

[Docket No. 6361; Amdt. 39-110]

**PART 39—AIRWORTHINESS
DIRECTIVES****United Data Control, Inc., Model
F-542, Series Flight Data Recorders**

Amendment 39-97 (30 F.R. 8263), AD 65-14-6 requires the incorporation of certain modifications on United Data Control, Inc., Model F-542, Series flight data recorders. The Agency has been made aware that the compliance paragraph of the AD does not reflect the true intent of the Agency, that is to require compliance within 8 calendar months after the effective date of the AD, without regard for hours' time in service. The Agency feels in the interest of safety it is necessary to modify these flight recorders as soon as possible, and 8 months were allowed for compliance only because parts would not be available in sufficient time to require earlier compliance.

Since the Agency intended that all operators comply with the AD within 8 calendar months after its effective date, and the necessary parts are now available to enable all operators to comply within that time, Amendment 39-97 is amended by striking out the words "time in service" from the compliance paragraph.

As a situation exists which demands immediate adoption of this regulation, it is found that notice and public procedure hereon are impracticable and good cause exists for making this amendment effective in less than 30 days.

In consideration of the foregoing and pursuant to the authority delegated to me by the Administrator (25 F.R. 6489), § 39.13 of Part 39 of the Federal Aviation Regulations, Amendment 39-97 (30 F.R. 8263), AD 65-14-6 is amended by striking out the words "time in service" from the compliance paragraph.

This amendment becomes effective July 30, 1965.

(Secs. 813(a), 601, and 603, Federal Aviation Act of 1958; 49 U.S.C. 1354(a), 1421, and 1423)

Issued in Washington, D.C., on July 23, 1965.

C. W. WALKER,
Acting Director,
Flight Standards Service.

[F.R. Doc. 65-8021; Filed, July 29, 1965; 8:45 a.m.]

**Title 8—ALIENS AND
NATIONALITY****Chapter 1—Immigration and Nat-
uralization Service, Department of
Justice****PART 204—PETITION FOR IMMI-
GRANT STATUS AS A HIGHLY
SKILLED PERSON OR AS A MINISTER
Petition**

The following amendment to Chapter 1 of Title 8 of the Code of Federal Regulations is hereby prescribed:

The third sentence of § 204.1 *Petition* is amended to read as follows: "A first preference petitioner may be required, as a matter of discretion, to appear in person before an immigration officer prior to adjudication of the petition and be interrogated under oath concerning the allegations in the petition."

(Sec. 103, 66 Stat. 173; 8 U.S.C. 1103)

This order shall be effective on the date of its publication in the *FEDERAL REGISTER*. Compliance with the provisions of section 4 of the Administrative Procedure Act (60 Stat. 238; 5 U.S.C. 1003) as to notice of proposed rule making and delayed effective date is unnecessary in this instance because the rule prescribed by the order confers benefits upon persons affected thereby.

Dated: July 26, 1965.

RAYMOND F. FARRELL,
Commissioner of
Immigration and Naturalization.

[F.R. Doc. 65-8038; Filed, July 29, 1965; 8:47 a.m.]

**Title 41—PUBLIC CONTRACTS
AND PROPERTY MANAGEMENT****Chapter 101—Federal Property
Management Regulations****SUBCHAPTER A—GENERAL****PART 101-6—MISCELLANEOUS
REGULATIONS****ADP Sharing Exchanges**

The following new Subpart 101-6.3 is a codification of and supersedes FPMR Temporary Regulation No. A-1, Subject: Government-wide Automatic Data Processing Sharing Exchange Program (29 F.R. 15932).

1. The table of contents for Part 101-6 is amended by the addition of the following entries:

**Subpart 101-6.3—Government-Wide Automatic
Data Processing Sharing Exchange Program**

Sec.	
101-6.300	Scope of subpart.
101-6.301	Background.
101-6.302	Government-wide practices concerning utilization of ADP resources.
101-6.303	Concept of the program.
101-6.304	Terms of reference.
101-6.305	Responsibilities.
101-6.306	Operational guide.
101-6.307	Information requirements and use.
101-6.308	Guides for concluding sharing arrangements.

Subparts 101-6.4—101-6.48 [Reserved]**Subpart 101-6.49—Forms, Reports, and
Instructions**

101-6.4900	Scope of subpart.
101-6.4901	Reporting.
101-6.4902	Forms.
101-6.4902-2068	GSA Form 2068, Request for ADP Services.
101-6.4902-2068A	GSA Form 2068A, Quarterly Report of ADP Service Provided to Another Agency or Obtained from a Commercial Source.

Sec.	
101-6.4902-2068B	GSA Form 2068B, Computer Facilities on Hand (Including Auxiliary Equipment).
101-6.4902-2068C	GSA Form 2068C, Punched Card Facilities (Including Other Auxiliary Devices).

AUTHORITY: The provisions of the Subpart 101-6.3 issued under sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

2. Part 101-6 is amended by the addition of the following subpart:

**Subpart 101-6.3—Government-Wide
Automatic Data Processing Sharing
Exchange Program****§ 101-6.300 Scope of subpart.**

This subpart sets forth the regulations and responsibility of the General Services Administration for establishing a Government-wide Automatic Data Processing (ADP) Sharing Exchange Program.

§ 101-6.301 Background.

(a) Under the provisions of Bureau of the Budget Circular A-27, June 15, 1964, and Bureau of the Budget Circular A-71, March 6, 1965, the General Services Administration is charged with the responsibility for establishing and arranging for the operation of ADP Sharing Exchanges in those areas of the United States (except Washington, D.C.) where there is a concentration of ADP resources to indicate such establishment would provide effective service to Federal agencies. This will include Government-owned, contractor-operated installations (GOCO).

(b) By letter of July 28, 1964, the Bureau of the Budget directed all major using agencies to investigate the following utilization possibilities before proceeding with their determinations to procure additional ADP equipment:

- (1) More extensive use of ADP equipment in place in their organizations;
- (2) Use of ADP equipment reported as excess under § 101-43.313-5; and
- (3) Use of ADP sharing arrangements with other agencies and their GOCO contractors.

**§ 101-6.302 Government-wide practices
concerning utilization of ADP
resources.**

In order to make the maximum possible contribution to the President's cost reduction program:

(a) The practice of offering, and using, available ADP resources within and among Federal agencies and their GOCO contractors is to be encouraged; and

(b) Excess or surplus ADP equipment which is already in the Government inventory, whether owned or leased, is to be considered as a primary source of acquisition where technically feasible and economically advantageous to the Government.

§ 101-6.303 Concept of the program.

(a) The GSA ADP Sharing Exchanges will be operated under the concept of a nonregulatory information and referral system designed to provide maximum

assistance to any agency in (1) obtaining initial or additional ADP resource capability or services, and (2) making its determination with respect to new procurement of ADP equipment or contractual services. Under this concept, it is expected that each agency will establish its own management controls and follow-up procedures to assure compliance with the Government-wide policy.

(b) GSA's national ADP equipment availability records are available for agency screening prior to initiation of procurement.

(c) The Government-wide ADP Sharing Exchange Program is intended to generally include all types of data processing equipment. Exceptions: The following ADP equipment may be exempted from the Government-wide ADP Sharing Exchange Program at the option of the user agency:

(1) Equipment used in such a manner as to be an integral part of a weapons system. This exclusion does not include equipment used in support of a weapons system program.

(2) Analog computers classified as special devices (i.e., link trainers, custom built single purpose computing devices, or computing devices manufactured for the Government under a developmental contract).

(3) Equipment classified as "DEDICATED" which means those computers and punched card equipments which are used for a single purpose and, because of the characteristics of the applications, are not subject to handling external applications.

(4) Punched card equipment units which are categorized by an agency as insignificant in size; or are to be phased out as an installation.

§ 101-6.304 Terms of reference.

(a) For the purpose of this program, "ADP resources" is intended to include hardware, software, and personal services; viz: general purpose analog and digital computers, peripheral gear, and auxiliary special devices; punched card equipment; references to a library of applications, systems, or problems to which a computer is applied; packaged programs and systems; operating personnel or staff for consultation; and technical reference libraries in regards to ADP equipment configurations.

(b) ADP sharing is defined as the utilization of any ADP resource to perform work for an organization not an organic part of the organization operating the ADP facility and where the providing organization is not normally responsible for, or funded and staffed, to produce such work. Sharing potentials under this program are:

- (1) Between Government agencies;
- (2) Between bureaus (or equivalent organizations) within an agency;
- (3) Between organizations within a bureau or equivalent organization;
- (4) Between a Government entity and Government-owned, contractor-operated installation (GOCO);
- (5) Between GOCO's; and
- (6) Within a GOCO which operates more than one ADP facility.

(c) All technical terms used in this issuance have the same meaning as those

described in the Bureau of the Budget ADP Glossary, December 1962, and in the Bureau of the Budget Circular A-55, Revised, dated November 15, 1963, on the subject "Annual reports on the utilization of automatic data processing (ADP) equipment."

(d) The sharing of ADP equipment, time, personal services, and related resources is clearly permissible under the Government directives and regulations now in force. The Government ADP contracts with suppliers do not prohibit or restrict ADP sharing arrangements.

(e) Sharing arrangements may be made on either a reimbursable or non-reimbursable basis. Until a uniform rate structure for Government-wide application becomes available, the cost of reimbursable services will be a matter of direct negotiation by the agencies concerned. In determining cost, consideration should be given to such factors as operator and supervisory salaries, overhead, cost of supplies, maintenance, machine rental, depreciation, etc. There will be no charge for "informational services" provided by the ADP Sharing Exchanges.

§ 101-6.305 Responsibilities.

(a) The General Services Administration will carry out the following responsibilities:

(1) Arrange for the establishment and operation of ADP Sharing Exchanges.

(2) Acquire and maintain data necessary to record ADP sharing availability and accomplishment on a Government-wide basis; analyze such data for identification of volume, types of actual or potential service available, monetary values of accomplished sharing, trends, and other pertinent information necessary to provide essential reports and to identify deterrents and advantages to sharing.

(3) Conduct, arrange for, and promote activities that will contribute to the furtherance of sharing all ADP resources within and among agencies.

(b) In accordance with Bureau of the Budget Circular A-27 dated June 15, 1964, and Circular A-71 dated March 6, 1965, on the subject "Policies and responsibilities on the sharing of electronic computer time and services in the executive branch," each executive department and agency is responsible for the following:

(1) Establishing policies, directives, and procedures to encourage and facilitate maximum participation in the Government-wide ADP Sharing Exchange Program by their departmental and field establishments, including their Government-owned, contractor-operated installations (GOCO).

(2) Providing pertinent data to the sharing exchange so that ADP resource availability records can be updated whenever the basic facts change.

(3) Designating an agency official to act as liaison officer with the General Services Administration, Data Processing Coordination Staff, OFA, at the department or agency level.

(c) Wherever appropriate, the Federal Executive Boards will be solicited to promote local agency participation and cooperation with GSA in implementing

the Government-wide ADP Sharing Exchange Program. This activity may include establishment of local committees to work out mutual arrangements for sharing resources within the FEB's geographical boundaries.

§ 101-6.306 Operational guide.

(a) *Program coordination.* The Government-wide ADP Sharing Exchange Program will be monitored by the General Services Administration, Data Processing Coordination Staff, OFA. The sharing exchange operations are not intended to interfere with existing or future sharing arrangements between agencies. However, actual sharing accomplishments must be reported to the sharing exchange in accordance with § 101-6.4901.

(b) *Organizational arrangements for ADP Sharing Exchanges.* Generally, GSA regional offices will operate the sharing exchanges. However, in certain instances, such as at locations where GSA does not have a regional office, GSA may arrange for and assist in the establishment, organization, and operation of an ADP Sharing Exchange by another agency. Such arrangements will be accomplished at the local level by negotiation between GSA and the appropriate agency officials, subject to clearance with GSA and agency headquarters offices.

(c) *Establishment and maintenance of inventories of ADP resources.*

(1) *Inventory phasing.* In order to permit orderly establishment and operation of the sharing exchanges, the inventorying of ADP equipment and resources used by the Government agencies and their GOCO installations will be accomplished on a phased basis:

(i) *Phase A—Equipment and resources used by Government agencies in the following cities (and locations in reasonable proximity thereto):* New York, Boston, Atlanta, Dallas, Chicago, Seattle, San Francisco, Kansas City, Denver, St. Louis, Philadelphia, and Los Angeles.

(ii) *Phase B—Equipment in the hands of Government-owned, contractor-operated (GOCO) installations.*

(iii) *Phase C—Equipment and resources used by Government agencies at locations other than those listed in Phase A and Phase B.*

(iv) *Phases A, B, and C will be accomplished at the local level and be fully coordinated with Federal Executive Boards, other agency officials, and GSA regional officials. Inventory phase time schedules will be announced by FPMR bulletins. The GSA Data Processing Coordination Staff will work with liaison officers, designated pursuant to § 101-6.305(b)(3), to resolve any problems incident to the inventory process, sharing operations, and other related matters. Agency liaison officers will determine whether to supply resource availability data from central agency headquarters records or from the field establishment level.*

(v) *Data collection under all phases of the inventorying process will be fully coordinated with the "Government-wide ADP Management Information System"*

which will be prescribed by the Director, Bureau of the Budget.

(2) ADP resource availability records. The ADP Sharing Exchange at each location will maintain all essential records relating to the availability of Government ADP resources. ADP Sharing Exchange Managers will also maintain an inventory of local commercial ADP facilities which would be available for Government use on a contract basis.

(3) Inventory listing. Each ADP Sharing Exchange will publish periodically a consolidated listing of known available ADP resources. The format for this listing will be by agency, installation, locality, and commercially available facilities. Copies will be furnished to each reporting agency participating in the sharing program. If significant changes occur, a supplemental change notice will be provided in order to keep listings updated.

§ 101-6.307 Information requirements and use.

(a) Unless initial data which was requested by January 31, 1965, has been furnished to GSA by their headquarters, all Federal agency field offices that have ADP resources on hand will complete one copy each of the GSA forms listed below and return to the GSA regional office (Attention: ADP Sharing Exchange) in their area:

(1) GSA Form 2068B, Computer Facilities on Hand and

(2) GSA Form 2068C, Punched Card Facilities.

(b) Any significant actual or anticipated change in the physical location or in ADP operating resources or capabilities should be reported by Federal agency field offices to the appropriate ADP Sharing Exchange by use of the forms referenced above, as they occur. Such reports should include the following:

(1) Acquisition of new equipment.
(2) Release of existing equipment.
(3) Addition or change in equipment capacity.

(4) Change of types of work performed.

(5) Change in personal services capability.

(c) Federal agencies' field offices that heretofore have not had ADP resources, but may acquire such in the future, are requested to report such acquisition on the above referenced forms at the time equipment has been installed and is in operation.

(d) The ADP Sharing Exchange is authorized to make whatever contacts are required to keep resource availability records current and to identify clearly the types of services offered by any agency or to obtain clarification of agency requests for services.

(e) Each ADP Sharing Exchange will make an analysis of the information acquired to identify resource density and volume; types of services available, and that which can be provided; capabilities being requested; monetary values of both reimbursable and nonreimbursable sharing accomplished; sharing trends, including deterrents and advancements;

and other pertinent information needed to provide essential reports. This analysis and evaluation will also serve as the basis for determining where ADP Sharing Exchanges should be established or discontinued.

§ 101-6.308 Guides for concluding sharing arrangements.

(a) General. The guides which follow are designed to permit maximum flexibility for concluding sharing arrangements through direct negotiations between agencies or through use of the facilities of the ADP Sharing Exchange. When requests for assistance are made to the ADP Sharing Exchange, every effort will be made to expeditiously satisfy the inquiries received from regional area agencies, or other sources, from the availability records maintained. However, the actual sharing arrangements with respect to time scheduling, cost, staff assistance, etc., must be a matter of mutual agreement between the requesting and performing agencies.

(b) Requests under preplanned (non-emergency) conditions.

(1) Preplanned conditions are defined as those instances where there is:

(i) Work of a recurring nature on a regularly scheduled basis and

(ii) Work of a "one-time" nature for which sufficient leadtime is available for orderly scheduling by another agency.

(2) Under these conditions, two alternate methods may be used by the agency requiring the services:

(i) Alternate 1. Where specific inter-agency agreements (formal or informal) for sharing ADP resources have been made, the requesting agency may conclude its sharing arrangements without clearing through the ADP Sharing Exchange. However, the performing agency must report sharing accomplishments on GSA Form 2068A.

(ii) Alternate 2. Where interagency agreements have not been made and where the requesting agency desires to seek assistance in locating the ADP resources needed, they may informally contact the ADP Sharing Exchange or submit GSA Form 2068.

(3) The ADP Sharing Exchange will arrange for, and assist in, the negotiation between the parties concerned. In the event that the work is to be accomplished by non-Government facilities, GSA Form 2068A will be completed by the requesting agency upon completion of the work and sent to the sharing exchange.

(c) Emergency work or work under conditions other than preplanned.—(1) Alternate 1. When the requesting agency has knowledge of available resources, it may contact the potential performing agency direct. In this case, GSA Form 2068 is not required; however, after arrangements have been carried out, the performing agency will complete GSA Form 2068A.

(2) Alternate 2. When availability of resources is not known, the agency may telephone its requests direct to the ADP Sharing Exchange, and the exchange will initiate GSA Form 2068. Requests in

this category should constitute, generally, a one-time-only requirement as well as a specific deadline for completed work.

Subparts 101-6.4—101-6.48

[Reserved]

Subpart 101-6.49—Forms, Reports, and Instructions

§ 101-6.4900 Scope of subpart.

This subpart prescribes the report, illustrates the forms, and provides instructions relating to the report and forms used in the Government-wide ADP Sharing Exchange Program.

§ 101-6.4901 Reporting.

(a) Each participating agency is required to report to the ADP Sharing Exchange quarterly on GSA Form 2068A the extent of ADP sharing accomplished during the period (negative reports are not required). These reports will be summarized and submitted to the GSA Central Office for preparation of a national consolidated report to be used in measuring the effectiveness of the Government-wide ADP Sharing Exchange Program.

(b) Inquiries concerning this report should be directed to the General Services Administration, Attention: ADP Sharing Exchange at any GSA regional office (other than Region 3, Washington, D.C.), or the General Services Administration, Data Processing Coordination Staff, Office of Finance and Administration, Washington, D.C., 20405.

§ 101-6.4902 Forms.

This section sets forth the GSA forms referred to previously in this subpart. The forms are illustrated to show the text and to provide a ready source of reference and instructions for preparation appear on the face or reverse side. Supplies of these forms will be furnished to all Government ADP installations by the Regional Interagency ADPS Coordinators located at the GSA regional offices. If additional forms are required, they may be obtained from the Regional Interagency ADPS Coordinators.

NOTE: Forms filed as part of original document. Copies may be obtained from Central Office, GSA.

§ 101-6.4902-2068 GSA Form 2068: Request for ADP Services.

§ 101-6.4902-2068A GSA Form 2068A: Quarterly Report of ADP Service Provided to Another Agency or Obtained From a Commercial Source.

§ 101-6.4902-2068B GSA Form 2068B: Computer Facilities on Hand (Including Auxiliary Equipment).

§ 101-6.4902-2068C GSA Form 2068C: Punched Card Facilities (Including Other Auxiliary Devices).

Effective date. This regulation is effective upon publication in the FEDERAL REGISTER.

Dated: July 27, 1965.

LAWSON B. KNOTT, Jr.,
Administrator of General Services.

[P.R. Doc. 65-8083; Filed, July 29, 1965; 8:50 a.m.]

Title 43—PUBLIC LANDS: INTERIOR

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

APPENDIX—PUBLIC LAND ORDERS

[Public Land Order 3747]

[Wyoming 0316017]

WYOMING

Partial Revocation of National Forest Administrative Site Withdrawals

By virtue of the authority vested in the President and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

Public Land Orders No. 2682 of May 23, 1962, and No. 2978 of March 18, 1963, so far as they withdrew the following described lands from location under the mining laws, are hereby revoked:

SIOGRAPH NATIONAL FOREST

SIXTH PRINCIPAL MERIDIAN

Worthen Picnic Area

T. 32 N., R. 101 W.,
Sec. 32, E $\frac{1}{2}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$.

Fox Creek Campground and Trailerpark

T. 58 N., R. 107 W. (unsurveyed),
Sec. 7, S $\frac{1}{2}$ S $\frac{1}{2}$ NE $\frac{1}{4}$, NW $\frac{1}{4}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$
NW $\frac{1}{4}$ SE $\frac{1}{4}$, and N $\frac{1}{2}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$.

Wind River Lake Campground

T. 44 N., R. 110 W. (unsurveyed),
Sec. 35, W $\frac{1}{2}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$ and E $\frac{1}{2}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$.

Painted Rock Campground

T. 55 N., R. 106 W.,
Sec. 26, SE $\frac{1}{4}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$ and SW $\frac{1}{4}$ NW $\frac{1}{4}$
SE $\frac{1}{4}$.

The areas described aggregate 160 acres in Fremont County.

2. At 10 a.m. on August 31, 1965, the lands shall be open to location under the mining laws of the United States (Chap. 2, Title 30 U.S.C.).

JOHN A. CARVER, Jr.,

Under Secretary of the Interior.

JULY 26, 1965.

[P.R. Doc. 65-8046; Filed, July 29, 1965;
8:47 a.m.]

[Public Land Order 3748]

[Utah 0140031]

UTAH

Addition of Lands to Cache and Wasatch National Forests and Extension of Boundaries

By virtue of the authority vested in the President by section 24 of the Act of March 3, 1891 (26 Stat. 1103; 16 U.S.C. 471), and the Act of June 4, 1897 (30 Stat. 34, 36; 16 U.S.C. 473), and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

1. Subject to valid existing rights, the following described public lands are hereby added to and made a part of the national forests indicated and the boundaries of the said forests are adjusted to the extent necessary:

CACHE NATIONAL FOREST

SALT LAKE MERIDIAN

T. 6 N., R. 1 W.,
Sec. 10, E $\frac{1}{2}$ E $\frac{1}{2}$ W $\frac{1}{2}$, NW $\frac{1}{4}$ NW $\frac{1}{4}$,
T. 7 N., R. 1 W.,
Sec. 34, lots 3, 4, E $\frac{1}{2}$ SE $\frac{1}{4}$,
T. 12 N., R. 2 E.,
Sec. 7, E $\frac{1}{2}$ SW $\frac{1}{4}$,
T. 13 N., R. 2 E.,
Sec. 6, lot 1, SE $\frac{1}{4}$ NE $\frac{1}{4}$,
T. 14 N., R. 2 E.,
Sec. 20, E $\frac{1}{2}$ W $\frac{1}{2}$,
Sec. 29, NE $\frac{1}{4}$ NW $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$.

WASATCH NATIONAL FOREST

SALT LAKE MERIDIAN

T. 5 N., R. 1 E.,
Sec. 30, S $\frac{1}{2}$.

The areas described aggregate approximately 1,341.52 acres in Davis, Weber, and Cache Counties. The lands shall hereafter be subject to all laws and regulations applicable to national forest lands.

2. The boundaries of the Cache and Wasatch National Forests are hereby extended to include the following described nonpublic lands, as indicated:

CACHE NATIONAL FOREST

SALT LAKE MERIDIAN

T. 14 N., R. 2 E.,
Sec. 29, SE $\frac{1}{4}$ NW $\frac{1}{4}$.

WASATCH NATIONAL FOREST

SALT LAKE MERIDIAN

T. 5 N., R. 1 E.,
Sec. 29, SW $\frac{1}{4}$.

The areas described aggregate 200 acres. They shall become subject to all laws and regulations applicable to national forest lands upon acquisition of title thereto by the United States under applicable law.

JOHN A. CARVER, Jr.,

Under Secretary of the Interior.

JULY 26, 1965.

[P.R. Doc. 65-8046; Filed, July 29, 1965;
8:48 a.m.]

[Public Land Order 3749]

[Riverside 06454]

CALIFORNIA

Transferring Lands From Department of the Air Force to National Aeronautics and Space Administration (San Diego Missile Test Site)

By virtue of the authority vested in the President and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

1. The following-described lands withdrawn by Executive Orders No. 8790 and 8791 of June 14, 1941 for use of the Department of the Navy, which were transferred to the jurisdiction of the Department of the Air Force by Public Land Order No. 2748 of August 8, 1962, are hereby transferred to the jurisdiction of the National Aeronautics and Space Administration:

SAN BERNARDINO MERIDIAN

T. 14 S., R. 1 W.,
Sec. 31, N $\frac{1}{2}$ NE $\frac{1}{4}$,
Sec. 32, NW $\frac{1}{4}$ NW $\frac{1}{4}$, N $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$ SW $\frac{1}{4}$,
and S $\frac{1}{2}$ SE $\frac{1}{4}$,
Sec. 33, W $\frac{1}{2}$ W $\frac{1}{2}$.

T. 15 S., R. 1 W.,

Sec. 4, lots 4, 5, and 10;

Sec. 5, lots 1, 2, 3, 5, S $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$,
E $\frac{1}{2}$ SW $\frac{1}{4}$, SW $\frac{1}{4}$ SE $\frac{1}{4}$, and N $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 6, lots 1, 6, 7, E $\frac{1}{2}$ SW $\frac{1}{4}$, and W $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 7, lot 1, NW $\frac{1}{4}$ NE $\frac{1}{4}$, and SE $\frac{1}{4}$ NE $\frac{1}{4}$.

T. 15 S., R. 2 W.,

Sec. 11, lot 1;

Sec. 12, N $\frac{1}{2}$ NE $\frac{1}{4}$ and NE $\frac{1}{4}$ NW $\frac{1}{4}$.

The areas described aggregate 1674.86 acres.

2. The withdrawal made by this order does not alter the applicability of the public land laws governing the use of the lands under lease, license, or permit, or governing the disposal of their mineral or vegetative resources other than under the mining laws.

JOHN A. CARVER, Jr.,

Under Secretary of the Interior.

JULY 26, 1965.

[P.R. Doc. 65-8047; Filed, July 29, 1965;
8:48 a.m.]

[Public Land Order 3750]

[846262]

NORTH DAKOTA

Restoring Certain Lands, and the Minerals in Other Lands, to Tribal Ownership; Partly Revoking Certain Departmental Orders; Partly Revoking the Proclamation of June 29, 1911

1. Whereas pursuant to authority contained in section 6 of the Act of June 1, 1910 (36 Stat. 455, 456), the Townsite of Parshall was established in the Fort Berthold Indian Reservation, and;

Whereas there are certain undisposed of lands within the townsite which are desired by the Indians and for which there appears to be no active public demand, and;

Whereas pursuant to authority contained in the Act of June 1, 1910 (36 Stat. 455), all nonmineral, unallotted and unreserved lands within that portion of the Fort Berthold Indian Reservation lying and being east and north of the Missouri River were opened to settlement and entry by Presidential Proclamation of June 29, 1911 (37 Stat. 1693), to be disposed of under the general provisions of the homestead laws and the said Act of Congress, and;

Whereas there are now remaining undisposed of within the opened portion of the reservation, certain lands, the minerals in which upon investigation have been found to be valuable to the Indians of the said reservation, and;

Whereas the Tribal Council and the Commissioner of Indian Affairs have recommended restoration of the townsite lands and the minerals in the opened lands to tribal ownership;

Now, therefore, by virtue of the authority contained in sections 3 and 7 of the Act of June 18, 1934 (48 Stat. 984; 25 U.S.C. 463a), I hereby find that the restoration to tribal ownership of the lands hereinafter described in this paragraph and the minerals in certain opened lands will be in the public interest, and the said lands and minerals are hereby restored to tribal ownership of the Three Affiliated Tribes of the Fort Berthold

Indian Reservation, North Dakota, subject to any valid existing rights:

a. PARSHALL TOWNSITE

Block 13, lot 6;

Containing less than 1 acre.

b. The minerals in the following opened lands:

FIFTH PRINCIPAL MERIDIAN

- T. 149 N., R. 89 W.,
Sec. 32, SW $\frac{1}{4}$ NW $\frac{1}{4}$.
T. 152 N., R. 89 W.,
Sec. 25, NW $\frac{1}{4}$ NE $\frac{1}{4}$.
T. 151 N., R. 90 W.,
Sec. 19, lot 3.
T. 152 N., R. 90 W.,
Sec. 8, lots 6, 7, 8, S $\frac{1}{2}$ SW $\frac{1}{4}$ and SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 17, N $\frac{1}{2}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ NW $\frac{1}{4}$ and NW $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 18, E $\frac{1}{2}$ NE $\frac{1}{4}$ and NE $\frac{1}{4}$ SE $\frac{1}{4}$.
T. 152 N., R. 91 W.,
Sec. 7, lots 7, 8, 9, 11, SE $\frac{1}{4}$ SW $\frac{1}{4}$ and S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 11, lots 5 and 6.
T. 152 N., R. 92 W.,
Sec. 12, lot 8 and SE $\frac{1}{4}$ SE $\frac{1}{4}$.
T. 151 N., R. 92 W.,
Sec. 28, S $\frac{1}{2}$ SW $\frac{1}{4}$;
Sec. 33, NE $\frac{1}{4}$ NW $\frac{1}{4}$.

Aggregating 1,101.52 acres.

2. The Departmental Order of September 19, 1934, as supplemented by the Departmental Order of November 2, 1934, withdrawing surplus lands of Indian reservations, temporarily, pending determination of the matter of their permanent restoration to tribal ownership, is hereby revoked so far as it affects the lands described in paragraph 1b of this order, and Block 19, lot 14, Parshall Township.

3. The Departmental Order of May 15, 1911, reserving land for the Shell Creek Reservoir Site, is hereby revoked so far as it affects the following-described lands:

- T. 152 N., R. 90 W.,
Sec. 8, lots 6, 7, 8, S $\frac{1}{2}$ SW $\frac{1}{4}$ and SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 17, N $\frac{1}{2}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ NW $\frac{1}{4}$ and NW $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 18, E $\frac{1}{2}$ NE $\frac{1}{4}$ and NE $\frac{1}{4}$ SE $\frac{1}{4}$.

4. The Proclamation of June 29, 1911 (37 Stat. 1693), opening certain lands in the Fort Berthold Indian Reservation to entry under the homestead laws only, is hereby revoked so far as it affects the lands described in paragraph 1b of this order. The lands described in paragraphs 1b, 2, and 3 of this order, except the minerals in the lands described in paragraph 1b, shall be sold by the Commissioner of Indian Affairs or other officer of that Bureau designated by the Commissioner, at not less than their fair market value, the proceeds to be deposited in the Treasury of the United States to the credit of the Three Affiliated Tribes of the Fort Berthold Reservation, as provided by the Act of June 1, 1910.

JOHN A. CARVER, Jr.,
Under Secretary of the Interior.

JULY 26, 1965.

[F.R. Doc. 65-8048; Filed, July 29, 1965; 8:48 a.m.]

No. 146—3

[Public Land Order 3751]

[Fairbanks 031562]

ALASKA

Partial Revocation of Airport and Townsite Withdrawals (Nenana Airport)

By virtue of the authority contained in the Act of March 12, 1914 (38 Stat. 305, 307; 48 U.S.C. 303), and section 4 of the Act of May 24, 1928 (45 Stat. 729; 49 U.S.C. 214), and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

Executive Order No. 3825 of April 14, 1923, withdrawing lands for townsite purposes, Executive Order No. 8596 of November 18, 1940, modifying Executive Order No. 3825; the departmental order of December 13, 1940, establishing Air Navigation Site Withdrawal No. 149, and Public Land Order No. 19 of August 4, 1942, modifying Executive Order No. 3825, and adding lands to Air Navigation Site Withdrawal No. 149, are hereby revoked so far as they affect the following described lands:

U.S. SURVEY 1503

Blocks 86 through 90, and Blocks 95 through 99.

Each comprising 13.03 acres.

Block 103—20.54 acres.

Block 104—20.56 acres.

Block 105—20.58 acres.

Block 106—20.61 acres.

An area containing 212.59 acres.

All the intervening street areas between Blocks Nos. 86 through 99; and Blocks Nos. 103, 104, 105 and 106; and between Blocks Nos. 90 and 91; 91 and 94; 94 and 95; 94 and 107; 106 and 107.

An area containing 28.61 acres; and

FAIRBANKS MERIDIAN

T. 4 S., R. 8 W.,

Sec. 25, W $\frac{1}{2}$;

Sec. 26, E $\frac{1}{2}$ SE $\frac{1}{4}$.

Containing 400 acres.

The areas described total in the aggregate 641.20 acres of nonpublic lands.

JOHN A. CARVER, Jr.,

Under Secretary of the Interior.

JULY 26, 1965.

[F.R. Doc. 65-8049; Filed, July 29, 1965; 8:48 a.m.]

[Public Land Order 3752]

[Arizona 031295]

ARIZONA

Withdrawal for Colorado River Storage Project

By virtue of the authority contained in section 3 of the Act of June 17, 1902 (32 Stat. 388; 43 U.S.C. 416), as amended and supplemented, and the Act of June 28, 1946 (60 Stat. 338), it is ordered as follows:

Subject to valid existing rights, the public lands which are under the jurisdiction of the Secretary of the Interior, in the following described areas, are hereby withdrawn from all forms of appropriation under the public land laws, including the mining laws (Chap. 2, Title 30 U.S.C.), but not from leasing under the mineral leasing laws, and reserved for the Colorado River Storage Project:

GILA AND SALT RIVER MERIDIAN

T. 1 S., R. 24 W.,

Sec. 23, lots 5 to 8, inclusive;

Sec. 26, lots 5 to 8, inclusive, and W $\frac{1}{2}$;

Sec. 35, lots 2 and 3, W $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$, and

W $\frac{1}{2}$;

Sec. 36, lots 6 to 11, inclusive, and W $\frac{1}{2}$ SE $\frac{1}{4}$.

T. 2 S., R. 24 W.,

Sec. 1, lots 4 to 13, inclusive.

The areas described aggregate 1,752.05 acres of land within the Cibola National Wildlife Refuge.

JOHN A. CARVER, Jr.,

Under Secretary of the Interior.

JULY 26, 1965.

[F.R. Doc. 65-8050; Filed, July 29, 1965; 8:48 a.m.]

[Public Land Order 3753]

[BLM 080551]

MICHIGAN

Addition of Lands to Hiawatha National Forest; Partial Revocation of Executive Order of December 9, 1952

By virtue of the authority vested in the President by the Act of June 4, 1897 (30 Stat. 34, 36; 16 U.S.C. 473), and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

1. Subject to valid existing rights the following-described public lands are hereby added to and made a part of the Hiawatha National Forest, and hereafter shall be subject to all laws and regulations applicable to said National Forest.

MICHIGAN MERIDIAN

T. 41 N., R. 1 E.,

Sec. 12, lot 1.

T. 41 N., R. 2 E.,

Sec. 6, lot 5,

Sec. 7, lot 1.

T. 41 N., R. 3 E.,

Sec. 5, NE $\frac{1}{4}$ SW $\frac{1}{4}$.

T. 43 N., R. 3 E.,

Sec. 24, lots 1 and 2,

Sec. 25, lots 6, 7 and 8.

T. 43 N., R. 4 E.,

Sec. 30, lots 1 and 2.

T. 47 N., R. 13 W.,

Sec. 6, all fractional.

T. 39 N., R. 19 W.,

Sec. 28, lot 1;

Sec. 33, lot 5.

T. 48 N., R. 19 W.,

Sec. 15, lots 3 and 4.

T. 39 N., R. 20 W.,

Sec. 3, lot 1.

T. 46 N., R. 29 W.,

Sec. 25, SW $\frac{1}{4}$ SW $\frac{1}{4}$.