W
This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

THE WHITE HOUSE,
August 11, 1934.

[Signature]
EXECUTIVE ORDER

ALLOCATION OF FUNDS FOR THE CONTROL OF THE INFESTATION
OF THE JAPANESE BEETLE AT ST. LOUIS, MISSOURI

By virtue of and pursuant to the authority vested in me
by the Emergency Appropriation Act, fiscal year 1935, approved
June 19, 1934 (Public, No. 412, 73d Cong.), appropriating
$525,000,000 to meet the emergency and necessity for relief in
stricken agricultural areas, there is hereby allocated from
the said appropriation the sum of $65,000 to the Secretary of
Agriculture for the control of the infestation of the Japanese
beetle at St. Louis, Missouri, which infestation constitutes a
menace to the stricken agricultural area of the Mississippi
Valley and westward thereof.

In carrying out this order the Secretary of Agriculture
shall have authority to make all necessary expenditures for the
employment of persons and means, including the procurement of
materials used for control and equipment or assistance necessary
for their application.

The moneys herein made available shall be expended through
such established agencies of the United States Department of
Agriculture and other agencies of the United States Government
as the Secretary of Agriculture may designate and when the
Secretary of Agriculture has been assured that the State and
local governments concerned have taken such action and provided
such assistance as the Secretary of Agriculture may deem necessary
to accomplish the purpose of this order.

THE WHITE HOUSE,

August 11, 1934.

[Signature]

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