EXECUTIVE ORDER

REVOCATION OF EXECUTIVE ORDER NO. 6497
DECEMBER 15, 1933.

Executive Order No. 6497 of December 15, 1933, amending Executive Order No. 6247 of August 10, 1933, is hereby revoked.

THE WHITE HOUSE,

June 26, 1935.

[Signature]
EXECUTIVE ORDER

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TRANSFER OF LANDS FROM THE BLACKFEET NATIONAL FOREST TO THE KOOTENAI AND FLATHEAD NATIONAL FORESTS IN THE STATE OF MONTANA

By virtue of and pursuant to the authority vested in me by the act of June 4, 1897 (30 Stat. 11, 36; title 16, U.S.C., sec. 473), and upon the recommendation of the Secretary of Agriculture, it is ordered that lands within the Blackfeet National Forest in the State of Montana be, and they are hereby, transferred to the Kootenai and Flathead National Forests as follows:

FROM THE BLACKFEET TO THE KOOTENAI NATIONAL FOREST

All lands within the Blackfeet National Forest lying to the westward of the following-described line:

Beginning at a point on the south line of sec. 9, T. 28 N., R. 25 W., Montana meridian, where the hydrographic divide between the Griffin Creek drainage on the northeast and the Pleasant Valley Creek drainage on the southwest intersects said line; thence in a general northerly direction along the hydrographic divide between the Griffin Creek, Sheppard
Creek, Good Creek, Martin Creek, and Le Beau Creek drainages on the east and the Pleasant Valley Creek, Wolf Creek, Fortine Creek, and Sunday Creek drainages on the west, passing over Grubb Mountain, Sanders Mountain, Mount Conner, Elk Mountain, and Ketowka Mountain, to an intersection with the south line of sec. 17, T. 33 N., R. 24 W., Montana meridian; thence easterly along the south line of secs. 16 and 17 to the southeast corner of sec. 16, T. 33 N., R. 24 W., Montana meridian; thence north along the east line of said sec. 16 to an intersection with the present forest boundary; thence following the present forest boundary in a northwesterly, northerly, and northeasterly direction to an intersection with the crest of the Whitefish Range on the north line of sec. 22, T. 35 N., R. 24 W., Montana meridian; thence northerly along the crest of the Whitefish Range, which is the county line between Lincoln and Flathead Counties, Montana, passing over Mount Locke and Bald Mountain, to an intersection with the international boundary between the United States and Canada at boundary monument no. 256.

FROM THE BLACKFEET TO THE FLATHEAD NATIONAL FOREST

All lands within the Blackfeet National Forest lying in Tps. 25 N., Rs. 21 and 22 W.;
Tps. 26 N., Rs. 21, 22, and 23 W.; Tps. 27 N., Rs. 21, 22, 23, and 24 W.; the south two-thirds of Tps. 28 N., Rs. 23, 24, and 25 W., all Montana meridian; and in addition all lands lying to the eastward of the above-described line relating to transfers from the Blackfoot to the Kootenai National Forest, except the following-described tracts which are hereby eliminated from the Blackfoot National Forest:

T. 33 N., R. 22 W., Montana meridian,
SW 1/4 sec. 29, S 1/2 sec. 30, sec. 31, W 1/2 sec. 32; T. 33 N., R. 23 W., Montana meridian,
SE 1/4 sec. 20, SW 1/4 sec. 21, secs. 25 to 36, inclusive; T. 33 N., R. 24 W., Montana meridian,
tracts a, b, and c of sec. 24; N 1/2 NW 1/4
NW 1/4 NE 1/4, N 1/2 NE 1/4 NE 1/4, N 1/2 SE 1/4
NE 1/4 NE 1/4, and the NE 1/4 SW 1/4 NE 1/4
NW 1/4, sec. 25, all sec. 26.

It is not intended by this order to remove from a national-forest status any lands other than those described in the preceding paragraph or to place in a national-forest status any public lands which have not hitherto had such a status.

The lands above described comprise all of what hitherto has been designated as the Blackfoot National Forest, and the effect of the transfers and eliminations herein ordered is to discontinue the
Blackfeet National Forest as a separate administrative entity.

[Signature]

THE WHITE HOUSE,
June 22, 1935.
EXECUTIVE ORDER

PRESCRIBING RULES AND REGULATIONS RELATING TO
METHODS OF PROSECUTING PROJECTS UNDER THE
EMERGENCY RELIEF APPROPRIATION ACT OF
1935

REGULATION NO. 5.

By virtue of and pursuant to the authority vested in me by the Emergency Relief Appropriation Act of 1935, approved April 8, 1935 (Public Resolution No. 11, 74th Congress), I hereby prescribe the following rules and regulations:

Section 1. Definitions. The term "project" as used herein shall mean any project which is financed in whole or in part from funds appropriated by the Emergency Relief Appropriation Act of 1935, except work relief projects conducted by State Emergency Relief Administrations.

The term "non-federal project", as used herein shall mean any project which is being conducted by a State, Territory, Possession, including a subdivision or agency thereof, municipality, the District of Columbia, or public bodies thereof.

The term "supervisory agency" as used herein shall mean the Department, Federal agency, State, Territory, Possession, subdivision or agency thereof, municipality, the District of Columbia, or public bodies thereof, which is conducting or supervising the project.

The terms "Regulation No. 1" and "Regulation No. 2" as used herein shall mean, respectively, the Regulation No. 1
issued under Executive Order No. 7046 of May 20, 1935, and
the Regulation No. 2 issued under Executive Order No. 7060
of June 5, 1935.

Section 2. Method of Prosecution. All projects
or portions of projects shall be prosecuted by means of one
of the following methods, hereinafter set forth:

(a) Force Account.
(b) Fixed Price Contract.
(c) Limited Fixed Price Contract.
(d) Management Contract.

The specific method which may be used in the
prosecution of any project or portions of projects shall be
indicated in the application for allotment of funds submitted
by the Department or Federal agency to the Division of Ap-
lications and Information established by Executive Order
No. 7054 of May 6, 1935. The Works Progress Administration
may disapprove the method or methods indicated in any such
application.

Section 3. Force Account. The force-account
method shall involve (a) the employment by the supervisory
agency of the persons working on the project, and (b) the
supervision of the project by the supervisory agency.

Section 4. Fixed Price Contract. The fixed-price
contract shall be awarded on the basis of competitive bids
submitted on complete drawings and specifications. Such
contract shall provide, among other things, that:

(a) The contractor shall be paid a fixed sum for
the complete project, or for specified units, determined by
competitive bidding, which sum shall include all items of
cost except the cost of the materials, supplies, and equipment which are to be furnished, pursuant to the specifications, by the Government.

(b) The contractor shall be obligated to perform, directly and without subcontracting, not less than twenty-five percentum (25%) of the project, to be calculated on the basis of the contract price and the cost of materials, supplies, and equipment furnished by the Government.

Section 5. Limited Fixed Price Contracts. The limited-fixed-price contract shall be awarded on the basis of competitive bids submitted on complete drawings and specifications. Such contract shall provide, among other things, that:

(a) The contractor shall be paid a fixed sum for the complete project, or for specified units, determined by competitive bidding, which sum shall include all items of cost, except the cost of labor (other than supervisory, administrative, and highly skilled labor) employed at the site of the project, and the cost of the materials, supplies, and equipment which are to be furnished, pursuant to the specifications, by the Government.

(b) The contractor shall pay, or cause to be paid, the persons employed on the project wages determined pursuant to Part I, subdivisions (a) to (e), inclusive, of Regulation No. 1, and, except for wages paid to the supervisory, administrative, and highly skilled labor, the contractor shall be reimbursed for such payment.

(c) The contractor shall be obligated to perform,
directly and without subcontracting, not less than twenty-five percentum (25%) of the project to be calculated on the basis of the total cost of the project which shall include all payments made by the Government pursuant to subdivisions (a) and (b) of this section and the cost of materials, supplies, and equipment furnished by the Government.

Section 6. Management Contract. The management contract shall be awarded on the basis of competitive bids submitted on a plan or drawings and specifications sufficiently complete to determine the nature and character of the work. Such contract shall provide, among other things, that:

(a) The contractor shall (1) administer, supervise, and manage the project; (2) procure and pay, or cause to be paid, for all materials, supplies, and equipment necessary for the project (except such as the specifications provide shall be furnished by the Government), all such procurements to be made on the basis of competitive bidding, pursuant to section 2 of the Emergency Relief Appropriation Act of 1955, when the aggregate amount involved is $300 or more and under the supervision of the supervisory agency; (3) make, and assume all obligations under, all subcontracts let for the performance of any portion of the work, all such subcontracts to be made on the basis of competitive bidding and under the supervision of the supervisory agency; and (4) pay, or cause to be paid, all persons employed on the project wages determined pursuant to Part I, subdivisions (a) to (e) inclusive, of Regulation No. 1.

(b) The contractor shall be paid, in addition to the fixed sum determined by competitive bidding, for administering, supervising, and managing the project a fixed amount, likewise to be determined by competitive bidding, for
the period of the work for each item of plant equipment furnished according to a schedule included in the specifications and shall be reimbursed for all necessary payments made pursuant to the specifications (1) for wages, except payments for the supervisory, administrative, and highly skilled labor, (2) for materials, supplies, and equipment purchased, (3) to subcontractors, and (4) for other items of cost properly incurred.

(c) The contractor shall be obligated to supervise, directly and without subcontracting, not less than twenty-five percentum (25%) of the project, to be calculated on the basis of the total cost of the project which shall include all payments made by the Government pursuant to subdivision (b) of this section and the cost of materials, supplies, and equipment furnished by the Government.

The specifications may include an estimate of the total cost of the project which shall be prepared by the Department or Federal agency submitting the application. Such estimate of the total cost, if included in the specifications, shall serve as a basis for the adjustment of the fixed sum to be paid pursuant to subdivision (b) of this section for the administration, supervision, and management of the project by (1) increasing such sum, in accordance with a stated ratio specified in the contract, if the final cost of the project, as determined pursuant to subdivision (c) of this section, is less than the estimate of the total cost and (2) decreasing such fixed sum, in accordance with a stated ratio specified in the contract, if such final cost of the project is greater than the estimate of the total cost.

Section 7. Dismissal of Employees. Every employer of labor on the project shall have the right, subject to
disapproval by the supervisory agency, to dismiss any employee.

Section 8. Notification to Director of Procurement. The Department or Federal agency submitting an application, unless exempted by the Director of Procurement of the Treasury Department, after final approval of an allocation of funds by the President and before any force-account work is begun or specifications drawn for competitive bids for the project, shall furnish the Director of Procurement with a statement, on a form or forms prescribed and furnished by the Director of Procurement, describing the proposed project and indicating the estimated quantities of materials, supplies, and equipment to be required in connection with such project. The Director of Procurement shall, at such time, indicate to the Department or Federal agency involved the materials, supplies, and equipment which will be furnished by the Government and will issue instructions as to the manner and method of their requisition. The Government may furnish materials, supplies, and equipment in the case of non-federal projects only if the Government is making a grant of such items.

Section 9. All contracts and subcontracts for work on projects shall incorporate the necessary provisions to assure full compliance with all the applicable provisions of Regulation No. 1, Regulation No. 2, this Regulation, and the Emergency Relief Appropriation Act of 1935, and the following clauses shall be incorporated verbatim:

"The contractor and each subcontractor shall prepare the payrolls upon forms to be prescribed and in accordance with instructions
to be furnished by the Works Progress Administration. Not later than the third day following the payment of the wages, a certified legible copy of each payroll, whether paid by the contractor or any subcontractor, shall be transmitted by the contractor to such office as may be designated by the Works Progress Administration. The contractor and each subcontractor shall submit reports at such times and on such forms as may be required by the Works Progress Administration covering purchases of, and requisitions for, materials, together with such other information as may be required to determine the progress and status of the completion of the work on the project.

"The contractor and each subcontractor shall report to the United States Department of Labor monthly, within five days after the close of each calendar month, upon forms to be prescribed, and in accordance with instructions to be furnished, by the United States Department of Labor, covering the number of persons on their respective payrolls directly connected with the project, the aggregate amounts of such payrolls and the man hours worked, and an itemized statement of the total expenditures for materials. The contractor shall also furnish to the United States Department of Labor the names and addresses of all subcontractors on the work, at the earliest date practicable.

"The Works Progress Administration, through its authorized agents, shall have the right to
inspect all work as it progresses, and shall have access to all payrolls, records of personnel, invoices of materials, and any and all other data relevant to the performance of this contract.

No person under the age of sixteen (16) years, and no one whose age or physical condition is such as to make his employment dangerous to his health or safety, or the health and safety of others, may be employed on the project. This paragraph shall not be construed to operate against the employment of physically handicapped persons, otherwise employable, where such persons may be safely assigned to work which they can ably perform.

No person currently serving sentence to a penal or correctional institution shall be employed on the project.

With respect to all persons employed on projects, except as otherwise provided in Regulation No. 2, (a) such persons shall be referred for assignment to such work by the United States Employment Service, and (b) preference in employment shall be given to persons from the public relief rolls, and, except with the specific authorization of the Works Progress Administration, at least ninety percentum (90%) of the persons employed on any project shall have been taken from the public relief rolls: Provided, however, that, expressly subject to the requirement of subdivision (b), the supervisory, administrative, and highly skilled workers on the project, as defined
in the specifications, need not be so referred by the United States Employment Service.

"Except as specifically provided above, workers who are qualified by training and experience and certified for work on the project by the United States Employment Service shall not be discriminated against on any grounds whatsoever.

"Wages to be paid, or for which reimbursement is to be made, by the Federal Government may not be pledged or assigned, and any purported pledge or assignment shall be null and void."

Section 10. Contracts entered into pursuant to this Regulation shall not contain any provisions which shall conflict with, limit, or nullify any of the rules and regulations, including those contained herein, which have been prescribed by the President under the Emergency Relief Appropriation Act of 1935 or any of the provisions of said Act. All forms of such proposed contracts, except for non-federal projects, shall be submitted to the Works Progress Administration for prior approval.

Section 11. Nothing in this regulation shall be so construed or applied as to be in conflict with the provisions of section 1 of Executive Order No. 6166 of June 10, 1935, issued and promulgated pursuant to section 1, Title III, of the act of March 20, 1933, 48 Stat. 16.

Section 12. The Works Progress Administration is hereby authorized to issue, from time to time, administrative
orders relating to the administration and operation of this Regulation.

Franklin D. Roosevelt

THE WHITE HOUSE,

June 22, 1935.
EXECUTIVE ORDER

Prescribing Rules and Regulations Relating to Methods of Prosecuting Projects Under the Emergency Relief Appropriation Act of 1935

Regulation No. 3

By virtue of and pursuant to the authority vested in me by the Emergency Relief Appropriation Act of 1935, approved April 8, 1935 (Public Resolution No. 11, 74th Congress), I hereby prescribe the following rules and regulations:

Section 1. Definitions. The term "project" as used herein shall mean any project which is financed in whole or in part from funds appropriated by the Emergency Relief Appropriation Act of 1935, except work relief projects conducted by State Emergency Relief Administrations.

The term "non-federal project", as used herein shall mean any project which is being conducted by a State, Territory, Possession, including a subdivision or agency thereof; municipality, the District of Columbia, or public bodies thereof.

The term "supervisory agency" as used herein shall mean the Department, Federal agency, State, Territory, Possession, subdivision or agency thereof, municipality, the District of Columbia, or public bodies thereof, which is conducting or supervising the project.

The terms "Regulation No. 1" and "Regulation No. 2" as used herein shall mean, respectively, the Regulation No. 1 issued under Executive Order No. 7046 of May 20, 1935, and the Regulation No. 2 issued under Executive Order No. 7060 of June 5, 1935.

Section 2. Method of Prosecution. All projects or portions of projects shall be prosecuted by means of one of the following methods, hereinafter set forth:

(a) Force Account.
(b) Fixed Price Contract.
(c) Limited Fixed Price Contract.
(d) Management Contract.

The specific method which may be used in the prosecution of any project or portions of projects shall be indicated in the application for allotment of funds submitted by the Department or Federal agency to the Division of Applications and Information established by Executive Order No. 7034 of May 6, 1935. The Works Progress Administration may disapprove the method or methods indicated in any such application.
Section 3. Force Account. The force-account method shall involve (a) the employment by the supervisory agency of the persons working on the project, and (b) the supervision of the project by the supervisory agency.

Section 4. Fixed Price Contract. The fixed-price contract shall be awarded on the basis of competitive bids submitted on complete drawings and specifications. Such contract shall provide, among other things, that:

(a) The contractor shall be paid a fixed sum for the complete project, or for specified units, determined by competitive bidding, which sum shall include all items of cost except the cost of the materials, supplies, and equipment which are to be furnished, pursuant to the specifications, by the Government.

(b) The contractor shall be obligated to perform, directly and without sub-contracting, not less than twenty-five per centum (25%) of the project to be calculated on the basis of the contract price and the cost of materials, supplies, and equipment furnished by the Government.

Section 5. Limited Fixed Price Contracts. The limited-fixed-price contract shall be awarded on the basis of competitive bids submitted on complete drawings and specifications. Such contract shall provide, among other things, that:

(a) The contractor shall be paid a fixed sum for the complete project, or for specified units, determined by competitive bidding, which sum shall include all items of cost, except the cost of labor (other than supervisory, administrative, and highly skilled labor) employed at the site of the project, and the cost of the materials, supplies, and equipment which are to be furnished, pursuant to the specifications, by the Government.

(b) The contractor shall pay, or cause to be paid, the persons employed on the project wages determined pursuant to Part I, subdivisions (a) to (o), inclusive, of Regulation No. 1, and, except for wages paid to the supervisory, administrative, and highly skilled labor, the contractor shall be reimbursed for such payment.

(c) The contractor shall be obligated to perform, directly and without sub-contracting, not less than twenty-five per centum (25%) of the project to be calculated on the basis of the total cost of the project which shall include all payments made by the Government pursuant to subdivisions (a) and (b) of this section and the cost of materials, supplies, and equipment furnished by the Government.

Section 6. Management Contract. The management contract shall be awarded on the basis of competitive bids submitted on a plan or drawings and specifications sufficiently complete to determine the nature and character of the work. Such contract shall provide, among other things, that:

(a) The contractor shall (1) administer, supervise, and manage the project; (2) procure and pay, or cause to be paid, for all materials, supplies, and equipment necessary for the project (except such as the specifications provide shall
be furnished by the Government), all such procurements to be made on the basis of competitive bidding, pursuant to section 2 of the Emergency Relief Appropriation Act of 1935, when the aggregate amount involved is $500 or more and under the supervision of the supervised agency: (3) and assume all obligations under, all subcontracts let for the performance of any portion of the work, all such subcontracts to be made on the basis of competitive bidding and under the supervision of the supervisory agency: and (4) pay, or cause to be paid, all persons employed on the project wages determined pursuant to Part I, subdivisions (a) to (c) inclusive, of Regulation No. 1.

(b) The contractor shall be paid, in addition to the fixed sum determined by competitive bidding, for administering, supervising, and managing the project a fixed amount, likewise to be determined by competitive bidding, for the period of the work for each item of plant equipment furnished according to a schedule included in the specifications and shall be reimbursed for all necessary payments made pursuant to the specifications: (1) for wages, except payments for the supervisory, administrative, and highly skilled labor, (2) for materials, supplies, and equipment purchased, (3) to subcontractors, and (4) for other items of cost properly incurred.

(c) The contractor shall be obligated to supervise, directly and without subcontracting, not less than twenty-five percentum (25%) of the project, to be calculated on the basis of the total cost of the project which shall include all payments made by the Government pursuant to subdivision (b) of this section and the cost of materials, supplies, and equipment furnished by the Government.

The specifications may include an estimate of the total cost of the project which shall be prepared by the Department or Federal agency submitting the application. Such estimate of the total cost, if included in the specifications, shall serve as a basis for the adjustment of the fixed sum to be paid pursuant to subdivision (b) of this section for the administration, supervision, and management of the project by (1) increasing such sum, in accordance with a stated ratio specified in the contract, if the final cost of the project, as determined pursuant to subdivision (c) of this section, is less than the estimate of the total cost and (2) decreasing such fixed sum, in accordance with a stated ratio specified in the contract, if such final cost of the project is greater than the estimate of the total cost.

Section 7. Dismissal of Employees. Every employer of labor on the project shall have the right, subject to disapproval by the supervisory agency, to dismiss any employee.

Section 8. Notification to Director of Procurement. The Department or Federal agency submitting an application, unless exempted by the Director of Procurement of the Treasury Department, after final approval of an allocation of funds by the President and before any force-account work is begun or specifications drawn for competitive bids for the project, shall furnish the Director of Procurement with a statement, on a form or forms prescribed and furnished by the
Directors of Procurement, describing the proposed project and indicating the estimated quantities of materials, supplies, and equipment to be required in connection with such project. The Director of Procurement shall, at such time, indicate to the Department or Federal agency involved the materials, supplies, and equipment which will be furnished by the Government and will issue instructions as to the manner and method of their requisition. The Government may furnish materials, supplies, and equipment in the case of non-federal projects only if the Government is making a grant of such items.

Section 9. All contracts and subcontracts for work on projects shall incorporate the necessary provisions to assure full compliance with all the applicable provisions of Regulation No. 1, Regulation No. 2, this Regulation, and the Emergency Relief Appropriation Act of 1935, and the following clauses shall be incorporated verbatim:

"The contractor and each subcontractor shall prepare the payrolls upon forms to be prescribed and in accordance with instructions to be furnished by the Works Progress Administration. Not later than the third day following the payment of the wages, a certified legible copy of each payroll, whether paid by the contractor or any subcontractor, shall be transmitted by the contractor to such office as may be designated by the Works Progress Administration. The contractor and each subcontractor shall submit reports at such times and on such forms as may be required by the Works Progress Administration covering purchases of, and requisitions for, materials, together with such other information as may be required to determine the progress and status of the completion of the work on the project.

"The contractor and each subcontractor shall report to the United States Department of Labor monthly, within five days after the close of each calendar month, upon forms to be prescribed, and in accordance with instructions to be furnished, by the United States Department of Labor, covering the number of persons on their respective payrolls directly connected with the project, the aggregate amounts of such payrolls and the man hours worked, and an itemized statement of the total expenditures for materials. The contractor shall also furnish to the United States Department of Labor the names and addresses of all subcontractors on the work, at the earliest date practicable.

"The Works Progress Administration, through its authorized agents, shall have the right to inspect all work as it progresses, and shall have access to all payrolls, records of personnel, invoices of materials, and any and all other data relevant to the performance of this contract.

"No person under the age of sixteen (16) years, and no one whose age or physical condition is such as to make his employment dangerous to his health or safety, or the health and safety of others, may be employed on the project. This paragraph shall not be construed to operate against the employment of physically handicapped persons, otherwise employable, where such persons may be safely assigned to work which they can ably perform."
"No person currently serving sentence to a penal or correctional institution shall be employed on the project.

"With respect to all persons employed on projects, except as otherwise provided in Regulation No. 2, (a) such persons shall be referred for assignment to such work by the United States Employment Service, and (b) preference in employment shall be given to persons from the public relief rolls, and, except with the specific authorization of the Works Progress Administration, at least ninety percent (90%) of the persons employed on any project shall have been taken from the public relief rolls: Provided, however, that, expressly subject to the requirement of subdivision (b), the supervisory, administrative, and highly skilled workers on the project, as defined in the specifications, need not be so referred by the United States Employment Service.

"Except as specifically provided above, workers who are qualified by training and experience and certified for work on the project by the United States Employment Service shall not be discriminated against on any grounds whatsoever.

"Wages to be paid, or for which reimbursement is to be made, by the Federal Government may not be pledged or assigned, and any purported pledge or assignment shall be null and void."

Section 10. Contracts entered into pursuant to this Regulation shall not contain any provisions which shall conflict with, limit, or nullify any of the rules and regulations, including those contained herein, which have been prescribed by the President under the Emergency Relief Appropriation Act of 1935 or any of the provisions of said Act. All forms of such proposed contracts, except for non-Federal projects, shall be submitted to the Works Progress Administration for prior approval.

Section 11. Nothing in this regulation shall be so construed or applied as to be in conflict with the provisions of section 1 of Executive Order No. 6166 of June 10, 1933, issued and promulgated pursuant to section 1, Title III, of the act of March 20, 1933, 48 Stat. 16.

Section 12. The Works Progress Administration is hereby authorized to issue, from time to time, administrative orders relating to the administration and operation of this Regulation.

FRANKLIN D. ROOSEVELT

The White House

June 24, 1935.
EXECUTIVE ORDER

CONTINUING THE TEXTILE LABOR RELATIONS BOARD
UNTIL JULY 1, 1935

By virtue of and pursuant to the authority vested in me under Title I of the National Industrial Recovery Act (49 Stat. 195) as amended by Senate Joint Resolution 115, approved June 14, 1935, and in order to effectuate the policy of said Title, it is hereby ordered:

1. The Textile Labor Relations Board created under Executive Order No. 6858 of September 26, 1934, and continued by Executive Order No. 7076 of June 15, 1935, is hereby further continued in existence until July 1, 1935, and vested with such powers and duties defined in the said Orders as are not inconsistent with the said Title as amended and with the further provisions of this Order.

2. The Board shall have the power, under the direction of the Secretary of Labor, to mediate in any dispute which arises, or has heretofore arisen, between employers and employees in the textile industry, and which tends to impede or prevent the fulfillment of the purposes of the said Title.

3. In appointing and retaining officers and employees, in fixing their compensation, and in incurring financial obligations the Board shall act only with the approval of the Secretary of Labor; but in no case shall the rate of compensation of any officer or employee exceed $25 per diem.

4. The Secretary of Labor shall prescribe rules
and regulations for the exercise of the powers conferred upon the Board by this order.

[Signature]

THE WHITE HOUSE,

June 24, 1935.
EXECUTIVE ORDER

REVOCATION IN PART OF EXECUTIVE ORDERS No. 5856, of April 15, 1952, and No. 6115, of April 22, 1953, WITHDRAWING PUBLIC LANDS

CALIFORNIA AND NEVADA

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), Executive Orders No. 5856, of April 15, 1952, and No. 6115, of April 22, 1953, withdrawing certain lands in California and Nevada, are hereby revoked as to the following-described lands:

CALIFORNIA

SAN BERNARDINO MERIDIAN

T. 18 N., R. 14 E., all of fractional township;
T. 17 N., R. 10 E., secs. 19 to 56 inclusive;
T. 17 N., R. 11 E., secs. 19 to 56 inclusive;
T. 17 N., R. 12 E., all of township;
T. 17 N., R. 13 E., all of township (unsurveyed);
T. 17 N., R. 14 E., all of fractional township;
T. 17 N., R. 15 E., " " "
T. 16 N., R. 9 E., all of township;
T. 16 N., R. 10 E., all of township (unsurveyed);
T. 16 N., R. 11 E., all of township;
T. 16 N., R. 12 E., " " "
T. 16 N., R. 13 E., secs. 1 to 11 inclusive; N2 Sec. 12; all secs. 15 to 56 inclusive;
T. 16 N., R. 14 E., all of township;
T. 15 N., R. 7 E., secs. 19 to 56 inclusive;
T. 15 N., R. 8 E., all of township;
T. 15 N., R. 9 E., sec. 1 to 7 inclusive; 9 to 16 inclusive; 18 to 36 inclusive;
T. 15 N., R. 11 E., secs. 1 to 7 inclusive; 9 to 16 inclusive; 18 to 36 inclusive;
T. 15 N., R. 12 E., all of township;
T. 14 N., R. 6 E., sec. 1 to 16 inclusive;
T. 14 N., R. 7 E., sec. 1 to 18 inclusive;
T. 14 N., R. 8 E., sec. 1 to 18 inclusive; 20 to 29 inclusive; 31 to 36 inclusive;
T. 14 N., R. 10 E., all of township;
T. 14 N., R. 11 E., secs. 1 to 18 inclusive;
T. 15 N., R. 5 E., all of township;
T. 15 N., R. 6 E., sec. 1 to 18 inclusive;
T. 15 N., R. 7 E., sec. 1 to 11 inclusive; 14 to 23 inclusive; 26 to 36 inclusive;
T. 15 N., R. 8 E., sec. 1 to 11 inclusive; 14 to 25 inclusive; 28 to 36 inclusive;
T. 12 N., R. 4 E., secs. 19 to 36 inclusive;
T. 12 N., R. 5 E., all of township;
T. 12 N., R. 8 E., secs. 1 to 23 inclusive; 25 to 36 inclusive;
T. 11 N., R. 2 E., secs. 19 to 36 inclusive;
T. 11 N., R. 3 E., all of township;
T. 11 N., R. 4 E., secs. 1 to 5 inclusive; 7 to 25 inclusive; 27 to 36 inclusive;
T. 11 N., R. 5 E., all of township;
T. 11 N., R. 6 E., sec. 1 to 16 inclusive;
T. 10 N., R. 1 E., sec. 1 to 16 inclusive;
T. 10 N., R. 2 E., secs. 1 to 15 inclusive; 16 to 20 inclusive; S\(\frac{1}{4}\) and NE\(\frac{1}{4}\) sec. 25; secs. 24 to 36 inclusive;

T. 10 N., R. 3 E., all of township;
T. 10 N., R. 4 E., " " "
T. 9 N., R. 1 E., " " "
T. 8 N., R. 1 E., " " "
T. 8 N., R. 1 W., " " "
T. 7 N., R. 1 W., " " "
T. 7 N., R. 2 W., secs. 1 to 22 inclusive; 24 to 36 inclusive;
T. 7 N., R. 3 W., all of township;
T. 6 N., R. 1 W., secs. 1 to 16 inclusive;
T. 6 N., R. 2 W., all of township;
T. 6 N., R. 3 W., " " "
T. 6 N., R. 4 W., " " "
T. 5 N., R. 2 W., secs. 1 to 18 inclusive;
T. 5 N., R. 3 W., all of township;
T. 5 N., R. 4 W., " " "
T. 5 N., R. 5 W., secs. 19 to 36 inclusive;
T. 4 N., R. 4 W., all of township;
T. 4 N., R. 5 W., " " "
T. 4 N., R. 6 W., secs. 19 to 36 inclusive;
T. 3 N., R. 5 W., all of township;
T. 3 N., R. 6 W., " " "
T. 2 N., R. 5 W., all of township;
T. 2 N., R. 6 W., " " "
T. 1 N., R. 5 W., " " "
T. 1 N., R. 6 W., " " "
T. 1 N., R. 7 W., " " "
T. 1 N., R. 8 W., " " "
T. 1 N., R. 9 W., " " "
T. 1 N., R. 10 W., " " "
NEVADA

MOUNT DIABLO MERIDIAN

T. 22 S., R. 65 E., secs. 19 to 36 inclusive;
T. 22 S., R. 64 E., all of township;
T. 22 S., R. 65 E., all of township west of Colorado River;
T. 23 S., R. 62 E., secs. 19 to 36 inclusive;
T. 23 S., R. 65 E., all of township;
T. 23 S., R. 64 E., " " "
T. 23 S., R. 65 E., all of township west of Colorado River (unsurveyed);
T. 24 S., R. 61 E., secs. 19 to 36 inclusive;
T. 24 S., R. 62 E., all of township;
T. 24 S., R. 65 E., " " "
T. 24 S., R. 64 E., " " "
T. 24 S., R. 65 E., all of township west of Colorado River (unsurveyed);
T. 25 S., R. 59 E., secs. 19 to 36 inclusive;
T. 25 S., R. 60 E., all of township;
T. 25 S., R. 61 E., " " "
T. 25 S., R. 62 E., " " "
T. 25 S., R. 65 E., " " "
T. 26 S., R. 59 E., all of fractional township (unsurveyed);
T. 26 S., R. 60 E., " " "
T. 26 S., R. 61 E., " " "
T. 26 S., R. 62 E., " " "
T. 26 S., R. 63 E., " " "
T. 26 S., R. 64 E., " " "
T. 26 S., R. 65 E., " " "
T. 27 S., R. 59 E., all of fractional township;
T. 27 S., R. 60 E., secs. 1 to 18 inclusive.

THE WHITE HOUSE,
June 25, 1955.
EXECUTIVE ORDER

CONTINUING THE NATIONAL STEEL LABOR RELATIONS BOARD
UNTIL JULY 1, 1935

By virtue of and pursuant to the authority vested in me under Title I of the National Industrial Recovery Act (48 Stat. 195) as amended by Senate Joint Resolution 115, approved June 14, 1935, and in order to effectuate the policy of said Title, it is hereby ordered:

1. The National Steel Labor Relations Board created under Executive Order No. 6751 of June 23, 1934, and continued by Executive Order No. 7076 of June 15, 1935, is hereby further continued in existence until July 1, 1935, and vested with such powers and duties defined in the said Orders as are not inconsistent with the said Title as amended and with the further provisions of this Order.

2. The Board shall have the power, under the direction of the Secretary of Labor, to mediate in any dispute which arises, or has heretofore arisen, between employers and employees in the iron and steel industry, and which tends to impede or prevent the fulfillment of the purposes of the said Title.

3. In appointing and retaining officers and employees, in fixing their compensation, and in incurring financial obligations the Board shall act only with the approval of the Secretary of Labor; but in no case shall the rate of compensation of any officer or employee exceed $25 per diem.

4. The Secretary of Labor shall prescribe rules and regulations for the exercise of the powers conferred upon
the Board by this order.

Franklin D. Roosevelt

THE WHITE HOUSE,

June 14, 1935.
EXECUTIVE ORDER

ESTABLISHMENT OF THE NATIONAL YOUTH ADMINISTRATION
WITHIN THE WORKS PROGRESS ADMINISTRATION

By virtue of and pursuant to the authority vested in me by the Emergency Relief Appropriation Act of 1935, approved April 8, 1935 (Public Resolution No. 11, 74th Congress), I hereby establish the National Youth Administration, to be within the Works Progress Administration established under Executive Order No. 7034 of May 6, 1935.

There shall be a National Advisory Committee and an Executive Committee for the National Youth Administration. The members of said National Advisory Committee shall be representatives of labor, business, agriculture, education, and youth, to be appointed by the President. I hereby appoint Josephine Rocha as Chairman of said Executive Committee, to serve without additional compensation. The other members of said Executive Committee shall be appointed by the President.

The National Youth Administration shall be under the general supervision of the Administrator of the Works Progress Administration and under the immediate supervision of an Executive Director. I hereby appoint Aubrey W. Williams as Executive Director thereof, to serve without additional compensation. The said Executive Director shall also be a member of the Advisory Committee on Allotments, established under said Executive Order No. 7034 of May 6, 1935.
I hereby prescribe the following functions and duties of the National Youth Administration:

To initiate and administer a program of approved projects which shall provide relief, work relief, and employment for persons between the ages of sixteen and twenty-five years who are no longer in regular attendance at a school requiring full time, and who are not regularly engaged in remunerative employment.

In the performance of such duties and functions, expenditures are hereby authorized for necessary supplies and equipment; law books, books of reference, directories, periodicals, newspapers and press clippings; travel expenses, including the expense of attendance at meetings when specifically authorized by the Executive Director; and the Executive Director is hereby authorized to accept and utilize such voluntary and uncompensated services and, with the consent of the State, the services of such State and local officers and employees, and appoint, without regard to the provisions of civil service laws, such officers and employees, as may be necessary, and prescribe the duties and responsibilities and, without regard to the Classification Act of 1923, as amended, fix the compensation of any officers and employees so appointed: Provided, That, in so far as practicable, the persons employed under the authority of this Executive Order, shall be selected from those receiving relief.

Allocations will be made hereafter for administrative expenses and for authorized projects.

THE WHITE HOUSE,

June 26, 1935.
EXECUTIVE ORDER

TRANSFER OF LANDS FROM THE CLEARWATER NATIONAL FOREST TO THE LOLO NATIONAL FOREST IN THE STATE OF IDAHO

By virtue of and pursuant to the authority vested in me by the act of June 4, 1897 (30 Stat. 11, 36; title 16, U.S.C., sec. 473), and upon the recommendation of the Secretary of Agriculture, it is ordered that all lands within the Clearwater National Forest lying south and east of the following-described line be, and they are hereby, transferred to the Lolo National Forest:

Beginning at a point on the main hydrographic divide between the North Fork Clearwater River drainage on the north and the Lochsa River drainage on the south at a point identified as Indian Grave Peak at approximately latitude 46° 30' N. and longitude 115° 10' W.; thence in a northwesterly direction along Windy Ridge, identified as the hydrographic divide between the Gravey Creek drainage on the northeast and the headwaters of Weitas Creek on the southwest, passing over B. M. 6435, to a point where said divide is intersected by the hydrographic divide between Monroe Creek on the northwest and Gravey Creek
on the southeast; thence northeasterly along
said Monroe Creek-Gravey Creek divide to
Raspberry Butte; thence easterly down the
ridge between branch drainage of Gravey Creek
on the south and tributaries of Cayuse Creek
on the north to an intersection with Cayuse
Creek just west of the mouth of Gravey Creek;
thence across Cayuse Creek and northeasterly
up the ridge to Lunde Peak; thence in a
general easterly direction along the hydro-
graphic divide between Toboggan Creek on the
north and Cayuse Creek on the south to a point
identified as B. M. 6580; thence northerly
and easterly around tributaries of Cayuse
Creek to B. M. 7525, which point is identified
as Black Lead Peak; thence northerly and
easterly around the divide at the head of
Silver Creek to an intersection with the main
hydrographic divide between the North Fork
Clearwater River drainage on the west and
the Lochsa River drainage on the east to a
point approximately identical with B. M.
7705 and further identified as Williams
Peak.

It is not intended by this order to remove
from a national-forest status any land having a
national-forest status or to place in a national-
forest status any public lands which have not
heretofore had such a status.


THE WHITE HOUSE,  
June 27, 1935.
EXECUTIVE ORDER

TONGASS NATIONAL FOREST
ALASKA

By virtue of and pursuant to the authority vested in me by section 24 of the act of March 5, 1891 (26 Stat. 1095, 1103), and the act of June 4, 1897 (50 Stat. 11, 54, 56), and upon the recommendation of the Secretary of Agriculture, it is ordered that the tract of land lying within the following-described boundaries be, and it is hereby, included in and made a part of the Tongass National Forest:

Chs. Beginning at corner no. 1, which is identical with corner no. 3 of U. S. survey no. 1556, approximate latitude 58°25'41" N., longitude 154°52'57" W.
Thence S. 26°41' W.
23.72 to corner no. 2 on east boundary of survey no. 1556
Thence west (a projected line)
19.54 more or less to corner no. 3 of U. S. survey no. 1550
39.54 to corner no. 5, identical with corner no. 2 of survey no. 1550
Thence south
6.98 to corner no. 4 on west boundary of survey no. 1550
Thence west
39.86 through public land to corner no. 5 of U. S. survey no. 2080
105.22 to corner no. 5, identical with corner no. 6 of survey no. 2080
Thence S. 56°04' W.

5.25 to corner no. 6, identical with corner no. 7 of survey no. 2080

Thence S. 65°05' W.

8.16 crossing Mendenhall River to corner no. 7, meander corner, identical with corner no. 2 and M. C. of U. S. survey no. 2091. Thence by meander along east boundary survey no. 2091 and the west bank of Mendenhall River

(1) N. 50° E. 3.40 chains
(2) N. 22° W. 2.50 "
(3) N. 42°15' E. 11.10 "
(4) N. 19°45' E. 14.90 "
(5) N. 41°45' E. 9.50 "
(6) S. 72°15' E. 16.60 "
(7) N. 37°50' E. 5.80 "
(8) N. 12° E. 2.10 "
(9) N. 50°45' W. 7.44 "
(10) N. 62° W. 5.50 "

to corner no. 8, meander corner, identical with corner no. 5 and M. C. of survey no. 2091

Thence west

21.91 to corner no. 9, identical with corner no. 4 of U. S. survey no. 2178

Thence north

20.25 to corner no. 10, identical with corner no. 3 of survey no. 2178

Thence west

12.20 to corner no. 11, identical with corner no. 4 of U. S. survey no. 2079
Thence north
18.20 to corner no. 12, identical with corner
no. 3 of survey no. 2079
Corner no. 2 of U. S. survey no. 1556 bears
N. 72°41' W., 35.05 chs.
Thence S. 72°41' E.
148.40 to corner no. 1, the place of beginning.
Area of tract is 555.70 acres, more or
less. Variation 31°30' E.

The withdrawal made by this order shall, as to
any part of the land which is 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 the land so reserved, so long as such ap­
propriation is legally maintained or such reservation remains
in force.

[Signature]

THE WHITE HOUSE,
June 27, 1955.
EXECUTIVE ORDER

EXTENDING THE TEXTILE LABOR RELATIONS BOARD

By virtue of and pursuant to the authority vested in me under Title I of the National Industrial Recovery Act (48 Stat. 195), as amended and continued by Public Resolution 26 approved June 14, 1935, and in order to effectuate the policy of said Title, Executive Order No. 7084 of June 24, 1935, continuing the Textile Labor Relations Board until July 1, 1935, is hereby amended by substituting for the date "July 1, 1935" occurring in paragraph numbered 1 thereof the words "until further order."

[Signature]

THE WHITE HOUSE,

Jan. 29, 1935.
EXECUTIVE ORDER

EXTENDING THE NATIONAL LABOR RELATIONS BOARD

By virtue of and pursuant to the authority vested in me under Title I of the National Industrial Recovery Act (48 Stat. 195), as amended and continued by Public Resolution 26 approved June 14, 1935, and in order to effectuate the policy of the said Title, Executive Order No. 7074 of June 15, 1935, reestablishing the National Labor Relations Board and continuing it in existence until July 1, 1935, is hereby amended by substituting for the date "July 1, 1935" occurring in paragraph numbered 1 thereof the date "August 1, 1935."

[Signature]

THE WHITE HOUSE,

June 29, 1935
EXECUTIVE ORDER

EXTENDING THE NATIONAL STEEL LABOR RELATIONS BOARD

By virtue of and pursuant to the authority vested in me under Title I of the National Industrial Recovery Act (48 Stat. 195), as amended and continued by Public Resolution 26 approved June 14, 1935, and in order to effectuate the policy of said Title, Executive Order No. 7085 of June 24, 1935, continuing the National Steel Labor Relations Board until July 1, 1935, is hereby amended by substituting for the date "July 1, 1935" occurring in paragraph numbered 1 thereof the words "until further order."

[Signature]

THE WHITE HOUSE,

June 24, 1935.
EXECUTIVE ORDER

RATES OF COMPENSATION OF GOVERNMENT EMPLOYEES IN AGENCIES ESTABLISHED UNDER THE EMERGENCY RELIEF APPROPRIATION ACT OF 1935

By virtue of and pursuant to the authority vested in me under the Emergency Relief Appropriation Act of 1935, approved April 8, 1935 (Public Resolution No. 11, 74th Congress), and as President of the United States, it is ordered that the heads of the agencies heretofore or hereafter established under the said Emergency Relief Appropriation Act of 1935 may elect to classify the positions of the employees of their respective agencies, now in the service or hereafter appointed, and fix the rates of compensation therefor either in accordance with the salary schedule contained in Executive Order No. 6746, of June 21, 1934, or in accordance with the provisions of the Classification Act of 1923, as amended.

This Executive order shall apply to all appointments which have been or may hereafter be made to positions in any of the agencies heretofore or hereafter established under the said Emergency Relief Appropriation Act of 1935.

Executive Order No. 6746, of June 21, 1934, is hereby modified to the extent necessary to effectuate the purposes of this order.

THE WHITE HOUSE,

July 3, 1935.

[Signature]

7032
EXECUTIVE ORDER

EXEMPTION OF BENJAMIN F. TAYLOR FROM COMPULSORY RETIREMENT FOR AGE

WHEREAS section 204 of the act of June 30, 1922, ch. 314, 47 Stat. 382, 404 (5 U.S.C., sec. 692b), provides:

"On and after July 1, 1932, no person rendering civilian service in any branch or service of the United States Government or the municipal government of the District of Columbia who shall have reached the retirement age prescribed for automatic separation from the service, applicable to such person, shall be continued in such service, notwithstanding any provision of law or regulation to the contrary; Provided, That the President may, by Executive Order, exempt from the provisions of this section any person when, in his judgment, the public interest so requires: * * *

AND WHEREAS the public interest requires that Benjamin F. Taylor, Chief, Application Division, Copyright Office, Library of Congress, who, during the current month, will reach the retirement age prescribed for automatic separation from the service, be exempted from the provisions of this section and continued in the service until August 1, 1936

NOW, THEREFORE, by virtue of the authority vested in me by the aforesaid section, I do hereby exempt Benjamin F. Taylor from the provisions thereof and continue him in the service until August 1, 1936


The White House,

July 5, 1935.
EXECUTIVE ORDER

EXEMPTION OF MISS JESSIE MoL. WATSON FROM COMPULSORY RETIREMENT FOR AGE

WHEREAS section 204 of the act of June 30, 1932, ch. 314, 47 Stat. 382, 404 (6 U.S.C., sec. 692b), provides:

"On and after July 1, 1932, no person rendering civilian service in any branch or service of the United States Government or the municipal government of the District of Columbia who shall have reached the retirement age prescribed for automatic separation from the service, applicable to such person, shall be continued in such service, notwithstanding any provision of law or regulation to the contrary; Provided, That the President may, by Executive Order, exempt from the provisions of this section any person when, in his judgment, the public interest so requires; * * *";

AND WHEREAS the public interest requires that Miss Jessie MoL. Watson, reviser, Catalogue Division, Library of Congress, who, during the current month, will reach the retirement age prescribed for automatic separation from the service, be exempted from the provisions of this section and continued in the service until August 1, 1936,

NOW, THEREFORE, by virtue of the authority vested in me by the aforesaid section, I do hereby exempt Miss Jessie MoL. Watson from the provisions thereof and continue her in the service until August 1, 1936.

The White House,
July 8, 1935.

[Signature]

7094
EXECUTIVE ORDER

AMENDMENT OF SCHEDULE A, SUBDIVISION I, PARAGRAPH 7,
OF THE CIVIL-SERVICE RULES

By virtue of and pursuant to the authority vested
in me by the provisions of paragraph Eighth of subdivision
SECOND of section 2 of the Civil Service Act of January 16,
1883 (22 Stat. 405, 404), schedule A, subdivision I, para-
graph 7, of the civil-service rules, is hereby amended to
include positions of a confidential nature in the Philippine
Islands, when filled by United States citizens. As amended
the paragraph will read:

"Any person employed in a foreign country,
or in the island of Guam, or in the island of
Samos, or in the Virgin Islands, or United
States citizens employed in a confidential
capacity in the Philippine Islands, when in
the opinion of the Civil Service Commission
it is not practicable to treat the position
as in the competitive classified service; but
this exception shall not apply to any person
employed in a foreign country contiguous to
the United States in the service of the Immigra-
tion and Naturalization Service, Department of
Labor."

[Signature]

THE WHITE HOUSE,
July 8, 1935.

7095
EXECUTIVE ORDER

APPOINTMENT OF MEMBERS OF THE EXECUTIVE COMMITTEE
OF THE NATIONAL YOUTH ADMINISTRATION

By virtue of and pursuant to the authority vested in me by the Emergency Relief Appropriation Act of 1935, approved April 8, 1935 (Public Resolution No. 11 - 74th Congress), I hereby appoint the following persons, to serve without additional compensation as members of the Executive Committee of the National Youth Administration, established pursuant to Executive Order No. 7086 of June 26, 1935:

Arthur J. Altmeyer, Second Assistant Secretary, Department of Labor
John Studebaker, Commissioner of Education
W. L. Wilson, Assistant Secretary of Agriculture
Lee Pressman, General Counsel, Resettlement Administration
Chester Hayden McCall, Special Assistant to the Secretary of Commerce

The White House,  
July 7, 1935

[Signature]
EXECUTIVE ORDER

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INSPECTION OF INCOME, EXCESS-PROFITS, AND CAPITAL-STOCK TAX RETURNS

By virtue of and pursuant to the authority vested in me by section 257 (a) of the Revenue Act of 1936 (44 Stat. 9, 51); section 55 of the Revenue Act of 1932 (45 Stat. 551, 809); section 55 of the Revenue Act of 1933 (47 Stat. 169, 189), as amended by section 218 (h) of the National Industrial Recovery Act (48 Stat. 195, 209); and section 55 (a) of the Revenue Act of 1934 (48 Stat. 580, 698), it is hereby ordered that income, excess-profits, and capital-stock tax returns made under the Revenue Act of 1934, the National Industrial Recovery Act, the Revenue Act of 1932, as amended by the National Industrial Recovery Act, and the prior revenue acts shall be open to inspection by the Committee on Agriculture and Forestry, United States Senate, or any duly authorized subcommittee thereof, for the purpose of, and to the extent necessary in, the investigation of the causes of the rapid decline in the price of cotton on the cotton exchanges on or about March 11, 1935, which such committee or subcommittee is authorized and directed to make by Senate Resolution 103 (74th Cong.), agreed to March 16, 1935; such inspection to be in accordance
and upon compliance with the rules and regulations prescribed by the Secretary of the Treasury and approved by me this date for the inspection by that committee, or an authorized subcommittee thereof, of income and excess-profits tax returns made under the Revenue Act of 1933 on or before the date of the enactment of the National Industrial Recovery Act, and under the prior revenue acts, and capital-stock tax returns made under the National Industrial Recovery Act.

Franklin D. Roosevelt

THE WHITE HOUSE,
July 6, 1935.
EXECUTIVE ORDER

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AMENDMENT OF EXECUTIVE ORDER NO. 6910, OF NOVEMBER 26, 1934, WITHDRAWING PUBLIC LANDS IN CERTAIN STATES

WHEREAS Executive Order No. 6910, of November 26, 1934, provides in part:

"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."

AND WHEREAS in the administration of the act of June 8, 1936 (44 Stat. 708), it has been found expedient to permit consummation of exchanges of lands between the United States and the State of Nevada, as a basis for which exchanges, deeds of reconveyance of certain lands from the State of Nevada have been accepted pursuant to the provisions of said act of June 8, 1936:
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, 1913 (ch. 369, 37 Stat. 497), and by the said act of June 28, 1934, the said Executive Order No. 6910, of November 26, 1934, is hereby amended so as to permit the State of Nevada to make selection of the following-described public lands in the said State and to permit the Secretary of the Interior to patent the said lands to the State of Nevada in accordance with the provisions of said act of June 8, 1936:

MOUNT DIABLO MERIDIAN

T. 4 S., R. 63 E., sec. 19, NE 1/4 SW 1/4, W 1/2
NE 1/4, SE 1/4 NE 1/4.

T. 5 S., R. 71 E., sec. 16, SW 1/4 SW 1/4;
sec. 17, NE 1/2;
sec. 21, NE 1/2 NW 1/4, SE 1/4
NW 1/4, NE 1/4 SW 1/4,
SW 1/4 NE 1/4, W 1/2
SE 1/4, and lots 2
and 3;
embracing 918.62 acres.

THE WHITE HOUSE,
July 2, 1935.
EXECUTIVE ORDER

EXEMPTION OF CHARLES LEE COOKE FROM COMPULSORY RETIREMENT FOR AGE

WHEREAS section 204 of the act of June 30, 1932 (ch. 314, 47 Stat. 328, 404; 5 U.S.C., sec. 632b), provides:

"On and after July 1, 1932, no person rendering civilian service in any branch or service of the United States Government or the municipal government of the District of Columbia who shall have reached the retirement age prescribed for automatic separation from the service, applicable to such person, shall be continued in such service, notwithstanding any provision of law or regulation to the contrary: Provided, That the President may, by Executive Order, exempt from the provisions of this section any person when, in his judgment, the public interest so requires: *

•••"

AND WHEREAS the public interest requires that Charles Lee Cooke, Head Administrative Officer (Ceremonials), Division of Protocol and Conferences, Department of State, who, during the current month, will reach the retirement age prescribed for automatic
separation from the service, be exempted from the provisions of this section and continued in the service until August 1, 1936:

NOW, THEREFORE, by virtue of the authority vested in me by the aforesaid section, I do hereby exempt Charles Lee Cooke from the provisions thereof and continue him in the service until August 1, 1936.

[Signature]

THE WHITE HOUSE,

July 12, 1935.
EXECUTIVE ORDER

CONTINUATION OF SCIENCE ADVISORY BOARD UNDER THE NATIONAL RESEARCH COUNCIL

The Science Advisory Board under the National Research Council, established by Executive Order No. 6253, of July 31, 1955, as amended by Executive Order No. 6725, of May 28, 1954, is hereby extended from July 31, 1955, to December 1, 1955, with its present membership, powers, and duties.

THE WHITE HOUSE,
July 15, 1955.
EXECUTIVE ORDER

AUTHORIZING THE APPOINTMENT OF MRS. INA E. SWARTZ TO A CLERICAL POSITION IN THE DEPARTMENT OF AGRICULTURE WITHOUT REGARD TO CIVIL-SERVICE RULES

By virtue of and pursuant to the authority vested in me by the provisions of paragraph Eighth of subdivision SECOND of section 2 of the Civil Service Act of January 16, 1883 (22 Stat. 403, 404), it is hereby ordered that Mrs. Ina E. Swartz may be appointed to a clerical position in the Department of Agriculture without compliance with the requirements of the civil-service rules.

Mrs. Swartz is the widow of Rexford E. Swartz, who served for 22 years in the Department of Agriculture.

This order is recommended by the Secretary of Agriculture.

[Signature]

The White House,
July 5, 1935.
EXECUTIVE ORDER

APPOINTMENT OF CHARLES W. TAUSSIG AS CHAIRMAN
OF THE NATIONAL ADVISORY COMMITTEE OF THE
NATIONAL YOUTH ADMINISTRATION

By virtue of and pursuant to the authority vested in me under the Emergency Relief Appropriation Act of 1935, approved April 8, 1935 (Public Res. 11, 74th Cong.), I hereby appoint Charles W. Taussig as Chairman of the National Advisory Committee of the National Youth Administration, established by Executive Order No. 7086, of June 28, 1935.

The said Charles W. Taussig shall serve without compensation except that he shall receive, in addition to his necessary expenses of transportation, an allowance of $25 for each calendar day while necessarily away from his home incident to the performance of the authorized work of the said Committee, payable under the appropriation made by the said Emergency Relief Appropriation Act of 1935.

The White House,
July 16, 1935.

[Signature]
Mr. Forster of the White House said to make the change mentioned in the telegram accordingly was done.

July 16, 1935

Yr. Forster of the White House said to make the change mentioned in the telegram accordingly was done.
Mr. Brauner:

The attached telegram is the one I talked to you about over the telephone this morning. Will you see to it that the matter is taken care of as soon as possible. I would appreciate it if you would let me know when this has been done.

JOYCE E. KELLY
Secretary to Mr. Pressman.
AUBREY WILLIAMS, EXECUTIVE DIRECTOR,
NATIONAL YOUTH ADMINISTRATION:

=NEWSPAPERS CARRY ACCOUNT MY APPOINTMENT AS CHARLES H.
IF THIS IS WAY EXECUTIVE ORDER READS SHOULD BE CHANGED CORRECT
MIDDLE INITIAL W FOR WILLIAM=

=TAUSSIG.
EXECUTIVE ORDER

EXEMPTING CERTAIN POSITIONS FROM SALARY CLASSIFICATION

It is hereby ordered that there be exempted from the operation of Executive Order No. 6746, of June 21, 1934, the positions of consultants, experts, specialists, attorneys, and other similar positions, the incumbents of which are intermittently employed on a per diem basis or employed on an annual basis at amounts representing the value of part-time service required, and who are or have been paid from the public-works fund or other emergency funds administered by the Secretary of the Interior and the Administrator of Public Works, available during the fiscal years 1936 and 1937.

THE WHITE HOUSE,

July 28, 1935.

[Signature]

7102
EXECUTIVE ORDER

AMENDMENT OF SCHEDULE A, SUBDIVISION 1, PARAGRAPH 6,
OF THE CIVIL-SERVICE RULES

By virtue of and pursuant to the authority
vested in me by paragraph Eighth of subdivision SECOND
of section 2 of the Civil Service Act of January 16, 1883
(22 Stat. 403, 404), schedule A, subdivision 1, paragraph
6, of the civil-service rules is hereby amended to read
as follows:

"Any person receiving from one depart-
ment or establishment of the Government for
his personal salary compensation aggregating
not more than $540 per annum whose duties
require only a portion of his time, or whose
services are needed for very brief periods at
intervals, provided that employment under
this provision shall not be for job work
such as contemplated in section 4 of rule VIII.
The name of the employee, designation, duties,
rate of pay, and place of employment shall be
shown in the periodical reports of changes;
and in addition, when payment is not at a per
annum rate, the total service rendered and the
distribution of such service during the year
shall be shown in the report of changes at
the end of each year or when the employee is
separated from the service. The additional
employment under similar conditions of such a person by another department or establishment of the Government will be subject to the approval of the Civil Service Commission.

[Signature]

THE WHITE HOUSE,

July 18, 1955.
EXECUTIVE ORDER

DIRECTING EXECUTIVE DEPARTMENTS AND OTHER ESTABLISHMENTS OF THE GOVERNMENT TO CO-OPERATE WITH FOREIGN-TRADE ZONES BOARD

By virtue of and pursuant to the authority vested in me by section 10 of the act of June 18, 1954 (48 Stat. 998, 1001), I hereby order and direct the executive departments and other establishments of the Government to cooperate with the Board established by the said act for carrying out the purposes thereof, and at the request of the said Board to furnish it such records, papers, and information in their possession as it may require, and to temporarily detail to its service such officers, experts, or engineers as may be necessary for the purpose of facilitating the investigation of the Board and its work in connection with the establishment, operation, and maintenance of foreign-trade zones.

[Signature]

THE WHITE HOUSE,
July 18, 1955.
EXECUTIVE ORDER

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MODIFICATION OF EXECUTIVE ORDER NO. 6843, OF SEPTEMBER 11, 1934, TO PERMIT FOREST EXCHANGE

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, 1913 (ch. 369, 37 Stat. 497), Executive Order No. 6843, of September 11, 1934, temporarily withdrawing the public lands in T. 12 N., R. 13 E., of the Mount Diablo meridian, California, from settlement, location, sale, or entry, pending resurvey under the act of March 3, 1909 (ch. 271, 35 Stat. 845), is hereby modified so as to permit the approval of a forest-exchange application of the Michigan-California Lumber Co., Camino, California, involving selection of the following-described national-forest land, consisting of 110 acres of the lands withdrawn by said order, and to permit the Secretary of the Interior to patent the said land to the said Michigan-California Lumber Co. in exchange for lands of equal value within the exterior boundaries of a national forest in said State, under the provisions of the act of March 20, 1922 (42 Stat. 465):
MOUNT DIABLO MERIDIAN
T. 13 N., R. 13 E., sec. 1, E 1/2 SW 1/4 SW 1/4,
SE 1/4 SW 1/4, SW 1/4
SE 1/4, W 1/2 W 1/2
SE 1/4 SE 1/4.

THE WHITE HOUSE,
July 18, 1935.

[Signature]

7105
EXECUTIVE ORDER

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ESTABLISHING THE MALHEUR MIGRATORY BIRD REFUGE
OREGON

By virtue of and pursuant to the authority vested in me as President of the United States, and in order to effectuate further the purposes of the Migratory Bird Conservation Act (45 Stat. 1228), it is ordered that the following-described lands in Harney County, Oregon, consisting of 64,717 acres, more or less, be, and they are hereby, reserved and set apart for the use of the Department of Agriculture, subject to valid existing rights, as a refuge and breeding ground for migratory birds and other wild life:

WILLAMETTE MERIDIAN

T. 27 S., R. 30 E., sec. 25, S\(\text{SE}^2\) and S\(\text{SE}_1^2\);
sec. 36, NW\(\text{SE}_1^2\).
T. 30 S., R. 30 E., sec. 9, NE\(\text{SE}_1^2\);
sec. 10, NW\(\text{SE}_1^2\) and SE\(\text{SE}_1^2\);
sec. 35, SE\(\text{SE}_1^2\) and S\(\text{SE}_1^2\).
T. 26 S., R. 31 E., (south of Lake Malheur)
sec. 32, lots 2 to 6, inclusive;
sec. 34, lots 1 and 4, and SW\(\text{SE}_1^2\);
sec. 35, lots 1 to 4, inclusive, and
SW\(\text{SE}_1^2\).
T. 27 S., R. 31 E., sec. 2, Lots 3 and 4, SW\(\text{SE}_1^2\), and
SW\(\text{SE}_1^2\);
secs. 3 and 4;
sec. 8, S\(\text{SE}_1^2\);
secs. 9 and 10;
sec. 11, W\(\text{SE}_1^2\);
sec. 14, W\(\text{SE}_1^2\);
sec. 15, NE\(^2\); sec. 16, all; sec. 17, NE\(^2\), NE\(^2\)NW\(^2\), S\(^2\)NW\(^2\), and S\(^2\); sec. 18, SE\(^2\)SE\(^2\); secs. 19 to 22, inclusive; sec. 23, NW\(^2\)NW\(^2\), S\(^2\)NW\(^2\), and SW\(^2\); sec. 24, W\(^2\); secs. 27 to 34, inclusive; sec. 35, NW\(^2\) and W\(^2\)SW\(^2\). T. 28, S., R. 31 E., sec. 5, lots 1 to 4, inclusive, S\(^2\)SW\(^2\), SW\(^2\), and W\(^2\)SE\(^2\); sec. 4 and 5; sec. 6, lots 1 to 5, inclusive, S\(^2\)NE\(^2\), SE\(^2\)NW\(^2\), and E\(^2\)SE\(^2\); sec. 7, E\(^2\)SE\(^2\); secs. 8 and 9; sec. 10, NW\(^2\)NE\(^2\) and W\(^2\); sec. 15, W\(^2\); secs. 16 and 17; sec. 18, E\(^2\)SE\(^2\); sec. 19, E\(^2\)NE\(^2\) and NE\(^2\)SE\(^2\); sec. 20, all; sec. 21, all; sec. 22, NW\(^2\)NE\(^2\), S\(^2\)NE\(^2\), W\(^2\), and SE\(^2\); sec. 23, SW\(^2\)NW\(^2\) and SW\(^2\); sec. 25, SW\(^2\)NE\(^2\), W\(^2\)NW\(^2\), SE\(^2\)NW\(^2\), SW\(^2\), W\(^2\)SE\(^2\), and SE\(^2\)SE\(^2\); secs. 26 to 30, inclusive; sec. 29, NE\(^2\), NW\(^2\)W\(^2\), and SE\(^2\); sec. 32, E\(^2\)NE\(^2\); sec. 35, N\(^2\), NE\(^2\)SW\(^2\), and SE\(^2\); secs. 54 and 55;
sec. 36, NE\text{NW}_4, W\text{NW}_3, W_2, and W\text{SE}_2.

T. 29 S., R. 51 E., sec. 1, lots 2, 5, and 4, SW\text{NE}_4, SW\text{NW}_4, and SW_2;
sec. 2, all;
sec. 5, lots 1 to 4, inclusive,
SW_2, E\text{NW}_4, SE\text{NW}_4, and SE_4;
sec. 4, lot 1 and SE\text{NE}_4;
sec. 10, NE_4, SW\text{NW}_4, NE\text{SW}_4, and SE_4;
sec. 11, all;
sec. 12, SW\text{NE}_4, W_2, and SE_4;
secs. 15 and 14;
sec. 15, NE_4, N\text{SE}_4, and SE\text{SE}_4;
sec. 25, NE_4, N\text{NW}_4, SE\text{NW}_4, and SE_4;
sec. 24, NE\text{NE}_4, SW\text{NW}_4, SW_2, and SW\text{SE}_4;
sec. 25, NW_2;
sec. 26, NE\text{NE}_4, SW\text{NE}_4, SE\text{NW}_4, NE\text{SE}_4, and W\text{SE}_4;
sec. 34, S\text{SE}_4;
sec. 54, S\text{SE}_4;
sec. 55, NW\text{NE}_4, E\text{NW}_4, and SE_4.

T. 30 S., R. 51 E., sec. 5, lots 2 and 3, SW\text{NE}_4, SE\text{NW}_4, NE\text{SW}_4, S\text{SW}_4, N\text{SE}_4, and SW\text{SE}_4;
sec. 4, SW_2 SW_2;
sec. 9, NW_2 NW_2;
sec. 10, NE_4, E\text{NW}_2, and SE_4;
sec. 11, W_2;
sec. 15, SW_4, SW_2, W\text{SE}_4, and SE\text{SE}_4;
sec. 14, NE_4, N\text{NW}_4, and SE_4;
sec. 15, W\text{NE}_4, E\text{NW}_2, and W\text{SE}_4;
sec. 22, NE{l}, NE{sw}l, SE{nw}l, and SE{d};
sec. 25, SW{sw}l;
sec. 24, NE{d} and NW{sw}l;
sec. 26, W{sw}l;
sec. 27, all;
sec. 28, SE{nw}l and SE{d};
sec. 31, NW{w}, SW{w}, NE{d}, and SE{d};
sec. 34, all;
sec. 35, NW{d}.

T. 29 S., R. 32 E., sec. 7, lots 5 and 4, SW{sw}l, E{sw}l, and
sec. 8, W{sw}l and SE{sw}l;
sec. 15, W{z} and SE{z};
sec. 16, W{nw}l, W{d}, and SE{d};
sec. 17, W{nw}l, SE{nw}l, W{d}, and SE{d};
sec. 18, all;
sec. 19, lots 1 and 2, NE{l}, E{nw}l,
NE{sw}l, and SE{d};
sec. 20, N{d}, SW{d}, NW{sw}l, and SW{se}l;
sec. 21, N{d} and NW{sw}l;
sec. 22, W{nw}l, NW{w}, SE{sw}l, and
W{se}l;
sec. 29, NW{nw}l and NW{sw}l.

T. 50, S., R. 32 E., sec. 14, SE{sw}l;
sec. 15, NW{w}, SE{sw}l, and SE{d};
sec. 18, lot 4;
sec. 19, lots 1 and 2, W{nw}l, SE{nw}l,
E{nw}l, and NW{sw}l;
sec. 20, NW{sw}l and SE{sw}l;
sec. 23, NW{nw}l and SE{nw}l;
sec. 24, NW{w} and W{sw}l;
sec. 25, WNW;
sec. 27, SSW and SWSW;
sec. 28, NWNW, SESE, NWSW, and SSWN;
sec. 29, NWNW and SSWN;
sec. 32, SESE, NESE, and ESE;
sec. 33, ENE, SSW, NESE, and SSW;
sec. 34, NE, SE, NWSW, SSW, NESE, and SSW;
sec. 35, SSW, NESE, and SSW;
sec. 36, WNW and NWSW.

T. 51 S., R. 52 E., sec. 3, lot 2 and SSW;
sec. 5, lot 2 and SSW;
sec. 8, NE and SE;
sec. 9, SW, SSW, and NWSW, and NESE;
sec. 12, ESE;
sec. 15, E;
sec. 19, lot 4, SSW, and SSW;
sec. 21, NW, and NESE;
sec. 22, lot 4 and SSW;
sec. 24, NE, SSW, NESE, SSW, and SE;
sec. 25, all;
sec. 26, lots 1 to 4, inclusive;
sec. 27, SESE and WSE;
sec. 34, W, NW, and SSW;
sec. 35, lots 1 to 4, inclusive, SW, SSW, and WSE;
sec. 36, all.
T. 52 S., R. 52 E., sec. 1, all;
sec. 2, lots 1 and 2, S\textsuperscript{1}SW\textsuperscript{1}, and NE\textsuperscript{2}SE\textsuperscript{2};
sec. 6, SE\textsuperscript{2}SW\textsuperscript{2}, W\textsuperscript{1}SE\textsuperscript{1}, and SE\textsuperscript{1}SE\textsuperscript{1};
sec. 9, SW\textsuperscript{2};
sec. 11, NW\textsuperscript{1}NE\textsuperscript{1} and SE\textsuperscript{1}NE\textsuperscript{1};
sec. 12, NE\textsuperscript{2}, N\textsuperscript{2}NW\textsuperscript{2}, and NE\textsuperscript{2}.

T. 51 S., R. 52\textfrac{1}{2} E., sec. 1, lots 1 and 2, and SE\textsuperscript{2};
sec. 5, lots 1, 5, and 4, NW\textsuperscript{2}SW\textsuperscript{2}, and S\textsuperscript{1}SW\textsuperscript{1};
sec. 6, lots 1 to 6, inclusive, E\textsuperscript{2}SW\textsuperscript{2}, and SE\textsuperscript{2};
sec. 7, all;
sec. 8, W\textsuperscript{1} and S\textsuperscript{1}SE\textsuperscript{1};
sec. 12, W\textsuperscript{1}NE\textsuperscript{1}, SE\textsuperscript{1}SE\textsuperscript{1}, and E\textsuperscript{2}SE\textsuperscript{2};
sec. 15, NE\textsuperscript{2}NE\textsuperscript{1}, SE\textsuperscript{1}NE\textsuperscript{1}, NW\textsuperscript{2}NW\textsuperscript{2},
SE\textsuperscript{1}NW\textsuperscript{2}, and E\textsuperscript{2}SE\textsuperscript{2};
sec. 16, NW\textsuperscript{2}NE\textsuperscript{1}, SE\textsuperscript{1}NE\textsuperscript{1}, NE\textsuperscript{2}NW\textsuperscript{2}, and
W\textsuperscript{1}SW\textsuperscript{1};
sec. 17 to 20, inclusive;
sec. 21, W\textsuperscript{1}, W\textsuperscript{1}SE\textsuperscript{1}, and SE\textsuperscript{1}SE\textsuperscript{1};
sec. 24, E\textsuperscript{2}SE\textsuperscript{2};
sec. 25, E\textsuperscript{2}NE\textsuperscript{1}, SW\textsuperscript{2}SW\textsuperscript{2}, and E\textsuperscript{2}SE\textsuperscript{2};
sec. 26, SE\textsuperscript{2}SW\textsuperscript{2} and S\textsuperscript{1}SE\textsuperscript{1};
sec. 28, W\textsuperscript{1}NE\textsuperscript{1} and W\textsuperscript{1};
sec. 29 to 32, inclusive;
sec. 33, NW\textsuperscript{2}, NW\textsuperscript{2}SW\textsuperscript{2}, SW\textsuperscript{2}SW\textsuperscript{2}, and NW\textsuperscript{2}SE\textsuperscript{2};
sec. 36, E\textsuperscript{2}SE\textsuperscript{2}.

T. 32 S., R. 52\textfrac{1}{2} E., sec. 1, lot 1, SE\textsuperscript{1}NE\textsuperscript{1} and E\textsuperscript{2}SE\textsuperscript{2};
sec. 4, lot 4, SW\textsuperscript{1}NW\textsuperscript{2}, and NW\textsuperscript{2}SW\textsuperscript{2};
sec. 5, lots 1 to 4, inclusive,  

-· STI, SÍE, STI, and WÍNHÍ;  
sec. 6, all;  
sec. 7, lots 1, 2, and 5, WÍNHÍ,  
NÍNÍ, and WÍNHÍ;  
sec. 8, NÍNÍ, WÍNHÍ, and WÍNHÍ;  
sec. 9, NÍNÍ, WÍNHÍ, and WÍNHÍ;  
sec. 10, WÍNHÍ, NÍNÍ, and WÍNHÍ;  
sec. 11, WÍNHÍ.  
T. 26 S., R. 33 E., sec. 26, WÍNHÍ.  
T. 31 S., R. 33 E., sec. 19, NÍNÍ;  
sec. 20, NÍNÍ, WÍNHÍ, WÍNHÍ,  
WÍNHÍ, and WÍNHÍ.  
T. 30½ S., R. 34 E., sec. 29, WÍNHÍ and WÍNHÍ;  
sec. 29, NÍNÍ;  
sec. 30, NÍNÍ;  
sec. 33, NÍNÍ, WÍNHÍ, and WÍNHÍ.  

EXCEPTING THEREFROM, however, those parts of  
sec. 2, T. 32 S., R. 32 E., Willamette meridian, comprising the  
townsite of Frenchglen, particularly described as follows, to wit:  

(1) Beginning at a point on the east line  
of the street through Frenchglen, Oregon, which  
is S. 89°10' W., 155.38 ft. from the sixteenth  
corner on the north line of the southeast quarter  
of sec. 2, T. 32 S., R. 32 E., and from such  
point S. 19°05' W., a distance of 4.5 ft., such  
point being the place of beginning.  

(Said sixteenth corner is marked by a  
half Ford axle housing, small end up, buried
6 in. underground, and is midway
between the center of said sec. 2,
marked by a 1½-in. by 50-in. pipe, and
the quarter-section corner on the east line
of said sec. 2, also marked by a 1½-in.
by 50-in. pipe; and the center of the
street above described on said line is
marked by a steel shaft 7/8 in. by 50 in.,
with an "X" on the top, set 6 in. beneath
the surface, S. 89°10' E., a distance of
65.54 ft. from said sixteenth corner, these
four monuments in line marking the course
89°10' as determined.

Thence from said initial point, by metes
and bounds,

S. 12°57' E., 580 ft.;
N. 77°03' E., 200 ft.;
N. 12°57' W., 720 ft.;
S. 77°03' W., 200 ft.;
S. 12°57' E., 400 ft.; to the point of
beginning.

(2) A tract on the west side of the street
through Frenchglen, Oregon, known as the Braden
tract and described as follows:

Beginning at a point on the west line of
the street through Frenchglen, Oregon, from
which the center-east sixteenth corner of sec. 2,
T. 32 S., R. 32 E., Willamette meridian, bears
N. 19°54'53" W., 555.74 ft. distant.

Thence from said initial point,
S. 77°08' W., 124.0 ft.;
N. 00°28' E., 72.0 ft.;
N. 77°08' E., 102.6 ft.;
S. 12°07' E., 70.0 ft., to the place of beginning.

It is unlawful within this reservation (a) to hunt, trap, capture, willfully disturb, or kill any wild animal or bird of any kind whatever, to take or destroy the nests or eggs of any wild bird, to occupy or use any part of the reservation, or to enter thereon for any purpose, except under such rules and regulations as may be prescribed by the Secretary of Agriculture; (b) to cut, burn, or destroy any timber, underbrush, grass, or other natural growth; (c) willfully to leave fire or to suffer it to burn unattended near any forest, timber, or other inflammable material; (d) after building a fire in or near any forest, timber, or other inflammable material, to leave it without totally extinguishing it; and (e) willfully to injure, molest, or destroy any property of the United States.

All persons are hereby informed that sections 52, 53 (as amended), and 84 (as amended) of the Criminal Code of the United States (secs. 106, 107, 145, title 18, U.S.C.), and section 14 of the Migratory Bird Conservation Act of February 16, 1929 (sec. 715m, title 16, U.S.C.), prescribe penalties for the commission of the offenses enumerated in the preceding paragraph.

This refuge shall be known as the Malheur Migratory Bird Refuge.

THE WHITE HOUSE,

July 14, 1935.
EXECUTIVE ORDER

EXEMPTING CERTAIN POSITIONS FROM SALARY CLASSIFICATION

It is hereby ordered that until June 30, 1957, there be exempted from the operation of Executive Order No. 6746, of June 21, 1954, the positions of consultants, experts, specialists, attorneys, and other similar positions, the incumbents of which are intermittently employed on a per diem basis or employed on an annual basis at amounts representing the value of part-time service required and who are being paid from funds administered by the Rural Electrification Administrator.

[Signature]

THE WHITE HOUSE,

July 9, 1955.
EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LAND FOR LOOKOUT STATION
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. 569, 37 Stat. 497), it is ordered as follows:

Section 1. Executive Order No. 6910, of November 28, 1934, temporarily withdrawing all vacant, unreserved, and unappropriated public lands in certain States for classification and other purposes, as amended by Executive Order No. 7043, of May 20, 1935, is hereby revoked as to the following-described tract of public land in California:

HUMBOLDT MERIDIAN

T. 3 N., R. 3 E., sec. 6, NE$SW$ 40 acres.

Section 2. Subject to valid existing rights, the land described in section 1 of this order is hereby temporarily withdrawn from settlement, location, sale, or entry and reserved for use as a lookout station in connection with Federal and State cooperative forest-protection work.

Section 3. Section 2 of this order shall continue in force and effect unless and until revoked by the President or by act of Congress.

THE WHITE HOUSE,

July 14, 1935.

[Signature]
EXECUTIVE ORDER

WAIVER OF MAXIMUM AGE LIMIT TO PERMIT WILLIAM H. KlUNK AND WILLIAM H. BIERHALTER TO COMPETE IN CIVIL-SERVICE EXAMINATIONS

By virtue of and pursuant to the authority vested in me by the provisions of paragraph Eighth of subdivision SECOND of section 2 of the Civil Service Act of January 16, 1883 (22 Stat. 403, 404), it is hereby ordered that the maximum age limit for entrance to examinations under civil-service rules be waived to permit William H. Klunk and William H. Bierhalter to compete in the pending civil-service examinations for the positions of chief engineer and watchman, respectively, custodial service, Columbus, Ohio, in which positions they have been serving satisfactorily under extended temporary appointments.

This order is issued on the recommendation of the Civil Service Commission because these employees reached the maximum age limit before the announcement of the examinations, which was delayed on account of pressure of work.

THE WHITE HOUSE,

July 1, 1935.
EXECUTIVE ORDER

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PUBLIC WATER RESTORATION NO. 79

MONTANA

By virtue of and pursuant to the authority vested in me by section 1 of the act of June 25, 1910 (ch. 431, 36 Stat. 847), Executive Order No. 5534, of January 21, 1931, creating public water reserve no. 137, is hereby revoked insofar as it pertains to the following-described lands in Montana:

Provided, however, That none of the said lands shall become subject to disposition under the laws applicable to public lands until such date and after such notice as may be hereafter determined and announced:

MONTANA MERIDIAN

T. 4 S., R. 17 E., sec. 4, S 1/2 SW 1/4;
sec. 5, SE 1/4 SE 1/4.

THE WHITE HOUSE,
July 22, 1935.

[Signature]
EXECUTIVE ORDER

AMENDMENT OF EXECUTIVE ORDER NO. 6961, OF
MARCH 2, 1955

Section 2 of Executive Order No. 6961, of March 2, 1955, removing, in certain cases, restrictions imposed by Public Resolution 55 of June 27, 1954 (48 Stat. 1267), as to payments, transfers, and deliveries of property under the Trading with the Enemy Act (40 Stat. 411) and the Settlement of War Claims Act of 1926 (45 Stat. 254), is hereby amended to read as follows:

Section 2. The restrictions imposed by the said resolution are hereby removed except as to the following payments, conveyances, transfers, or deliveries of money or property or of the income, issues, profits, or avails thereof:

1. To any person who was on April 6, 1917, or who at any time since that date has been, a German national, unless such person is entitled to receive payment under section 9, subsection (b) (1), of the Trading with the Enemy Act, as amended, or unless such person is a national of the United States at the time of payment, conveyance, transfer, or delivery, and was on June 1, 1954, the legal and beneficial owner of the claim to the money or property or the income, issues, profits, or avails thereof, and on or before June 1, 1954, the United States received written notice of such ownership.
2. To any corporation, association, or partnership, or other unincorporated body of individuals, or a body politic which on or at any time since April 6, 1917, was organized or existed under the laws of Germany or had its principal place of business in Germany.

3. To any corporation, association, or partnership, or other unincorporated body of individuals, or a body politic in which a substantial legal or beneficial interest is owned directly or indirectly by any person to whom payment, conveyance, transfer, or delivery continues to be postponed under subdivision 1 or 2 hereof, or to any person who is a trustee of such money or property for a person to whom payment, conveyance, transfer, or delivery continues to be postponed under subdivision 1 or 2 hereof.

4. To the heirs, devisees, legatees, executors, administrators, representatives, creditors, successors, or assigns of any person to whom payment, conveyance, transfer, or delivery continues to be postponed under subdivision 1, 2, or 3 hereof, except to such heirs, devisees, or legatees as are natural persons and have been nationals of the United States from June 1, 1954, to the time of payment, conveyance, transfer, or delivery, and except to such creditors as are not German nationals and are eligible claimants.
under section 9, subsections (a) and (e)
of the Trading with the Enemy Act, as amended.

THE WHITE HOUSE,
July 2, 1935.

signature
EXECUTIVE ORDER

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PUBLIC WATER RESERVE NO. 158

MONTANA

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, 1913 (ch. 389, 37 Stat. 497), it is ordered that the following-described public land in the State of Montana be, and it is hereby, temporarily 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 (39 Stat. 862, 865):

MONTANA MERIDIAN

T. 4 S., R. 17 E., sec. 4, SW 1/4 NE 1/4,
    NE 1/4 SW 1/4,
    NW 1/4 SE 1/4.

THE WHITE HOUSE,

July 4, 1935.
EXECUTIVE ORDER

EXEMPTION OF GEORGE E. LADD FROM COMPULSORY RETIREMENT FOR AGE

WHEREAS section 204 of the act of June 30, 1932 (ch. 314, 47 Stat. 382, 404; 5 U.S.C., sec. 692b), provides:

"On and after July 1, 1932, no person rendering civilian service in any branch or service of the United States Government or the municipal government of the District of Columbia who shall have reached the retirement age prescribed for automatic separation from the service, applicable to such person, shall be continued in such service, notwithstanding any provision of law or regulation to the contrary: Provided, That the President may, by Executive Order, exempt from the provisions of this section any person when, in his judgment, the public interest so requires . . . ."

AND WHEREAS the public interest requires that George E. Ladd, associate economic geologist, Bureau of Public Roads, Department of Agriculture, who was exempted from compulsory retirement for a period of
1 year by Executive Order No. 6759, dated June 29, 1934, be further exempted from the provisions of this section and continued in the service until August 1, 1936:

NOW, THEREFORE, by virtue of and pursuant to the authority vested in me by the aforesaid section, I do hereby exempt George E. Ladd from the provisions thereof and continue him in the service until August 1, 1936.

THE WHITE HOUSE,
    July 30, 1935.
EXECUTIVE ORDER

MODIFICATION OF EXECUTIVE ORDER NO. 6910, OF NOVEMBER 26, 1934, AS AMENDED, WITHDRAWING PUBLIC LANDS IN CERTAIN STATES

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), Executive Order No. 6910, of November 26, 1934, as amended by Executive Order No. 7048, of May 20, 1935, temporarily withdrawing all public land in certain States for classification and other purposes, is hereby modified so as to permit the Secretary of the Interior to withdraw under and pursuant to the provisions of section 4 of the act of May 24, 1928 (ch. 728, 45 Stat. 728, 729), the following-described tracts of public land in Montana for use by the Department of Commerce in the maintenance of air-navigation facilities:

PRINCIPAL MERIDIAN

T. 11 N., R. 14 W., sec. 20, NW 1/4 SW 1/4 and SE 1/4 SW 1/4, 80 acres.

THE WHITE HOUSE,

July 25, 1935.

[Signature]
EXECUTIVE ORDER

INSPECTION OF INCOME, EXCESS-PROFITS, AND CAPITAL STOCK TAX RETURNS BY THE SPECIAL COMMITTEE TO INVESTIGATE LOBBYING ACTIVITIES, UNITED STATES SENATE.

By virtue of the authority vested in me by section 287(a) of the Revenue Act of 1936 (ch. 27, 44 Stat. 9, 51); section 55 of the Revenue Act of 1938 (ch. 652, 45 Stat. 791, 809); section 55 of the Revenue Act of 1933 (ch. 209, 47 Stat. 169, 180), as amended by section 218(h) of the National Industrial Recovery Act (ch. 90, 48 Stat. 195, 209); section 55(a) and section 701(e) of the Revenue Act of 1934 (ch. 277, 48 Stat. 680, 696, 770); and section 215(e) of the National Industrial Recovery Act (ch. 90, 48 Stat. 195, 206); it is hereby ordered that income, excess-profits, and capital stock tax returns made under the Revenue Act of 1934, the National Industrial Recovery Act, the Revenue Act of 1933, as amended by the National Industrial Recovery Act, and the prior revenue acts shall be open to inspection by the Special Committee to Investigate Lobbying Activities, United States Senate, or any duly authorized subcommittee thereof, for the purpose of, and to the extent necessary in the investigation of lobbying activities in connection with the so-called "holding company bill," or any other matter or proposal affecting legislation, which such committee or subcommittee is authorized and directed to make by Senate Resolution 165 (74th Cong. 1st Session), passed July 11, 1935; such inspection to be in accordance, and upon compliance with
the rules and regulations prescribed by the Secretary of the Treasury and approved by me bearing even date herewith for the inspection by that committee, or an authorized subcommittee thereof, of income and excess-profits tax returns made under the Revenue Act of 1932 on or before the date of the enactment of the National Industrial Recovery Act, and under the prior Revenue Acts, and capital stock tax returns made under the National Industrial Recovery Act, and the Revenue Act of 1934.

THE WHITE HOUSE,

July 25, 1935.
EXECUTIVE ORDER

ENLARGING WICHITA NATIONAL GAME PRESERVE

OKLAHOMA

By virtue of and pursuant to the authority vested in me as President of the United States, and in order to effectuate further the purpose of the act of January 24, 1905 (ch. 137, 33 Stat. 614), for the protection of wild animals and birds in the Wichita National Forest, in Oklahoma, it is ordered that, subject to valid existing rights, the following-described lands within the Wichita National Forest be, and they are hereby, designated and set aside for the use of the Department of Agriculture as an addition to the Wichita National Game Preserve as established by proclamation of June 2, 1905 (34 Stat. 3063):

INDIAN MERIDIAN

T. 3 N., R. 13 W., sec. 3, S 1/2 NW 1/4;
sec. 4, S 1/2 NE 1/4;
sec. 5, lot 2, and SW 1/4 NE 1/4;
sec. 18, NW 1/4;
sec. 29, lots 1 to 4, inclusive, and N 1/2 S 1/2;
sec. 30, lots 3 and 4, E 1/2 SW 1/4, and SE 1/4;
sec. 31, all;
sec. 32, all.

T. 4 N., R. 14 W., sec. 35, S 1/2.
T. 3 N., R. 15 W., sec. 9, N 1/2 NE 1/4;
sec. 10, N 1/2 SW 1/4, SE 1/4 SW 1/4, and SE 1/4;
sec. 15, lot 4, NE 1/4,
E 1/2 W 1/2, and SE 1/4;
sec. 21, NE 1/4, N 1/2
SE 1/4, and SE 1/4 SE 1/4;
sec. 22, all.


It is unlawful within this area (a) to hunt, trap, capture, willfully disturb, or kill any wild animal or bird of any kind whatever, to take or destroy the nests or eggs of any wild bird, to occupy or use any part of the reservation, or to enter thereon for any purpose, except under such rules and regulations as may be prescribed by the Secretary of Agriculture;
(b) to cut, burn, or destroy any timber, underbrush, grass, or other natural growth; (c) willfully to leave fire or to suffer it to burn unattended near any forest, timber, or other inflammable material; (d) after building a fire in or near any forest, timber, or other inflammable material, to leave it without totally extinguishing it; and (e) willfully to injure, molest, or destroy any property of the United States.

All persons are hereby informed that sections 52, 53 (as amended), and 84 (as amended) of the Criminal Code of the United States (secs. 106, 107, 145, title

THE WHITE HOUSE,
July 26, 1935.

[Signature]
EXECUTIVE ORDER

AMENDING EXECUTIVE ORDER NO. 7046 OF MAY 20, 1955,
PREScribing RULES AND REGULATIONS RELATING TO WAGES,
HOURS OF WORK, AND CONDITIONS OF EMPLOYMENT UNDER THE
EMERGENCY RELIEF APPROPRIATION ACT OF 1955

Amendment to Regulation No. 1

By virtue of and pursuant to the authority vested
in me by the Emergency Relief Appropriation Act of 1955,
approved April 8, 1955 (Public Resolution No. 11, 74th
Congress), I hereby amend Regulation No. 1, prescribed
in Executive Order No. 7046 of May 20, 1955, as follows:

Strike out all of that paragraph of Part I of
said Regulation No. 1 which reads as follows:

"Monthly earnings applicable to a city
should in general apply also to contiguous
urban areas, even though such urban areas
are not in the same county. Monthly earnings
applicable to the largest municipality in a
county should in general apply also to the
remainder of the county in which the munici-
pality is located, but need not necessarily
so apply in event that local circumstances
warrant a different rate of earnings. If
the territory covered by the operation of any
individual project involves the application of
more than one schedule of monthly earnings, the
schedule of monthly earnings for any class of
work on the project should be the higher
schedule involved. In order to allow for these
and any other adjustments, the Works Progress Administrator or his representative may ad-
just the rate of earnings for any class of
work in a locality by not more than 10 per
cent from the monthly earnings shown in the
foregoing schedule."

and insert in lieu thereof the following:

"The foregoing monthly earnings schedule
is subject to the following adjustments:

"(a) The Works Progress Administrator, or
representatives designated by him, may redefine
any of the regions defined in the foregoing
schedule whenever he or they find that it is
necessary to do so in order to avoid undue
inequality among workers accustomed to similarity
of wage rates.

"(b) Monthly earnings applicable to an
urban area within a county shall, in general,
apply to contiguous urban areas in adjacent
counties in the same region.

"(c) If the territory covered by the opera-
tion of any individual project involves the ap-
lication of more than one schedule of monthly
earnings the schedule of monthly earnings for
any class of work on the project shall be the
highest applicable schedule.

"(d) In order to adjust the monthly rate
of earnings to local conditions and to avoid in-
equality among workers or classes of workers in
the same region the Works Progress Administrator, or representatives designated by him, may adjust the rate of earnings for any class of work on any project by not more than ten percent above or below the monthly earnings shown in the foregoing schedule, or as adjusted pursuant to clauses (a), (b), and (c) of this paragraph."

THE WHITE HOUSE,

July 24, 1935.
EXECUTIVE ORDER

CORRECTING DESCRIPTION IN EXECUTIVE ORDER NO. 7082, OF JUNE 22, 1935, RELATING TO BLACKFEET NATIONAL FOREST MONTANA

WHEREAS Executive Order No. 7082, of June 22, 1935, contains an error in that sec. 26 of T. 33 N., R. 24 W., Montana meridian, as contained therein should be sec. 36 of said township and range:

NOW, THEREFORE, by virtue of and pursuant to the authority vested in me by the act of June 4, 1897 (30 Stat. 11, 36; title 16, U.S.C., sec. 473), the said order no. 7082 is hereby amended by changing the figures "26" in line 18 of page 3 of said order (line 3, page 2 of the said order as printed) to the figures "36".

THE WHITE HOUSE,

July 24, 1935.
EXECUTIVE ORDER

AMENDING EXECUTIVE ORDER NO. 7046 OF MAY 20, 1935,
PREScribing Rules AND REGulations RELATING TO WAGES,
HOURS OF WORK, AND CONDITIONS OF EMPLOYMENT UNDER THE
EMERGENCY RELIEF APPROPRIATION ACT OF 1935

Amendment of Subdivision (e) of Part I
of Regulation No. 1

By virtue of and pursuant to the authority
vested in me by the Emergency Relief Appropriation Act
of 1935, approved April 8, 1935 (Public Resolution No.
11, 74th Congress), subdivision (e) of Part I of Regu-
lation No. 1, prescribed by Executive Order No. 7046 of
May 20, 1935, is hereby amended to read as follows:
"Such projects, portions of projects, or
activities as the Administrator of the
Works Progress Administration shall from
time to time exempt, for which wage rates
shall be determined, in accordance with
local wage conditions, by the agency
having general supervision of the project."

THE WHITE HOUSE,

July 20, 1935.

[Signature]
EXECUTIVE ORDER

REORGANIZING THE CONSUMERS' AGENCIES WITHIN THE NATIONAL EMERGENCY COUNCIL AND THE NATIONAL RECOVERY ADMINISTRATION

By virtue of and pursuant to the authority vested in me by the Emergency Relief Appropriation Act of 1935, approved April 8, 1935 (Public Resolution No. 11, 74th Congress), and by Title I of the National Industrial Recovery Act (48 Stat. 195) as amended by Senate Joint Resolution 115, approved June 14, 1935 (Public Resolution No. 26, 74th Congress), it is ordered as follows:

Section 1. The office of Adviser on Consumers' Problems is hereby re-created, and the Adviser shall be a member of the National Emergency Council. Walton H. Hamilton is hereby appointed Adviser on Consumers' Problems.

Section 2. A Consumers' Division is hereby established within the National Recovery Administration, the function and purpose of which Division shall be to stimulate interest in the problems of the consumer, to revise public policy in so far as it relates to the consumer, and in general to suggest ways and means to promote larger and more economical production of useful goods and facilitate the maintenance and betterment of the American standard of living. The Director of the Consumers' Division shall further define objectives, plan a program of activities including research and the dissemination of information, choose a technical and administrative staff, and subject to the approval of the Administrator of the National Recovery Adminis-
Section 3. The functions heretofore performed by the Consumers' Advisory Board of the National Recovery Administration, the Consumers' Division of the National Emergency Council, and the Cabinet Committee on Price Policy are hereby transferred to the Consumers' Division of the National Recovery Administration. The supervision of the work of the Consumers' County Councils is hereby transferred from the Consumers' Division of the National Emergency Council to the Consumers' Division of the National Recovery Administration. All records of the said organizations are hereby transferred to the Consumers' Division of the National Recovery Administration.

Section 4. Subject to the approval of the Administrator of the National Recovery Administration the Director of the Consumers' Division is authorized to select from the staffs of the aforementioned organizations for positions in the Consumers' Division such persons as he may deem useful to him in the activities of the Consumers' Division, and to select an Advisory Board or Boards.

Section 5. The Director of the Consumers' Division shall serve under the direction of the President and shall report to him from time to time upon the activities of the Division.

Section 6. All orders and regulations heretofore issued concerning the administration of Title I of the National Industrial Recovery Act are hereby modified to
the extent necessary to make this order fully effective.

THE WHITE HOUSE,

July 26, 1935.

Franklin D. Roosevelt
until August 1, 1926.

From the foregoing section, I do hereby except William H. Hanson
now, therefore, by virtue of the authority vested in me

1926:

of the section and continued in the service until August 1,
separation from the service, be exempted from the provisions
of such section and continued in the service during the cur-
rent month, with receipt of the retirement age prescribed for au-
thorized by the Department of the Interior, who, during the current

Hanson, park ranger, Roosevelt National Park, National Park

and whereas the public interest requires that William H.

published interest on retainer? The
publication of the section or any portion of the same or of any section or portion of
the executive order, except from the foregoing section, I do hereby except William H. Hanson
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and whereas the public interest requires that William H.

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publication of the section or any portion of the same or of any section or portion of
the executive order, except from the foregoing section, I do hereby except William H. Hanson
now, therefore, by virtue of the authority vested in me

1926:

of the section and continued in the service until August 1,
EXECUTIVE ORDER

EXTENDING THE NATIONAL LABOR RELATIONS BOARD

By virtue of and pursuant to the authority vested in me under Title I of the National Industrial Recovery Act (48 Stat. 196), as amended and continued by Public Resolution 28, 74th Congress, approved June 14, 1955, and in order to effectuate the policy of the said Title, Executive Order No. 7074 of June 15, 1955, as amended by Executive Order No. 7090 of June 29, 1955, extending the existence of the National Labor Relations Board until August 1, 1955, is hereby further amended by substituting for the date "August 1, 1955" the date "September 1, 1955."

[Signature]

THE WHITE HOUSE,

EXECUTIVE ORDER

EXEMPTION OF MRS. FRANCES N. WESTCOTT FROM
COMPULSORY RETIREMENT FOR AGE

WHEREAS section 204 of the act of June 30, 1932, ch. 314,
47 Stat. 382, 404 (5 U.S.C., sec. 692b), provides:

"On and after July 1, 1932, no person rendering
civilian service in any branch or service of the
United States Government or the municipal government
of the District of Columbia who shall have reached the
retirement age prescribed for automatic separation from
the service, applicable to such person, shall be con-
tinued in such service, notwithstanding any provision of
law or regulation to the contrary: Provided, That the
President may, by Executive Order, exempt from the provi-
sions of this section any person when, in his judgment,
the public interest so requires * * *

AND WHEREAS the public interest requires that Mrs. Frances
N. Westcott, Attendant, Senate Office Building, who during the
current month, will reach the retirement age prescribed for
automatic separation from the service, be exempted from the pro-
visions of this section and continued in the service until
January 1, 1936:

NOW, THEREFORE, by virtue of the authority vested in me
by the aforesaid section, I do hereby exempt Mrs. Frances N.
Westcott from the provisions thereof and continue her in the
service until January 1, 1936.

THE WHITE HOUSE,

July 31, 1935.

[Signature]
EXECUTIVE ORDER

APPOINTING MEMBERS OF THE NATIONAL ADVISORY COMMITTEE OF THE NATIONAL YOUTH ADMINISTRATION

By virtue of and pursuant to the authority vested in me under the Emergency Relief Appropriation Act of 1935, approved April 8, 1935 (Public Resolution No. 11, 74th Congress), I hereby appoint the following persons to serve as members of the National Advisory Committee of the National Youth Administration, established by Executive Order No. 7066 of June 26, 1935:

A. A. Berle, Jr.
Mary McLeod Bethune
Selma M. Borchardt
Frank L. Boyden
Howard S. Braucher
Louis Brownlow
Glenn Cunningham
Henry Dennison
Amelia Earhart
Kenneth Farrier
William E. Green
Sidney Hillman
George Harrison
Charles H. Judd
Dr. Mordesci Johnson
Dr. E. H. Lindley
Hiram Percy Maxim
Bishop Francis J. McConnell
Bernarr Macfadden
Reverend Edward R. Moore
Elizabeth Morrissey
Thomas J. McInerney
Donald R. Murphy
Julia O'Connell
Dr. Clarence Poe
Dr. David de Sola Pool
Agnes Samuelson
Mae K. Sargent
M. W. Thatcher
Florence Thorne
Dr. David Neagle
Owen D. Young
Dr. George F. Zook

The said members shall serve without compensation, except that each shall receive, in addition to his necessary expenses of transportation, an allowance of twenty-five dollars for each calendar day while necessarily away from his home incident to the performance of the authorized work of the said Committee, payable under the appropriation made by the said Emergency Relief Appropriation Act of 1935.

THE WHITE HOUSE,

August 1, 1935.

F. D. Roosevelt
EXECUTIVE ORDER

MODIFICATION OF EXECUTIVE ORDER NO. 7070, OF JUNE 12, 1935, PRESCRIBING REGULATIONS GOVERNING APPOINTMENTS OF EMPLOYEES PAID FROM EMERGENCY FUNDS

Executive Order No. 7070, of June 12, 1935, prescribing regulations governing appointments of employees paid from emergency funds, is hereby modified to the extent that transfers of employees of the Federal Emergency Relief Administration performing duties in the States of Massachusetts, Ohio, Louisiana, Georgia, and North Dakota shall not be subject to the provisions of paragraphs 3 and 4 of the order.

THE WHITE HOUSE,
August 5, 1935.
EXECUTIVE ORDER

AMENDMENT TO EXECUTIVE ORDER NO. 706Q, OF JUNE 5, 1935, PRESCRIBING RULES AND REGULATIONS RELATING TO PROCEDURE FOR EMPLOYMENT OF WORKERS UNDER THE EMERGENCY RELIEF APPROPRIATION ACT OF 1935

Amendment of Section 5 of
Regulation No. 2

Section 5 of regulation no. 2, as contained in Executive Order No. 706q, of June 5, 1935, prescribing rules and regulations relating to procedure for employment of workers under the Emergency Relief Appropriation Act of 1935, is hereby amended to read as follows:

"Section 5. Only persons certified for assignment to work by the United States Employment Service shall be employed on projects; Provided, That for the purpose of effectuating the purposes of paragraph I(c) of Executive Order No. 7034, of May 6, 1935, the Works Progress Administrator, or representatives specifically designated by him, are hereby authorized, in their discretion, to modify this requirement in connection with any project or portion thereof."

THE WHITE HOUSE,
August 5, 1935.
EXECUTIVE ORDER

SUBMISSION OF ESTIMATES TO THE BUREAU OF THE
BUDGET OF EXPENDITURES FOR ADMINISTRATIVE
EXPENSES IN CERTAIN CASES

By virtue of and pursuant to the authority vested in me as President of the United States, it is hereby ordered as follows:

1. The Federal Home Loan Bank Board, the Home Owners' Loan Corporation, the Federal Savings and Loan System, the Federal Savings and Loan Insurance Corporation, the Federal Housing Administration, the Farm Credit Administration, and the Federal Farm Mortgage Corporation, which have available for expenditure funds estimates for expenditure of which are not required under the Budget and Accounting Act of 1921 to be submitted to the Bureau of the Budget, are requested to submit to the Director of the Bureau of the Budget, at such times and in such manner as he shall prescribe, estimates of amounts to be expended for each fiscal year from such funds for administrative expenses. The aforesaid agencies and instrumentalities are requested not to incur, from and after September 15, 1955, any obligation for administrative expenses out of any such funds unless estimates for such expenditures shall have been approved by the Director of the Bureau of the Budget.
2. Amounts to be made available for administrative expenses out of any such funds shall be so apportioned by the Director of the Bureau of the Budget by monthly amounts as to prevent expenditures which may necessitate additional funds for administrative expenses. It is requested that all such apportionments shall be adhered to unless waived or modified by the Director of the Bureau of the Budget upon the happening of some extraordinary emergency, or unusual circumstance, which could not be anticipated at the time of making such apportionment.

THE WHITE HOUSE,

August 5, 1935.
EXECUTIVE ORDER

PARTIAL REVOCATION OF EXECUTIVE ORDER NO. 7047.
OF MAY 20, 1935, WITHDRAWING PUBLIC LANDS
ALASKA

Executive Order No. 7047, dated May 20, 1935, modifying Executive Order No. 6957, of February 4, 1935, so as to permit settlement upon the lands in Alaska temporarily withdrawn from all forms of appropriation by the latter order, is hereby revoked as to all public lands in the following-described areas:

SEWARD MERIDIAN
T. 17 N., R. 1 W., secs. 25, 26, 27, 31, 32,
33, 34, 35, and 36.

THE WHITE HOUSE,
August 5, 1935.

[Signature]
EXECUTIVE ORDER

TRANSFERRING TO THE SECRETARY OF THE INTERIOR CONTROL
OF LANDS AND IMPROVEMENTS IN CERTAIN MILITARY RESERVATIONS
ALASKA

WHEREAS certain authority and duties of the Board of Road Commissioners in the Territory of Alaska and the Secretary of War were, by the act of June 30, 1932 (47 Stat. 449), transferred to the Department of the Interior, and the said Board was directed to turn over to the Secretary of the Interior all equipment and other property utilized by it; and

WHEREAS the Secretary of War from time to time assigned to the use of the Alaska Road Commission the hereinafter-named military reservations which had been set apart by Executive orders in connection with the Washington-Alaska Military, Cable, and Telegraph System; and

WHEREAS the Secretary of War states, and I find, that such reservations are no longer required for military purposes:

NOW, THEREFORE, by virtue of and pursuant to the authority vested in me by section 1 of the act of July 5, 1884 (23 Stat. 103), it is ordered that the lands and the improvements thereon in the following-named reservations be, and they are hereby, placed under the control of the Secretary of the Interior, who is hereby authorized to reserve for the Alaska Road Commission the reservations, or such parts thereof, as may be needed by the said Commission, and to dispose of the remaining lands under the said act of
July 5, 1884, or as may be otherwise provided by law:

Beaver Dam, Chestoechea, Copper Center, Donnelly's, Gakona, Grondler, Gulkana, Ketchumstock, Livengood, McCallum's, McGrath, Mentasta, Paxson's, Richardson, Salcha, Teikheil, Tonsina, Valdez to Fairbanks Right-of-way, Haggard, and Workman's, Alaska.

THE WHITE HOUSE,

August 6, 1935.