



DEPARTMENT OF THE ARMY  
LOS ANGELES DISTRICT, CORPS OF ENGINEERS  
ARIZONA REAL ESTATE OFFICE  
3636 NORTH CENTRAL AVENUE, SUITE 770  
PHOENIX, ARIZONA 85012-1936

REPLY TO  
ATTENTION OF

September 13, 1991

CESPL-RE-AR

Donald J. Gross, P.E.  
Chief, Investigations Section  
Adjudications Division  
Arizona Department of Water Resources  
15 South 15th Avenue  
Phoenix, Arizona 85007

Dear Mr. Gross:

By letter dated September 9, 1991, I forwarded to you two drawings showing land acquisition information at Fort Huachuca, Arizona.

Pursuant to our telephone conversation earlier this week, please discard the drawing titled "Fort Huachuca - Original Withdrawals" and substitute therefor the drawing enclosed with this letter.

You will also find enclosed with this letter copies of withdrawal documents affecting Fort Huachuca; population figures as of September 1988, September 1989, and September 1990; and printouts titled "Well Water Pumped at Fort Huachuca" showing water production and estimated effluent production for the months of January 1989 through June 1991.

Our estimated consumptive values for Chaffee Field, Golf Course, and Other Irrigation on pages 392 and 393 of the preliminary San Pedro Hydrographic Survey Report were based on the following: (1) Chaffee Field - The water is supplied from Pond No. 33 which has a capacity of 5.5 acre feet; (2) Golf Course - The water is supplied from Ponds 32a and 32b which have a capacity of 4.4 acre feet; and (3) Other Irrigation - The water is supplied from WR 1 and WR 2 which have claimed production of 2.12 acre feet.

Sincerely,

B. David Reichardt  
Chief, Arizona Real Estate Office

Enclosures



6-10-203  
W-1

War Department

Washington City

959289946

October 28<sup>th</sup> 1881

(11) Sp

The President.

Sir,

I have the honor, upon recommendation of the General of the Army, to request that a Military Reservation be duly declared and set apart by the Executive, for the post of Camp Huachuca, Arizona Territory, with boundaries as surveyed by 1<sup>st</sup> Lieut. Carl H. Palfrey, Corps of Engineers and described in his report, dated August 24<sup>th</sup> 1881, as follows;

"Beginning at a post, branded 'U.S.M.R. No 1' set in a mound of stone on conical hill of northwestern foothills of Huachuca Mts, N. 23° 14' 30" W. 287.71 chains, to

mound of stone (being the same as post  
 S. J. B. No. 3, of the tract known as the  
 Babacomari grant, as surveyed by S. M. Ellis);  
 thence N. 82° 35' 00" E. along the Southern  
 Boundary of said tract, 480 chains to a  
 post branded M. S. M. R. No. 3; thence S. 69°  
 02' 30" E. 520 chains to a post branded  
 M. S. M. R. No. 4; thence S. 8° 58' 30" N.  
 251.64 chains to a post branded M. S.  
 M. R. No. 5 set in a mound of stone on  
 bare ridge of eastern foothills of Huachuca  
 Mts, between Cañons known as Tanner's  
 and Ramsay's; thence by most direct lines  
 of water divide, to peak of main divide of  
 Huachuca Mts, bearing from said post  
 S. 8° 58' 30" N.; thence along said main  
 divide to the northwesternmost peak; thence  
 by most direct lines of water flow, to point

the foothills are in conspicuous positions, those on the open mesa are near the main travelled roads, and plainly visible from them.

" This proposed preservation covers the eastern and Northeastern Slope of the mountains from the ridge near South of Tanners Canon to and including the northern <sup>and</sup> northwestern spurs with a belt of open mesa about three miles wide. All situations which have been considered valuable for military occupation are included."

A map of the proposed preservation is enclosed herewith and the General Land Office reports that the lands included therein are unappropriated public lands and that no objection is known to their preservation for military purposes.

I have the honor to be, Sir,

with great respect,  
Your Obedient Servant,  
R. W. Nichol  
Secretary of War

Encl. enclosed, 111.  
Map marked 7  
9502  
1  
M. D. 1881.

1881  
Washington  
October 28, 1881

Secretary of War  
Requests that a Military Reservation be duly declared and set apart by the Executive for the post of Camp Huachuca with boundaries as surveyed by Lt. Carl S. Saffrey, Corps of Engineers and described in his report of August 24, 1881.  
Encloses Map of proposed Reservation.

Office of the President  
October 29, 1881

The within request is approved and the reservation is made and proclaimed accordingly.

The Secretary of the Interior will cause the same to be noted in the General Land Office.

Ulysses S. Grant

1365  
M

specified in 721.85(a)(1), (b)(1) and (c)(1).

(v) *Release to water.* Requirements as specified in § 721.90(a)(2), (b)(2) and (c)(2).

(b) *Specific requirements.* The provisions of subpart A of this part apply to this section except as modified by this paragraph.

(1) *Recordkeeping.* The following recordkeeping requirements are applicable to manufacturers, importers, and processors of this substance, as specified in § 721.125(a) through (c), (e), (f), (i) and (j).

(2) *Limitations or revocation of certain notification requirements.* The provisions of § 721.185 apply to this significant new use rule.

(3) *Determining whether a specific use is subject to this section.* The provisions of § 721.575(b)(1) apply to this section.

(Approved by the Office of Management and Budget under OMB control number 2070-0012)

23. By adding new § 721.2194 to subpart E to read as follows:

§ 721.2194 Substituted triazine isocyanurate (generic name).

(a) *Chemical substance and significant new uses subject to reporting.* (1) The chemical substance substituted triazine isocyanurate (PMN P-86-66) is subject to reporting under this section for the significant new uses described in paragraph (a)(2) of this section.

(2) The significant new uses are:

(i) *Protection in the workplace.*

Requirements as specified in § 721.63(a)(1), (a)(3), (a)(4), (a)(5)(iv) through (a)(5)(vii), (a)(6)(i), (a)(6)(ii) and (a)(6)(iii), (b) (concentration set at 1.0 percent) and (c).

(ii) *Hazard communication program.*

Requirements as specified in § 721.72(b)(2), (d), (e) (concentration set at 1.0 percent), (f) and (g)(1)(iii), (g)(2)(i), (g)(2)(ii) and (g)(2)(iii). The provisions of § 721.72(d) requiring employees to be provided with information on the location and availability of a written hazard communication program and MSDSs do not apply when the written program and MSDS are not required under § 721.72(a) and (c), respectively. The provision of § 721.72(g) requiring placement of specific information on an MSDS does not apply when an MSDS is not required under § 721.72(c).

(iii) *Industrial, commercial, and consumer activities.* Requirements as specified in § 721.80(f), (j) (as a curing agent for epoxy resins), and (q).

(iv) *Disposal.* Requirements as specified in 721.85(a)(1), (a)(2), (b)(1), (b)(2), (c)(1) and (c)(2).

(b) *Specific requirements.* The provisions of subpart A of this part apply to this section except as modified by this paragraph.

(1) *Recordkeeping.* The following recordkeeping requirements are applicable to manufacturers, importers, and processors of this substance, as specified in § 721.125(a) through (c), (e) through (g), and (j).

(2) *Limitations or revocation of certain notification requirements.* The provisions of § 721.185 apply to this significant new use rule.

(Approved by the Office of Management and Budget under OMB control number 2070-0012)

24. By adding new § 721.2196 to subpart E to read as follows:

§ 721.2196 Poly(substituted triazinyl) piperazine (generic name).

(a) *Chemical substance and significant new uses subject to reporting.*(1) The chemical substance poly(substituted triazinyl) piperazine (PMN P-80-436) is subject to reporting under this section for the significant new uses described in paragraph (a)(2) of this section.

(2) The significant new uses are:

(i) *Hazard communication program.* Requirements as specified in § 721.72(b)(2),(c),(e), (f), (g)(1) (statement—health effects not fully determined), (g)(2)(i) through (iii) and (g)(5).

(ii) *Industrial, commercial, and consumer activities.* Requirements as specified in § 721.80(q).

(b) *Specific requirements.* The provisions of subpart A of this part apply to this section except as modified by this paragraph.

(1) *Recordkeeping.* The following recordkeeping requirements are applicable to manufacturers, importers, and processors of this substance, as specified in § 721.125(a) through (c), (g), and (h).

(2) *Limitations or revocation of certain notification requirements.* The provisions of § 721.185 apply to this significant new use rule.

(3) *Determining whether a specific use is subject to this section.* The provisions of § 721.575(b)(1) apply to this section.

(Approved by the Office of Management and Budget under OMB control number 2070-0012)

[FR Doc. 90-18552 Filed 8-9-90; 8:45 am] BILLING CODE 6560-50-F

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

43 CFR Public Land Order 6788

[AZ-930-00-4214-10; A-22473]

Withdrawal and Reservation of the Mineral Estate, Fort Huachuca Military Reservation; Arizona

AGENCY: Bureau of Land Management, Interior.

ACTION: Public land order.

SUMMARY: This order withdraws 2,040 acres of the mineral estate located within the boundaries of the Fort Huachuca Military Reservation, from location and entry under the mining laws for a period of 20 years.

EFFECTIVE DATES: August 9, 1990.

FOR FURTHER INFORMATION CONTACT: John Mezes, BLM, Arizona State Office, P.O. Box 16563, Phoenix, Arizona 85011, 602-640-5509.

By virtue of the authority vested in the Secretary of the Interior by section 204 of the Federal Land Policy and Management Act of 1976, 90 Stat. 2751; 43 U.S.C. 1714, it is ordered as follows:

1. Subject to valid existing rights, the following described public mineral estate is hereby withdrawn from location or entry under the United States mining laws (30 U.S.C. ch. 2) in order to provide for the continued uninterrupted use of the land as an integral part of the East Range, Fort Huachuca, Arizona. The surface of the land is either owned or leased by the withdrawing Agency, Department of the Army.

Gila and Salt River Meridian

T. 20 S., R. 20 E.

Sec. 28, SE¼SW¼;

Sec. 32, S¼SE¼;

Sec. 34, S¼NW¼, and SE¼;

T. 20 S., R. 21 E.

Sec. 19, SE¼;

Sec. 31, S¼, NE¼, and E¼NW¼.

T. 21 S., R. 20 E.

Sec. 5, E¼SE¼;

Sec. 8, E¼NE¼;

Sec. 10, SE¼;

Sec. 11, NE¼;

Sec. 13, SE¼;

Sec. 15, NE¼;

Sec. 24, NE¼.

The areas described aggregate 2,040 acres in Cochise County.

2. This withdrawal will expire 20 years from the effective date of this order unless, as a result of a review conducted before the expiration date pursuant to section 204(f) of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714(f), the Secretary

determines that the withdrawal shall be extended.

Dated: July 31, 1990.

Dave O'Neal,

*Assistant Secretary of the Interior.*

[FR Doc. 90-18875 Filed 8-8-90; 8:45 am]

BILLING CODE 4310-32-M

#### 43 CFR Public Land Order 6789

[AK-932-00-4214-10; A-026010, A-027005]

**Partial Revocation of Public Land Order No. 1094 and Public Land Order No. 1127, as Amended, for Selection of Lands by the State of Alaska; Alaska**

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Public land order.

**SUMMARY:** This order revokes two public land orders insofar as they affect 749 acres of National Forest System lands withdrawn for use by the Forest Service, Department of Agriculture, for public service sites. The lands are no longer needed for the purpose for which they were withdrawn. This action will also accommodate community grant selections AA-17587, AA-57977, and AA-71609, filed by the State of Alaska and approved by the Department of Agriculture pursuant to section 6(a) of the Alaska Statehood Act. Any lands described herein that are not conveyed to the State of Alaska will be subject to the terms and conditions of the national forest reservation and any other withdrawals of record.

**EFFECTIVE DATE:** August 9, 1990.

**FOR FURTHER INFORMATION CONTACT:** Sandra C. Thomas, BLM Alaska State Office, 222 W. 7th Avenue, No. 13, Anchorage, Alaska 99513-7599, 907-271-5477.

By virtue of the authority vested in the Secretary of the Interior by section 204 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714 (1988), it is ordered as follows:

1. Public Land Order No. 1094 and Public Land Order No. 1127, as amended, which withdrew lands within the Chugach National Forest for use by the Forest Service for public service sites, are hereby revoked as to the following described lands:

#### Seward Meridian

*Seward Highway/Hope Highway Junction (A-026010)*

A tract extending 10 chains on each side of the centerline of the Seward-Anchorage Highway beginning at Station 1474+00 Section C and extending along and parallel to the

highway centerline to Station 1507+60 of the Hope Highway Section D, approximate latitude 60°47' N., longitude 149°26' W., located within the following described area:

T. 8 N., R. 1 W. (unsurveyed),  
Sec. 15.

The area described contains approximately 74 acres.

#### *Snug Harbor Road (A-027005)*

A strip of land 25 chains (1,550 feet) in width paralleling the southwest shore of Kenai Lake, located within the following described areas:

T. 4 N., R. 2 W. (unsurveyed),  
Sec. 18:

T. 4 N., R. 3 W. (unsurveyed),  
Secs. 1, 2, 12, and 13.

The area described contains approximately 675 acres.

The areas described aggregate a total of approximately 749 acres.

2. Subject to valid existing rights, the lands described above are hereby opened to selection by the State of Alaska under the Alaska Statehood Act of July 7, 1958, 48 U.S.C. prec. 21 (1988).

3. As provided by section 6(g) of the Alaska Statehood Act, the State of Alaska is provided a preference right of selection for the lands described above for a period of ninety-one (91) days from the date of publication of this order, if the lands are otherwise available. Any of the lands described herein that are not conveyed to the State of Alaska will be subject to the terms and conditions of the Chugach National Forest reservation and any other withdrawals of record.

Dated: August 1, 1990.

Dave O'Neal,

*Assistant Secretary of the Interior.*

[FR Doc. 90-13719 Filed 8-8-90; 3:45 am]

BILLING CODE 4310-JA-M

[AK-932-00-4214-10; F-532]

#### 43 CFR Public Land Order 6790

**Partial Revocation of Public Land Order No. 4508 for Selection of Land by the State of Alaska**

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Public land order.

**SUMMARY:** This order revokes a public land order insofar as it affects 470 acres of public land withdrawn for the Department of Commerce for the Bender Mountain Geophysical Observatory. The land is no longer needed for the purpose for which it was withdrawn. This action will also open the land for selection by the State of Alaska, if such land is otherwise available. Any land

described herein that is the State will be subject and conditions of withdrawal.

**EFFECTIVE DATE:** August 9, 1990.

**FOR FURTHER INFORMATION CONTACT:** Sandra C. Thomas, BLM Office, 222 W. 7th Avenue, Anchorage, Alaska 99513-7577.

By virtue of the authority vested in the Secretary of the Interior by section 204 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714 (1988), and by section 6 of the Alaska Native Claims Settlement Act, 48 U.S.C. 1516(d)(1) (1988), it is ordered as follows:

1. Public Land Order No. 4508, which withdrew public land for the Bender Mountain Geophysical Observatory, is hereby revoked insofar as it affects the following described lands:

#### Fairbanks Meridian

Commencing from the intersection of Sec. 16, T. 1 N., R. 1 W., and beginning:

Thence N. 89°54' W., 500 feet along the section line and 16 to the northwest corner of Sec. 16, T. 1 N., R. 1 W., along the section line and 17;

Thence S. 89°54' E., 330 feet;

Thence S. 0°8' E., 990 feet to a point approximately 40 feet north of the centerline of the existing road;

Thence easterly, with a bearing of approximately 40 degrees, to the centerline of the existing road;

Thence on the section line to the northwest corner of Sec. 16;

Thence N. 0°8' W., along the section line between Secs. 15 and 16, to a point 60 feet north of the intersection of the section line with the centerline of the existing road.

The area described contains approximately 470 acres.

2. Subject to valid existing rights, the lands described above are hereby opened to selection by the State of Alaska under the Alaska Statehood Act of July 7, 1958, 48 U.S.C. prec. 21 (1988), and section 906(b) of the Alaska Native Claims Settlement Act, 48 U.S.C. 1635 (1988).

3. The State of Alaska is provided a preference right of selection for the lands described above for a period of ninety-one (91) days from the date of publication of this order, if the lands are otherwise available. Any of the lands described herein that are not conveyed to the State of Alaska will be subject to the terms and conditions of the Chugach National Forest reservation and any other withdrawals of record.

E-102  
M-5

War Department  
Washington City  
May 12<sup>th</sup> 1883

2218  
A.

Gen. J. M. Schofield  
Chief of Artillery

Sir:  
Upon recommendation of the  
General of the Army, I have the honor  
to request that the U.S. Military Recon-  
struction of Santa (now Fort) Huachuca  
in the Territory of Arizona, originally  
declared by Executive order dated Oct. 29,  
1881, may be enlarged to embrace the  
following described limits, viz: -

Beginning at a post marked  
"U.S. Fort R." that sits on a mound of stone  
on a conical hill on the Southern  
foot-hill of the Huachuca Mountain  
which hill is about six (6) miles distant  
from the foot of Fort Huachuca,

E-103

W-6

on the road to Nashville, and about  
five hundred (500) yards south of said  
road, and running -

Thence North 155

East two hundred and eighty seven  
and seventy one hundredths (287.71)

feet to a post marked W.S.M. 212

at the corner of the section with

Section S. 1 B. 6. 3 of the

first township of the Buchanan

County of the State of Illinois

to the center of the

same section

and thence

North 155

East 287.71

feet to a post marked

W.S.M. 212

E.S.P. 1-171

E 404  
W-7

Thence South 21 1/2° East

five hundred and eleven and twenty one  
hundredths (511.21) chains to a post marked  
U.S.M.P. No. 4.

Thence South 45° 41' East

one hundred and twenty one and seven  
hundredths (121.19) chains to a post  
marked U.S.M.P. No. 5, near to and West  
of the road from Jannet's farm to  
Charleston.

Thence South 34° 15' West

two hundred and fifty one and sixty four  
hundredths (251.64) chains to a post marked  
U.S.M.P. No. 6, set in a mound of stone on  
the east side of the Quaker's Mountain  
between Jannet's and Jannet's farms.

Thence along the water  
shed separating these farms to the main  
water shed of the Quaker's Mountain.



Est. 6  
10-9

I have the honor to be  
Dear Sir

With great respect

Your obedient servant

Wm. M. M.

Secretary of War

5  
I have the honor to be  
Dear Sir

Very respectfully  
2228 27 1883

Wm. M. M.



Order No. 9146 of April 24, 1942, and the act of June 28, 1934, as amended, c. 865, 48 Stat. 1269 (U.S.C., title 43, secs. 315-315p), it is ordered as follows:

The public lands in the following-described areas are hereby withdrawn, subject to valid existing rights, from all forms of appropriation under the public-land laws, including the mining laws, and reserved for the use of the War Department as an ammunition storage depot for the Chemical Warfare Service:

SALT LAKE MERIDIAN

- T. 6 S., R. 4 W.,  
Secs. 6, 7, 18, 19, 30;  
T. 6 S., R. 5 W.,  
Secs. 1, 2, 3, 11 to 14, inclusive, 23 to 26, inclusive, and those parts of secs. 4, 9, 10, 15, 22, and 27, lying east of the Union Pacific Railroad right-of-way.

The areas described, including both public and non-public lands, aggregate 12,484 acres.

The order of the Secretary of the Interior of April 8, 1935, establishing Utah Grazing District No. 2, is hereby modified to the extent necessary to permit the use of the lands as herein provided.

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

[SEAL] HAROLD L. ICKES,  
Secretary of the Interior.

JULY 21, 1942.

[P. R. Doc. 42-7359; Filed, July 30, 1942;  
10:17 a. m.]

[Public Land Order 16]

ARIZONA

WITHDRAWING PUBLIC LANDS FOR USE OF  
THE WAR DEPARTMENT AS A FIELD ARTILLERY RANGE

By virtue of the authority vested in the President and pursuant to Executive Order No. 9146 of April 24, 1942, it is ordered as follows:

The following-described public lands are hereby withdrawn, subject to valid existing rights, from all forms of appropriation under the public-land laws, including the mining laws, and reserved for the use of the War Department as a field artillery range:

OLA AND SALT RIVER MERIDIAN

- T. 20 S., R. 20 E.,  
Sec. 35;  
T. 21 S., R. 20 E.,  
Sec. 17, Lot 4;  
Sec. 20, Lot 1;  
Sec. 28, Lot 1;  
T. 20 S., R. 21 E.,  
Sec. 28, W $\frac{1}{2}$ ;  
Sec. 29, SE $\frac{1}{4}$ ;  
Sec. 31, W $\frac{1}{2}$ NW $\frac{1}{4}$ ;  
Sec. 33, W $\frac{1}{2}$ ;  
T. 21 S., R. 21 E.,  
Sec. 5;  
Sec. 17, E $\frac{1}{2}$ , SW $\frac{1}{4}$ ;  
Sec. 18, Lots 1, 2, 3, 4, E $\frac{1}{2}$ W $\frac{1}{2}$ , SE $\frac{1}{4}$ ;  
Sec. 19, Lots 1, 2, E $\frac{1}{2}$ NW $\frac{1}{4}$ , NE $\frac{1}{4}$ ;  
Sec. 20, N $\frac{1}{2}$ ;  
containing 3,883.18 acres.

This order shall take precedence over but shall not rescind or revoke the temporary withdrawal for classification and other purposes made by Executive Order No. 6910 of November 26, 1934, as amended, so far as such order affects the above-described lands.

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

[SEAL] HAROLD L. ICKES,  
Secretary of the Interior.

JULY 21, 1942.

[P. R. Doc. 42-7360; Filed, July 30, 1942;  
10:18 a. m.]

WYOMING

AIR-NAVIGATION SITE WITHDRAWAL NO. 184  
AND MODIFICATION OF GRAZING DISTRICTS  
NOS. 3 AND 4

It is ordered, under and pursuant to the provisions of section 4 of the act of May 24, 1928, 45 Stat. 729; 49 U.S.C. 214, that the following-described tracts of public land near Bitter Creek and Tipton, Wyoming, be, and they are hereby, withdrawn from all forms of appropriation under the public-land laws and reserved, subject to valid existing rights, for the use of the Department of Commerce as beacon sites on the Salt Lake-Omaha Airway:

SIXTH PRINCIPAL MERIDIAN

SITE NO. 19, BITTER CREEK

- T. 19 N., R. 99 W., sec. 8, NW $\frac{1}{4}$ NE $\frac{1}{4}$ NE $\frac{1}{4}$ ,  
10 acres.

SITE NO. 20, TIPTON

- T. 19 N., R. 96 W., sec. 18, SE $\frac{1}{4}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$ ,  
10 acres.

And, so far as they affect the above-described lands, the departmental orders of October 31, 1936, establishing Wyoming Grazing Districts Nos. 3 and 4, are hereby modified and made subject to the withdrawal effected by this order.

[SEAL] HAROLD L. ICKES,  
Secretary of the Interior.

JULY 16, 1942.

[P. R. Doc. 42-7355; Filed, July 30, 1942;  
10:16 a. m.]

REDUCING AND REVOKING CERTAIN STOCK  
DRIVEWAY WITHDRAWALS IN NEVADA

The departmental orders of February 19, April 17 and 22, October 24 and 30, and November 3 and 4, 1919, January 21, and October 13, 1920, April 7, and July 30, 1921, December 1, 1922, August 22, 1923, October 5, 1925, May 1, 1930, July 9, 1931, December 18, 1933, and February 11, 1941, establishing and modifying stock driveway withdrawals under section 10 of the act of December 29, 1916, as amended by the act of January 29, 1929, 39 Stat. 865, 45 Stat. 1144, 43 U. S. C. 300, are hereby revoked so far as they affect the following-described lands, of which a portion is within the Winnemucca National Wildlife Refuge, and the greater

portion of the remainder in Nevada Grazing District No. 2, which include lands within the Charles Sheldon Air-lope Range:

MOUNT DIABLO MERIDIAN

- T. 38 N., R. 18 E.,  
Sec. 32, S $\frac{1}{2}$ N $\frac{1}{2}$  and S $\frac{1}{2}$ ,  
Secs. 33, 34, 35, and 36;  
T. 41 N., R. 18 E.,  
Sec. 2,  
Sec. 3, E $\frac{1}{2}$ ,  
Sec. 11, E $\frac{1}{2}$  and E $\frac{1}{2}$ W $\frac{1}{2}$ ,  
Sec. 13,  
Sec. 14, N $\frac{1}{2}$ , N $\frac{1}{2}$ S $\frac{1}{2}$ , and SW $\frac{1}{4}$ SW $\frac{1}{4}$ ,  
Secs. 15, 16, 17, 24, and 25;  
T. 42 N., R. 18 E.,  
Secs. 3, 10, 15, and 22,  
Sec. 26, SW $\frac{1}{4}$ ,  
Sec. 27,  
Sec. 34, N $\frac{1}{2}$  and SE $\frac{1}{4}$ ,  
Sec. 35, W $\frac{1}{2}$ ;  
T. 43 N., R. 18 E.,  
Secs. 2, 11, and 14,  
Sec. 23, N $\frac{1}{2}$ , NE $\frac{1}{4}$ SW $\frac{1}{4}$ , S $\frac{1}{2}$ SW $\frac{1}{4}$ , and SE  
Sec. 26, N $\frac{1}{2}$  and N $\frac{1}{2}$ S $\frac{1}{2}$ ,  
Sec. 27,  
Sec. 34, W $\frac{1}{2}$ E $\frac{1}{2}$  and W $\frac{1}{2}$ ;  
T. 44 N., R. 18 E.,  
Sec. 1, W $\frac{1}{2}$ ,  
Sec. 2, E $\frac{1}{2}$ ,  
Sec. 11, E $\frac{1}{2}$ ,  
Sec. 12, W $\frac{1}{2}$ ,  
Sec. 13, W $\frac{1}{2}$ ,  
Sec. 14, E $\frac{1}{2}$ ,  
Sec. 23, E $\frac{1}{2}$ ,  
Sec. 24, W $\frac{1}{2}$ ,  
Sec. 25, W $\frac{1}{2}$ ,  
Sec. 26, E $\frac{1}{2}$ ,  
Sec. 35, E $\frac{1}{2}$ , SE $\frac{1}{4}$ NW $\frac{1}{4}$ , and E $\frac{1}{2}$ SW $\frac{1}{4}$ ,  
Sec. 36, NW $\frac{1}{4}$ ;  
T. 45 N., R. 18 E.,  
Secs. 3, 10, 14, 15, and 23,  
Sec. 24, W $\frac{1}{2}$ ,  
Sec. 25, W $\frac{1}{2}$ ,  
Sec. 26, E $\frac{1}{2}$ ,  
Sec. 35, E $\frac{1}{2}$ ,  
Sec. 36, W $\frac{1}{2}$ ;  
T. 46 N., R. 18 E.,  
Secs. 3, 10, 15, 22, 27, and 34;  
T. 47 N., R. 18 E.,  
Secs. 15, 22, 27, and 34;  
T. 37 N., R. 19 E., sec. 1;  
T. 38 N., R. 19 E., secs. 31 to 36, inclusive;  
T. 41 N., R. 19 E., secs. 26 to 30, inclusive;  
T. 34 N., R. 20 E.,  
Sec. 1, S $\frac{1}{2}$ N $\frac{1}{2}$  and S $\frac{1}{2}$ ,  
Sec. 2,  
Sec. 11, N $\frac{1}{2}$ N $\frac{1}{2}$ ,  
Sec. 12, N $\frac{1}{2}$ N $\frac{1}{2}$ ;  
T. 35 N., R. 20 E.,  
Sec. 2,  
Sec. 3, lots 1 and 2,  
Secs. 11, 14, 23, 26, and 35;  
T. 36 N., R. 20 E.,  
Secs. 1 and 2,  
Sec. 11, SE $\frac{1}{4}$ ,  
Sec. 12, NE $\frac{1}{4}$ , N $\frac{1}{2}$ NW $\frac{1}{4}$ , SE $\frac{1}{4}$ NW $\frac{1}{4}$ , and  
S $\frac{1}{2}$ ,  
Sec. 13, N $\frac{1}{2}$  and SW $\frac{1}{4}$ ,  
Sec. 14, E $\frac{1}{2}$ ,  
Sec. 23,  
Sec. 24, NW $\frac{1}{4}$ ,  
Secs. 26 and 35;  
T. 37 N., R. 20 E.,  
Sec. 1, W $\frac{1}{2}$ ,  
Sec. 2, N $\frac{1}{2}$ , N $\frac{1}{2}$ SW $\frac{1}{4}$ , SW $\frac{1}{4}$ SW $\frac{1}{4}$ , and SE $\frac{1}{4}$ ,  
Secs. 3, 4, 5, and 6,  
Sec. 11, E $\frac{1}{2}$ ,  
Sec. 12, W $\frac{1}{2}$ ,  
Sec. 13, W $\frac{1}{2}$ ,  
Secs. 14, 23, 26, and 35;  
T. 38 N., R. 20 E.,  
Secs. 2, 11, 14, 23, 26, and 35;  
T. 39 N., R. 20 E.,  
Secs. 2 and 11,  
Sec. 14, NE $\frac{1}{4}$ , NE $\frac{1}{4}$ NW $\frac{1}{4}$ , S $\frac{1}{2}$ NW $\frac{1}{4}$ , and  
S $\frac{1}{2}$ ,  
Secs. 23, 26, and 35;  
T. 39 $\frac{1}{2}$  N., R. 20 E., secs. 23, 26, and 35;

and (iv). "District Coast Guard of the injured reservist's district", respectively.

Pursuant to the authority contained in Public Law 441, 78th Congress, 2d session, approved September 27, 1944, regulations, United States Coast Guard Reserve, 1941 (6 F.R. 1925; 8 F.R. 1925), as amended, are hereby further amended as follows:

Section 8.10103 (a) is hereby amended as follows:

**Place.** Members of the Women's Reserve shall not be assigned to duty on vessels of the Navy or Coast Guard aircraft while such aircraft are engaged in combat missions: and shall not be assigned to duty outside the American and the Territories of Hawaii and Alaska, and may be assigned to duty outside the continental United States only at their prior request. The term "American area" is defined in section 3 of Public Law 441, 78th Congress, 2d session.

Pursuant to the authority contained in Public Law 447, 78th Congress, 2d session, approved September 30, 1944, the regulations, United States Coast Guard Reserve, 1941 (6 F.R. 1925), as amended, are hereby further amended to read as follows:

Section 8.7201 (c) is amended to read as follows:

(1) If any temporary reservist is actually injured in line of duty while performing active duty or while engaged in authorized travel to or from such duty, as a result of such physical injury, his beneficiaries shall be entitled to the benefits prescribed by law for civil employees of the United States, and the United States Employees' Compensation Commission shall have jurisdiction in such cases and shall perform the same with reference thereto as in the case of civil employees of the United States.

For the purpose of computing benefits under this § 8.7201 (c), such temporary reservist, regardless of his pay or status, shall be deemed to have had a monthly pay of \$150.

The provisions of this § 8.7201 (c) do not apply in any case coming within the purview of the workmen's compensation law of any State, Territory, or other jurisdiction because of a concurrent employment status of such temporary reservist; and where such temporary reservist or dependent should be entitled to benefit under this § 8.7201 (c) and to any concurrent benefit from the United States on account of the same injury or death, such temporary reservist or his dependent shall elect which benefit he shall receive.

A temporary reservist who incurs a physical injury or contracts sickness or disease while performing active Coast Guard service shall be entitled to receive the same hospital treatment as is afforded

(5) Notice of injury and any claim for benefits on account of disability or death within the purview of this § 8.7201 (c) which occurred prior to September 30, 1944, may be received as timely filed, if filed within one year from September 30, 1944.

Dated: November 25, 1944.  
R. R. WARSCHKE,  
Vice Admiral,  
U. S. Coast Guard,  
Commandant.

Approved:  
JAMES FORRESTAL,  
Secretary of the Navy.  
[P. R. Doc. 44-18060; Filed, Nov. 28, 1944; 11:13 a. m.]

**TITLE 43—PUBLIC LANDS: INTERIOR**  
Chapter I—General Land Office  
[Public Land Order 251]  
ARIZONA

**WITHDRAWING PUBLIC LAND FOR USE OF WAR DEPARTMENT FOR ARTILLERY RANGE**

By virtue of the authority vested in the President and pursuant to Executive Order No. 9337 of April 24, 1943, it is ordered as follows:

Subject to valid existing rights, the following-described public land is hereby withdrawn from all forms of appropriation under the public-land laws, including the mining and mineral-leasing laws, and reserved for the use of the War Department as an artillery range:

GILA AND SALT RIVER MERIDIAN  
T. 20 S., R. 20 E.,  
Sec. 34, S½NE¼.  
The area described contains 80 acres.

This order shall take precedence over but not modify the withdrawal for classification and other purposes made by Executive Order No. 8910 of November 26, 1934, so far as such order affects the above-described land.

The jurisdiction granted by this order shall cease at the expiration of the six months' period following the termination of the unlimited national emergency declared by Proclamation No. 2487 of May 27, 1941 (55 Stat. 1647). Thereupon, jurisdiction over the land hereby reserved shall be vested in the Department of the Interior, and any other Department or agency of the Federal Government according to their respective interests then of record. The land, however, shall remain withdrawn from appropriation as herein provided until otherwise ordered.

MICHAEL W. STRAUS,  
Acting Secretary of the Interior.  
NOVEMBER 22, 1944.  
[P. R. Doc. 44-18261; Filed, Dec. 1, 1944; 10:46 a. m.]

<sup>1</sup> Appendix.

**RAILROADS**  
Chapter I—Interstate Commerce Commission  
[Rev. S. O. 242-A]  
PART 95—CAR SERVICE

**DEMURRAGE CHARGES ON CLOSED BOX CARS**

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 29th day of November, A. D. 1944.

Upon further consideration of Revised Service Order No. 242 (9 F.R. 12553) of October 13, 1944, as amended (9 F.R. 13761) and good cause appearing therefor:

*It is ordered, That:*  
(a) Revised Service Order No. 242 (9 F.R. 12553) of October 13, 1944, as amended (9 F.R. 13761), providing increased demurrage charges on box cars held for loading or unloading, be, and it is hereby, vacated and set aside.

(b) *Announcement of vacation of suspension.* Each of the railroads affected by this order shall publish, file, and post a supplement to each of its tariffs affected announcing the vacation by this order on the effective date hereof, of the suspension made by Revised Service Order No. 242 and stating that the provisions in said tariffs which were in effect prior to such suspension will be applied on and after the effective date of this order. (40 Stat. 101 sec. 402, 418, 41 Stat. 476, sec. 4, 54 Stat. 901, 911; 49 U. S. C. 1 (10)-(17), 15 (2))

*It is further ordered, That* this order shall become effective at 7:00 a. m. December 1, 1944; that a copy of this order and direction shall be served upon each State Commission and upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.  
[SEAL] W. P. BARTEL,  
Secretary.

[P. R. Doc. 44-18240; Filed, Nov. 30, 1944; 3:57 p. m.]

[S. O. 246-A]  
PART 95—CAR SERVICE  
DEMURRAGE CHARGES ON STATE BELT RAILROAD OF CALIFORNIA

At a session of the Interstate Commerce Commission Division 3, held at its office in Washington, D. C., on the 29th day of November, A. D. 1944.

Upon further consideration of Service Order No. 246 (9 F.R. 12657) of October 17, 1944, as amended (9 F.R. 13807), and good cause appearing therefor:

(a) 12357) (9 F.R. charges or unloading of California and set 41 Stat. U.S.C. 11 It is shall be December order at the California and of California order be deposited Secretary of the Director.

By the [SEAL]

[P. R. D.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 29th day of November, A. D. 1944. Upon further consideration of Revised Service Order No. 242 and stating that the provisions in said tariffs which were in effect prior to such suspension will be applied on and after the effective date of this order. (40 Stat. 101 sec. 402, 418, 41 Stat. 476, sec. 4, 54 Stat. 901, 911; 49 U. S. C. 1 (10)-(17), 15 (2))

*It is further ordered, That* this order shall become effective at 7:00 a. m. December 1, 1944; that a copy of this order and direction shall be served upon each State Commission and upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.  
[SEAL] W. P. BARTEL,  
Secretary.  
[P. R. Doc. 44-18240; Filed, Nov. 30, 1944; 3:57 p. m.]

T. 21 N., R. 21 E.,  
 Sec. 3, Lots 1, 2, 3, 4, SW $\frac{1}{4}$ NE $\frac{1}{4}$  and SW $\frac{1}{4}$ SW $\frac{1}{4}$ ;  
 Sec. 4, Lots 1, 2, 3, 4, SW $\frac{1}{4}$ NE $\frac{1}{4}$ , E $\frac{1}{2}$ SW $\frac{1}{4}$  and SW $\frac{1}{4}$ SW $\frac{1}{4}$ ;  
 Sec. 6, Lots 1, 2, 3, 4, and NE $\frac{1}{4}$ ;  
 Sec. 7, Lots 1, 2, 3, 4, NE $\frac{1}{4}$ , E $\frac{1}{2}$ W $\frac{1}{2}$ , and SW $\frac{1}{4}$ NE $\frac{1}{4}$ ;  
 Secs. 8, 9, 10, and 16.

The areas described aggregate 13,463.27 acres.

2. The withdrawal made by this order shall attach to the following-described lands; or any of them, upon acquisition of title thereto by the United States:

T. 20 S., R. 20 E.,  
 Sec. 25, NW $\frac{1}{4}$ NE $\frac{1}{4}$  and W $\frac{1}{2}$ W $\frac{1}{2}$ ;  
 Sec. 26, SE $\frac{1}{4}$ SW $\frac{1}{4}$ .  
 T. 21 S., R. 20 E.,  
 Sec. 3, Lots 2, 3, 4, S $\frac{1}{2}$ N $\frac{1}{2}$ , SW $\frac{1}{4}$  and SW $\frac{1}{4}$ SE $\frac{1}{4}$ ;  
 Sec. 4, Lot 4;  
 Sec. 5, E $\frac{1}{2}$ SE $\frac{1}{4}$ ;  
 Sec. 6, E $\frac{1}{2}$ NE $\frac{1}{4}$ ;  
 T. 21 S., R. 21 E.,  
 Sec. 4, SE $\frac{1}{4}$ SW $\frac{1}{4}$  and S $\frac{1}{2}$ SE $\frac{1}{4}$ ;  
 Sec. 6, S $\frac{1}{2}$ N $\frac{1}{2}$  and SW $\frac{1}{4}$ ;  
 Sec. 7, N $\frac{1}{2}$ SE $\frac{1}{4}$ .

3. The jurisdiction granted by this order is subject to the following conditions:

(a) That the interests of the United States in all minerals, including oil and gas, in the lands shall remain under jurisdiction of the Department of the Interior, and no disposition of, or exploration for such minerals shall be made except under the applicable mining and mineral leasing laws, and then only after such modification of the provisions of this order, with concurrence of the Department of the Army, as may be necessary to permit such disposition.

(b) All hunting, fishing and trapping on the lands shall be in accordance with the fish and game laws of the State of Arizona. The general public shall enjoy the same rights to hunt, fish or trap on the lands as may be afforded to military personnel, their dependents or employees of the Department of Defense.

(c) Upon termination of jurisdiction of the Department of the Army over the lands, that Department shall certify to the Department of the Interior that the lands have been decontaminated of unexploded ordnance or other objects or materials potentially dangerous to users of the lands, and such certification shall be an essential prerequisite to the re-assumption by the Department of the Interior of jurisdiction over the lands.

(d) The Department of the Army may close roads or trails commonly in public use but only at times when the public safety or national security as determined by the Commanding Officer in charge requires such closure, and appropriate warning notices shall be kept posted during such times.

(e) Grazing use of the lands, if determined by the Commanding Officer in charge to be compatible with their use for military purposes, shall be administered by the Bureau of Land Management under the provisions of the Taylor Grazing Act of June 28, 1934 (48 Stat. 315, 43 U. S. C. 315, et seq.) as amended.

(f) The Department of the Army shall take all necessary precautions to prevent and suppress brush and range fires occurring within the withdrawn lands, or

outside such lands when resulting from military use, and may enter into agreement with the Bureau of Land Management to provide for a transfer of funds for the suppression of range fires by the Bureau of Land Management.

(g) Personnel of the State Department of Fish and Game and the United States Bureau of Sport Fisheries and Wildlife shall have access to the lands at appropriate times not inconsistent with military requirements, at such times as may be mutually agreed upon with the Commanding Officer of the installation in charge, for the purpose of conducting investigations and programs for the control of predatory animals, and at all times when hunting, fishing, or trapping is being permitted, for enforcement of the game laws.

(h) Personnel of the Bureau of Land Management shall have access to and across the lands, when necessary, and at appropriate times not inconsistent with military requirements, in connection with administration of adjacent public lands, and the Department of the Army shall designate such times as the necessities therefor arise.

(i) The withdrawal made by this order shall not extend to any waters in or upon the lands. Any waters not heretofore appropriated shall continue subject to appropriation, as may be authorized by applicable law. The Department of the Army shall not appropriate any of such waters except under applicable State law.

ROGER C. EARST,  
 Assistant Secretary of the Interior.

August 22, 1957.

[F. R. Doc. 57-7028; Filed, Aug. 27, 1957; 8:45 a. m.]

**TITLE 43—PUBLIC LANDS:  
 INTERIOR**

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

Appendix—Public Land Orders

[Public Land Order 1471]

[Arizona 014355]

ARIZONA

WITHDRAWING PUBLIC LANDS IN ARIZONA FOR USE OF DEPARTMENT OF THE ARMY, IN CONNECTION WITH ELECTRONICS PROVING GROUND, FORT HUACHUCA, ARIZONA

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

1. Subject to valid existing rights, the following described public lands in Arizona are hereby withdrawn from all forms of appropriation under the public land laws, including the mining and mineral leasing laws, except as hereafter indicated, and reserved for use by the Department of the Army, for military purposes:

GILA AND SALT RIVER MERIDIAN

T. 20 S., R. 20 E.,  
 Sec. 25, NE $\frac{1}{4}$ NE $\frac{1}{4}$ , S $\frac{1}{2}$ NE $\frac{1}{4}$ , E $\frac{1}{2}$ W $\frac{1}{2}$ , and SE $\frac{1}{4}$ ;  
 Sec. 26, Lot 1, NE $\frac{1}{4}$ SW $\frac{1}{4}$ , SW $\frac{1}{4}$ SW $\frac{1}{4}$ , and SE $\frac{1}{4}$ ;  
 Sec. 36.  
 T. 21 S., R. 20 E.,  
 Secs. 1 and 2;  
 Sec. 3, Lot 1, N $\frac{1}{2}$ SE $\frac{1}{4}$ , and SE $\frac{1}{4}$ SE $\frac{1}{4}$ ;  
 Sec. 4, Lots 2 and 3, S $\frac{1}{2}$ N $\frac{1}{2}$ , and S $\frac{1}{2}$ ;  
 Sec. 9;  
 Sec. 10, N $\frac{1}{2}$  and SW $\frac{1}{4}$ ;  
 Sec. 11, SE $\frac{1}{4}$ ;  
 Sec. 12;  
 Sec. 13, NE $\frac{1}{4}$ ;  
 Sec. 16.  
 T. 20 S., R. 21 E.,  
 Sec. 10, NE $\frac{1}{4}$ ;  
 Sec. 20;  
 Sec. 21, W $\frac{1}{2}$ ;  
 Sec. 29, N $\frac{1}{2}$ , SW $\frac{1}{4}$ ;  
 Secs. 30 and 32.

*[Handwritten signature/initials]*