

two different individuals' signatures appear thereon. If the corporation has no seal, a certified copy of a resolution duly passed on by the board of directors of the corporation authorizing the execution of powers of attorney should be attached.

(d) **Acknowledgment.** A power of attorney filed with an office of the Alcohol and Tobacco Tax Division must be acknowledged, witnessed, or certified as provided in paragraph (d) of § 601.504.

§ 601.525 Certification of copies of documents.

The provisions of paragraph (e) of § 601.504 with respect to certification of copies are applicable to a power of attorney or a tax information authorization required to be filed under § 601.522 or § 601.523.

§ 601.526 Revocation of powers of attorney and tax information authorizations.

The revocation of the authority of a representative covered by a power of attorney or tax information authorization filed in an office of the Alcohol and Tobacco Tax Division shall in no case be effective prior to the giving of written notice to the proper official that the authority of such representative has been revoked.

§ 601.527 Other provisions applied to representation in alcohol and tobacco tax activities.

The provisions of paragraph (b) of § 601.505, and of §§ 601.506 through 601.508 of this subpart, as applicable, shall be followed in offices of the Alcohol and Tobacco Tax Division.

[P.R. Doc. 87-10709; Filed, Sept. 13, 1967; 8:50 a.m.]

Title 32—NATIONAL DEFENSE

Chapter VII—Department of the Air Force

SUBCHAPTER I—MILITARY PERSONNEL

PART 888b—ENLISTMENT IN THE AIR FORCE RESERVE

Subchapter I of Chapter VII of Title 32 of the Code of Federal Regulations is amended as follows:

A new Part 888b is added as follows:

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Sec.	
888b.1	Purpose.
888b.2	Applicability.
888b.3	Where and when a person may enlist.
Subpart B—Enlistment and Grades	
888b.4	Periods of enlistment.
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888b.7	Enlisting an applicant for placement on the USAF Reserve Retired List.
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888b.31	Cadets.
888b.32	Former Regular officers.
888b.33	Former Reserve officers.
888b.34	Male applicants with dependents.
888b.35	Female applicants with dependents.
888b.36	Female applicants with prior service in any of the other Armed Forces.
888b.37	Male applicants 18 to 26 years of age who have not registered with the Selective Service System.
888b.38	Certain Selective Service System registrants.

Subpart E—Recruiting Information

888b.39	Travel and transportation not authorized at Government expense.
888b.40	Reemployment rights—information for applicant for enlistment.

AUTHORITY: The provisions of this Part 888b issued under sec. 8012, 70A Stat. 448; 10 U.S.C. 8012.

SOURCE: AFR 45-47, August 10, 1961; AFR 45-47A, Jan. 12, 1965; AFR 45-47B, May 12, 1967.

Subpart A—General

§ 888b.1 Purpose.

This part states the eligibility requirements and procedures for enlisting men and women as members of the AFRes.

§ 888b.2 Applicability.

This part applies to individuals joining the AFRes only. The term AFRes means all Reserves of the Air Force except those units, organizations, and members of ANGUS.

§ 888b.3 Where and when a person may enlist.

(a) *Within the United States and U.S. possessions and territories.* (1) Men subject to induction; Men under 26 years of age who are subject to induction may be

initially enlisted only for specific vacancies in Category A units or for AFROTC programs. All such enlistments will be within annual quotas authorized by Hq USAF and allocated only to CAC. Enlistment of personnel to fill these authorizations will be done according to Part 888a of this subchapter and this part, supplemented by CAC.

(2) Men not subject to induction: Air Force Reserve organizations having adequate facilities and personnel to accomplish the enlistment may enlist men not subject to induction because of prior service or because they have reached their 26th birthday.

(i) Persons selected for enrollment in the AFROTC program may enlist for assignment to ORS.

(ii) Other applicants not subject to induction may enlist for assignment to Ready Reserve units or mobilization positions: *Provided,*

(a) The Reservist has earned a minimum of 15 points during his last retention year.

(b) The commander having custody of the Reservist's Field Personnel Records contacts the person or gives him a letter of notification or authority to reenlist and the airman is discharged and reenlisted within 90 days before the AFRes enlistment would normally expire.

(iii) Men without prior service may be enlisted only for training Category A units or AFROTC programs. Those enlisted for Category A units must agree to undergo basic training unless they possess equivalent training, must meet the eligibility requirements in Part 888a of this subchapter for assignment, and must meet the age provisions specified in § 888b.9(a). (Exception: Men for Air Reserve Technician Program vacancies will not be required to undergo the resident USAF basic military training course nor must they meet the age provision specified in § 888b.9(a).)

(3) Women applicants: Women may be enlisted for assignment to any Ready Reserve unit or mobilization position vacancy for which they are qualified, except for assignment to the tactical elements of Reserve troop carrier wings. Women may be enlisted for any military job except one from which they are prohibited by law or one which is beyond their physical capability. Generally, the AFSCs closed to WAF are identified in AFM 35-1 (Military Personnel Classification Policy Manual (Officers, Warrant Officers, Airmen)).

(b) *Outside the United States and United States possessions and territories.* Any Air Force installation having adequate facilities and personnel to accomplish the enlistment may enlist a Reservist (man or woman) who: (1) Is not serving on EAD, (2) has been discharged less than 12 months, and (3) whose term of enlistment expires while he is overseas; provided an appropriate Ready Reserve position is available and the individual resides within the area of jurisdiction of the command processing the enlistment. If the individual has been discharged for more than 12 months or resides outside the jurisdiction of the

command processing the enlistment, the authorization for enlistment and assignment will be obtained from the Commander, ARPC. Persons residing outside the United States who have never held AFRes status are ineligible for enlistment in the AFRes. Waiver of this restriction is not authorized.

Subpart B—Enlistment and Grades

§ 888b.4 Periods of enlistment.

Enlistments for 1, 2, 3, 4, 5, 6, or 8 years are authorized as follows:

(a) Male applicants with prior service may enlist:

(1) For a period of 2, 3, 4, 5, or 6 years to correspond with the period of Ready Reserve Agreement; they must satisfy their military service obligation, if applicable.

(2) One time for a 1-year period in his first enlistment in the AFRes after he completes his military service obligation.

(b) Male applicants without prior service, who are between 17 and 26 years of age, will be enlisted only for a 6-year period.

(c) Women applicants, with or without prior service, may be enlisted for a period of 2, 3, 4, 5, or 6 years at their own option.

(d) AFROTC students will be enlisted for periods specified in AFR 45-3 (Enlistment and Discharge of AFROTC Cadets).

(e) Students enlisted in the AFROTC program under AFR 45-3 and whose contractual obligation cannot be met by their initial AFROTC enlistments because of delay in graduation or entry on extended active duty may extend their enlistment or reenlistment for the period necessary to cover their AFROTC contractual agreements.

§ 888b.5 How to determine applicants' grade.

(a) *Applicants without prior service.* An applicant without prior service will be enlisted as a basic airman, E-1, unless he is authorized a higher grade under this part, except that:

(1) A member or former member of the CAP who possesses a certificate of proficiency or a letter from CAP Headquarters indicating that he has successfully completed the CAP training program may be enlisted, if otherwise qualified, as an airman third class (E-2).

(2) The date of rank will be the date of enlistment.

(3) An applicant who has had 3 or more months of service in any of the Armed Forces who is otherwise qualified and who is not eligible to enlist in a higher grade under this part may be enlisted as an airman third class (E-2), provided that he was separated in the grade of E-2 or higher. The date of rank will be the date of enlistment.

(b) *Applicants with prior service.* (1) A person whose last period of service was in any of the Armed Forces or a Reserve component thereof, and who enlists in the AFRes within 24 months from the date of last discharge, and a person currently a member of a Reserve component of another Armed Force who, as a result

of release and transfer, enlists in the AFRes will be enlisted in the highest grade held at time of discharge or transfer, either permanent or temporary, except as otherwise provided in this paragraph. A person enlisting within 12 months from the date of discharge will be given the date of rank held at time of discharge, less the number of days which have elapsed since the date of last discharge. For a person enlisting after 12 months from the date of discharge, the date of rank will be the date of enlistment.

(2) Upon release or discharge from the Regular Air Force, a former member of the AFRes may reenlist in the AFRes:

(i) He may reenlist in the grade he held at the time of his discharge from the Regular Air Force, or revert to his former AFRes grade if he:

(a) Held a higher grade in the Reserves than he did in the Regular Air Force.

(b) Enlisted in the Regular Air Force before or immediately after his Reserve enlistment expired.

(c) Was not reduced for cause while in the Regular Air Force, and

(d) Was honorably separated from the Regular Air Force.

(ii) If he reenlists in a Reserve grade higher than the grade he held upon discharge from the Regular Air Force, his date of rank will be as follows:

(a) Reenlistments within 90 days of last discharge from Regular Air Force—Date of rank held in former Reserve grade, less the length of time since last discharge from the AFRes.

(b) Reenlistments more than 90 days, but less than 24 months, after date of last discharge from the Regular Air Force—Date of current enlistment in the AFRes.

(3) An applicant not authorized a higher grade under this part will be enlisted as a basic airman, E-1. The date of rank will be the date of enlistment.

(c) *Prior service applicants whose date of discharge was beyond the 24-month limitation.* For applicants whose date of enlistment would be beyond the 24-month limitation, enlistment grade will be determined and authorized under the following procedures:

(1) Applicants being considered for grade determination under this paragraph will be required to meet a classification board in accordance with the provisions of AFM 35-1. This board will determine the qualifications of the person for award of an AFSC and will determine the skill level thereof. Applicants will be advised that any documentary evidence of schools completed and evidence that civilian employment has contributed to their proficiency should be presented to the classification board along with individual's Armed Forces of the U.S. Report of Transfer or Discharge (DD Form 214). The grade in which last separated, AFSC, and the skill level thereof (awarded by the classification board) will be the controlling factor in all grade determinations made under this paragraph.

(2) Based upon the policy outlined in subparagraph (1) of this paragraph, the

commander (or other appropriate official) of the enlisting unit will either approve or disapprove the enlistment of the individual in the recommended grade. The recommended grade will not exceed the grade in which last separated. The grade may be the same, or an equal, or any lesser grade consistent with the AFSC and skill level recommended by the classification board. If such enlistment is disapproved, the person concerned will be notified of the disapproval and the reasons therefor. If the enlistment in the recommended grade is approved by the commander of the enlisting unit, and the grade recommended is E-5 or higher, the board proceedings will be forwarded through channels to Commander, CAC, who has final approval authority. The Commander, CAC, may delegate final approval authority. If final recommendation is for enlistment in grade E-4 or E-3, the commander having official custody of the records of the unit to which the airman will be assigned will take final action. The commanders of major commands are authorized to make final enlistment grade determinations for part one mobilization augmentees enlisting within their commands. The forwarding letter of transmittal will contain the following:

(i) Copy of DD Form 214 or copy of last discharge certificate when DD Form 214 was not used. (Do not send original.)

(ii) AF Form 809, "Application for Grade Determination and Personnel Classification" (duplicate).

(iii) AF Form 1098, "Classification Action Request" (duplicate).

(iv) AF Form 1288, "Application for Reserve Assignment" (duplicate).

(d) *Former officers of any branch of the Armed Forces who are without prior enlisted service.* If a person held status in:

(1) A Regular and/or Reserve Component less than 12 months: E-2.

(2) A Regular and/or Reserve Component at least 12 months and discharged from Regular or Reserve status 48 months or less: E-4.

(3) A Regular and/or Reserve Component at least 12 months and discharged from Regular or Reserve status more than 48 months: E-2.

NOTE: The date of rank will be the date of enlistment.

(e) *Former Reserve of the Air Force officers (including warrant officers) with prior enlisted Regular Air Force and/or Reserve of the Air Force service.* A former enlisted member of the Air Force who was discharged to serve in the active establishment or as a Reserve of the Air Force in a commissioned status or on EAD as a commissioned officer with the Army and who was later transferred in an officer status to the Air Force will be enlisted in the highest grade held immediately preceding discharge to enter commissioned status provided that:

(1) His tour of service upon discharge from enlisted status has been continuous. In this regard, an officer discharged and subsequently reappointed within 6 months will be considered to have had continuous service.

(2) He was discharged from the service in an officer status under honorable conditions.

(3) He enlists within 6 months from the date of discharge from officer status.

(4) He is fully qualified for enlistment under this part.

NOTE: Processing and eligibility requirements will be the same as authorized for other airmen. The date of rank will be the date held at the time of discharge to serve in an officer status, less the number of days which elapsed since the date of discharge from officer status. A former Reserve officer with prior enlisted service who is not eligible to enlist under this paragraph may apply under paragraph (f) of this section.

(f) **Other Reserve officers.** A Reserve officer or warrant officer not authorized a grade under paragraph (e) of this section may be enlisted in accordance with the following:

(1) A request from a Reserve officer or warrant officer will not be considered until he is discharged. Grade determination will be made according to paragraph (d) of this section. The date of rank will be the date of enlistment.

(2) Processing, eligibility requirements, and period of enlistment will be the same authorized for other airmen.

(g) **Other requirements.** (1) An applicant given a grade determination under paragraph (c), (d), (e), or (f) of this section must agree with writing to an assignment filling an authorized vacancy in a Ready Reserve position in any one of the following Reserve elements:

(i) A Training Category A Unit or position.

(ii) A mobilization augmentee position for training with a major command.

(2) In making determination of the grade authorized, the applicant must be fully qualified in a skill level commensurate with the grade being authorized. For example: A person classified in 5-skill level will not be awarded a grade higher than E-5, and a person in 3-skill level not higher than E-3, except for those career ladders where there is no 5-skill level AFSC. In such an instance, the grade authorized for a 3-skill level will not be higher than that shown on career field charts in AFM 35-1.

(3) Grade determinations will be made only to fill authorized personnel spaces in the Reserve Forces Personnel War Requirements (units and individuals).

(4) A person for whom a grade determination is made under this part will not be eligible for EAD, except in an emergency, for one year after enlistment.

§ 888b.6 Erroneous enlistments.

Care will be taken to insure that all requirements of this part are met before accomplishing enlistments. However, if it is discovered that an enlistment has been accomplished erroneously, in violation of any provisions of this part, the activity maintaining the airman's unit personnel record will:

(a) Request a waiver of the disqualification if this part specifically authorizes waiver consideration. In the waiver request, explain fully the disqualifying conditions and attach essential support-

ing documents. Send the request (for final determination) through channels to the MAJCOM having jurisdiction over the enlisting activity. If approved, send a copy of the waiver to ARPC, 3800 York Street, Denver CO 80205, for inclusion in the member's Master Personnel Record.

(b) Terminate the member's enlistment by appropriate action under AFR 45-43 (Administrative Discharge of Airmen Members of the Air Force Reserve) if this part does not authorize a waiver or if a waiver request submitted under subparagraph (1) of this paragraph is disapproved.

§ 888b.7 Enlisting an applicant for placement on the USAF Reserve Retired List.

A person holding no military status who applies and is found qualified for placement on the USAF Reserve Retired List according to Chapter 7, AFM 35-7 (Service Retirements), will be enlisted for an unspecified period of time. For such an enlistment, the eligibility and processing requirements of this part are waived. The only enlistment processing necessary will be completing and forwarding DD Form 4, Enlistment Record—Armed Forces of the United States, to Hq USAF (AFPMARD). The applicant's eligibility for assignment to the Retired Reserves will determine his eligibility for enlistment.

§ 888b.8 Enlisting selected Reserve officers (including warrant officers) for appointment to the Air Force or Military Academies.

(a) Reserve officer appointments to the Air Force or Military Academies are made from quotas allocated to:

(1) Reserves of the Air Force and Reserves of the Army.

(2) Regular Air Force and Regular Army, and

(3) Sources other than the Reserves of the Air Force or Reserves of the Army.

(b) Reserve officers who are appointed from quotas other than the Reserves will be enlisted voluntarily.

(c) Reserves who are appointed from quotas allocated to the Regular Air Force and Regular Army will be enlisted in accordance with AFM 39-9 (Reenlistment in the Regular Air Force).

(d) Reserves who are appointed from quotas allocated to Reserves of the Air Force and the Reserves of the Army will be enlisted as follows:

(1) For the qualifications and procedures for appointment to the Air Force Academy, see Part 901, Subchapter K of this chapter; for the Army Military Academy, see AR 350-55 (Nominations to the U.S. Military Academy—Enlisted Category, Army).

(2) If a former enlisted man of the Reserve of the Air Force is currently serving as a commissioned or warrant officer his current status will be terminated. Before being appointed as a cadet of the Air Force or Military Academy, he will be enlisted in the AFRes, provided his appointment is from the spaces allocated to the Reserve components of the Air Force and the Army. The applicant must

also have completed satisfactorily one year of active enlisted service with an active Reserve program element by July 1 of the year in which he is appointed to the Academy.

(3) Enlistment will be for 4 years.

(4) Reserves will be enlisted as Airman First Class (E-4) with the date of rank the date of enlistment unless they are entitled to a higher grade under the provisions of § 888b.5(e).

(5) The only forms required for enlistment under this section are DD Form 4; AF Form 512, "AF Reserve Change of Address"; and a Statement of Understanding of Military Service Obligation. These forms will be completed and distributed as outlined below:

(i) DD Form 4: (a) Preparation—DD Form 4 will be prepared in triplicate. On the day of enlistment, the original and duplicate DD Form 4 and Statement of Understanding of Military Service Obligation will be forwarded to: ARPC, 3800 York Street, Denver CO 80205. The triplicate will be attached to assignment orders and forwarded to the enlistee's Air Force unit of assignment.

(b) Exceptions—DD Form 4 will be prepared according to instructions for the conventional Reserve enlistment, with the following exceptions:

(1) If the applicant meets the requirements of subparagraph (1) of this paragraph, the following entry will be placed in item 37 and the enlistee will initial the entry: "This airman has been selected for appointment to the USAF (or Military) Academy."

(2) Physical and mental testing will not be required, and items 5a and 5b will be left blank.

(3) For item 12, enter, "paragraph 9, AFR 45-47."

(ii) Statement of Understanding of Military Service Obligation: The following statement will be prepared and signed by the enlistee and witnessed by the enlistment officer:

Upon acceptance of appointment as a cadet to the U.S. Air Force (or Military) Academy effective (date) I understand that should my appointment be terminated for reasons other than acceptance of a commission in a regular or reserve component of the Armed Forces or for physical disability, I will revert to my former enlisted Reserve status in effect immediately prior to entry into the Air Force (or Military) Academy, or to such higher grade as may be authorized, for the purpose of completing any remaining service required under my enlistment contract or my service obligation under the Universal Military Training and Service Act, or both, as appropriate. I further understand that any time served as a cadet will be counted as time served under my enlistment contract or period of obligated service, or both, as appropriate.

(iii) AF Form 512: AF Form 512 will be prepared and forwarded in accordance with AFM 35-3E, November 5, 1964 (Air Reserve Forces Personnel Administration).

Subpart C—Qualifications

§ 888b.9 Age requirements.

(a) **Men.** (1) To enlist, a man must be 17 to 34 years of age, inclusive, with

parents' consent for a person under 18 years of age.

(2) A man 35 to 54 years of age, inclusive, may be enlisted: *Provided*, That,

(i) His age at the time of enlistment is not greater than 35 years plus the length of the combined prior honorable active military service and Reserve service.

(ii) Enlistment is for assignment to a Ready Reserve unit or mobilization position.

(b) *Women*. A woman may be enlisted if she is 18 to 54 years of age, inclusive: *Provided*, That her age at time of enlistment is not greater than 35 years plus the length of her total military service. At least three months of her military service must have been in the Air Force or AFRes. A woman under 21 must have her parents' consent.

Exception: The provisions of paragraphs (a) and (b) of this section do not apply to prior service airmen reenlisting within 90 days of the date of separation, except that a reenlistment will not be authorized if the airman has reached his 64th birthday and has sufficient service to qualify for retirement.

§ 883b.10 Citizenship requirements.

(a) Applicant must be a citizen of the United States or possess a valid Form I-151, "Immigration and Naturalization Service Alien Registration Receipt Card" as evidence of lawful entry into the United States for permanent residence and present Naturalization Form N-315, "Declaration of Intent" as evidence of having legally declared an intent to become a citizen. Reproduction of these forms in any manner is prohibited.

TABLE FOR CONVERTING ACB/AQE STANINE SCORES TO PERCENTILE SCORES

Stanine	Percentile	Stanine	Percentile
9	= 95	Technical Specialty (TS)	= General (G)
8	= 90	Clerical (C)	= Administrative (A)
7	= 80	Mechanical (M)	= Mechanical (M)
6	= 60	Electronic (E)	= Electronic (E)
5	= 40		
4	= 25		
3	= 15		
2	= 10		
1	= 5		

NOTE: ACT scores are indicated in percentiles while some editions of the AQE and ACB are indicated in Stanine scores. The following is an example of a conversion from ACB scores to ACT scores: TS-7, C-4, M-6, E-5-G-80, A-25, M-60, E-40.

(2) Former Regular Air Force or Reserve of the Air Force airmen last discharged in grade E-5 or higher with a 5-skill level or higher in their Air Force specialty may reenlist within 90 days from the date of their discharge without regard to these mental standards. If test results are of record, qualifying or otherwise, scores will be entered on DD Form 4. If results are not of record, the ACT will be administered and scores attained will be entered on DD Form 4.

(3) Enlisted persons of any Armed Force who have been selected for AF-ROTC programs are qualified for enlistment without further testing.

(c) *Testing at Reserve units*. Testing at Reserve units will be in accordance with AFM 35-8 (AF Military Personnel Testing Manual).

(b) There is no citizenship requirement for reenlistees.

(c) Waivers of these citizenship requirements are not authorized.

§ 883b.11 Mental qualifications.

The following are mental and educational requirements established as the minimum acceptable standards for enlistment in the AFRes. Waiver of these provisions is not authorized.

(a) *For an applicant without prior service*. An applicant without prior service will be administered the Airman Classification Test (ACT) and must meet at least the minimum qualifying aptitude index as shown in AFM 35-1 for the career field subdivision for which being considered. Women applicants must also attain a final score of 42 or higher on the Armed Forces Women's Selection Test (AFWST). They must be high school graduates.

(b) *For an applicant with prior service*. An applicant with prior service will be administered the ACT and must achieve a score of 25 or higher on the General aptitude cluster plus a score of 25 or higher on either the Administrative or Mechanical aptitude cluster, provided he has not previously made an equivalent or higher score on the Airman Qualifying Examination (AQE) or Airman Classification Battery (ACB).

(1) Test results indicated on Report of Separation (or other official document) may be accepted and reexamination will not be required. The AQE and ACB equivalents are shown in the following table:

be accepted for enlistment. Waiver is not authorized. Medical officers of any of the Armed Forces, whether on active or inactive duty, may give the examination. The signature of only one medical officer is required. The Government will not reimburse a person for any expense incurred in having such a medical examination by a medical officer not on active duty or for any expense in travelling to and from the examination place.

(2) Results of a medical examination given by any of the Armed Forces including an examination given an applicant for ROTC, Officer Candidate School, aviation cadet, for a Regular or Reserve commission, and so forth, will be acceptable in determining physical fitness for enlistment in place of medical examination prescribed in subparagraph (1) of this paragraph, provided that the applicant was found to be qualified at the time of the previous examination and the examination was given during the preceding 12 months. The applicant should be advised of the provisions of item 38, DD Form 4, pertaining to physical examination (see paragraph (b)(1) of this section).

(b) *Applicant with prior service*. (1) An applicant with prior service or a reenlistee separated for other than physical disability will not require a physical examination if he meets the following criteria. If he cannot meet these conditions, he must be reexamined.

(i) He has had a qualifying physical examination within the preceding 12 months if his duty status requires annual physical qualification, or within the preceding 36-month period for other Ready Reservists (see AFRs 45-2 (National Guard Bureau) and 160-19 (Physical Certification and Medical Examination of Reservists not on EAD)).

(ii) He declares he is sound and well.

(iii) He completes SF Form 89, "Report of Medical History," including the statement:

I understand that if I am ordered to active duty I may be given a physical examination and may be discharged if found physically disqualified on that examination.

(iv) On review of SF 89 there is no indication of change in physical status since the last previous examination.

(2) An applicant with prior service who was separated because of physical disability:

(i) May be authorized to enlist only when waiver is granted prior to enlistment, by the Commander, CAC. Request for waiver must include consultations and related laboratory studies in order to evaluate the present physical status of the defect which resulted in the physical disability discharge. A statement should be made as to whether applicant has ever received, has pending, has applied for, or intends to apply for pension or compensation for existing disability (if so, what kind, granted by whom, what amount, when, and why). This information is required on reverse side of SF 89, "Report of Medical History"; care must be taken to assure that the information is complete and legible.

§ 883b.12 Physical qualifications.

The standards for medical examinations will be those stated in section V, AFM 160-1 (Medical Examination and Medical Standards). A man having a physical profile serial with the numeral "3" (profile C) as the lowest grade in any factor may be accepted for enlistment; a female applicant having a physical profile serial with the numeral "1" (profile A) may be accepted for enlistment except that the numeral "2" (profile B) may apply for hearing and vision. Physical eligibility will be determined according to the following instructions:

(a) *Applicant without prior service*.

(1) Except as provided in subparagraph (2) of this paragraph, an applicant without prior service will be given a standard medical examination. Electrocardiogram, audiogram, microscopic urinalysis, and lens correction will be performed when indicated. An applicant with a history of psychotic disorder such as schizophrenic, affective, or paranoid reactions, will not

(ii) An applicant who was last separated from any of the Armed Forces for physical disability based upon any of the psychotic disorders, such as schizophrenia, affective, or paranoid reactions, will not be accepted for enlistment. Waiver is not authorized.

(3) All other applicants will be given a medical examination and processed in the same manner as applicants without prior service as prescribed in paragraph (a) of this section.

§ 888b.13 Moral qualifications.

An applicant for enlistment must be of good moral character. An applicant's moral character will be determined by ascertaining his reputation in the community in which he resides.

Subpart D—Who is Ineligible

§ 888b.14 General.

(a) An applicant is ineligible to enlist or reenlist if:

- (1) He does not meet the eligibility requirements established in this part;
- (2) He is in one or more of the categories described in this subpart; or
- (3) His waiver request is disapproved.

NOTE: Consideration of a waiver of disqualification is permitted on an applicant for enlistment only when specifically authorized in this part, and only after determination that the Air Force would benefit by accepting the applicant if otherwise qualified. Each waiver request must explain fully the disqualifying conditions and include essential supporting documents. The activity processing the application for enlistment will submit the request for waiver directly to its MAJCOM headquarters for final determination. The MAJCOM headquarters may delegate this authority to a numbered Air Force or organization of comparable level.

(b) Notwithstanding all other provisions of this part, the Secretary of the Air Force may deny enlistment to any individual, even one who appears to meet enlistment criteria.

§ 888b.15 Illiterates.

An applicant must be able to speak, read, write, and understand the English language sufficiently to insure that he can satisfactorily absorb the required training.

§ 888b.16 Intoxicated persons.

An applicant who is under the influence of alcohol or drugs or a habitually intoxicated person will not be enlisted.

§ 888b.17 Insane persons.

An insane person will not be enlisted.

§ 888b.18 Male applicants under 26 years of age without prior service.

An applicant without prior service under 26 years of age subject to induction under the UMTS Act will not be enlisted, except as authorized by Part 888a of this subchapter as supplemented by CAC. This restriction does not apply to a Reserve airman reenlisting within 90 days of discharge.

§ 888b.19 Applicants with time lost.

An applicant who lost 5 days or more time in his last active duty enlistment

under 10 U.S.C. 972, as amended by the Act of July 24, 1956 (70 Stat. 631), or as previously referenced as Article of War 107, or has an equal amount of time lost under similar circumstances in the last active duty enlistment in any of the other Armed Forces will not be enlisted. The Commander, CAC, may authorize waivers for time lost as indicated in this section. The foregoing disqualification for enlistment does not apply to any applicant for enlistment in the AFRes who has been honorably discharged from an inactive enlistment after the active duty enlistment in which he lost time under the directives cited in this section.

§ 888b.20 Applicants with moral disqualifications.

An applicant considered morally unfit will not be enlisted in the AFRes. For an applicant with prior service only an offense committed after the date of separation from the last period of service is considered disqualifying. The criteria and procedure for determining moral fitness of an applicant for enlistment is as follows:

(a) **Male.** (1) Applicant convicted by a civil court for an offense punishable by death: An applicant convicted by a civil court for an offense punishable by death is unacceptable for enlistment.

(2) Applicant convicted by a civil court: A person convicted by a civil court is unacceptable for enlistment except that the Air Force organization enlisting the person may authorize a waiver of a minor offense. A minor offense will include a single case of drunkenness, vagrancy, truancy, peace disturbance, or a similar offense for which no type of civil restraint is imposed. A parking ticket or a single case of a traffic violation where the fine imposed does not exceed \$25 is not considered disqualifying and does not require a waiver. A request for waiver will include (i) the nature of the offense for which convicted and a brief description of details surrounding the offense; (ii) date of the offense; (iii) age of the applicant at the time of the offense; and (iv) the city and State in which the offense was committed. A waiver may be requested from the commander of CAC for a man who has been convicted by a civil court where the disqualification is based upon an offense not involving moral turpitude. A request for waiver will not be submitted until after the applicant has served the period of confinement, parole, or probation imposed by sentence of the court plus a minimum of six months as a law-abiding member of a civilian community. If the applicant is convicted but not confined, paroled, or placed on probation, a request for waiver will not be submitted for 6 months from the date of conviction. However, the 6-month waiting period as a law-abiding member of a civilian community is not required for submitting a request for waiver when only a minor offense is involved. The request for waiver will include:

(a) The nature of the offense for which convicted and a short description of the details surrounding the commission of the offense;

(b) A statement of the maximum term of imprisonment by which punishable under the law under which tried;

(c) Date of offense;

(d) Age of applicant at the time of offense;

(e) The city and state in which the offense was committed;

(f) Date of the trial and the sentence imposed;

(g) Date of release from confinement, if applicable, and/or the date of unconditional release from parole, probation or other form of supervision or restraint;

NOTE: Information submitted in accordance with (a) through (g) of this subdivision will be based on documents or information received from official sources.

(h) The recommendation of the investigating officer and any other information pertaining to the case that will provide a sound basis for making a decision.

(i) Three references from reputable citizens (DD Form 370 may be used for this purpose).

(3) Repeated offender or a person with certain traits of character: An applicant having frequent difficulties with law enforcement agencies, a history of antisocial behavior, alcoholism, drug addiction, or sexual perversion is unacceptable.

(4) Juvenile delinquent: If the applicant is otherwise eligible, an adjudication that he is a juvenile delinquent, youthful offender, or wayward minor, is not in itself a disqualification for enlistment. However, before enlistment, all applicants will be asked if they have ever been in the custody of juvenile authorities or caused to appear before a court having jurisdiction over juvenile cases. If the applicant admits this or recruiting personnel suspect it because of other information that may be available, enlistment action will be held in abeyance pending a complete investigation of the facts. A waiver may be requested from CAC. An investigation and a request for waiver of juvenile delinquency will be made in accordance with the following:

(1) A report will be obtained from juvenile authorities, detention homes, reformatories, or any other appropriate source of information on the applicant's character and rehabilitation, the actual offense committed, circumstances in the case, disposition by the courts, actual confinement served, and whether any form of civil restraint still exists. The evaluation of the civil court and its probation officers will be an important consideration. Information thus obtained will not be classified from a security standpoint but will be treated in confidence and will not be revealed to anyone other than a person having an official interest in the case.

(ii) A waiver will not be granted to any applicant who upon investigation has been found to have had frequent difficulties with law enforcement agencies, a history of antisocial behavior, alcoholism, drug addiction, or sexual perversion. Rejection will be on these grounds and not due to the fact that the applicant was adjudged a youthful offender or a

juvenile delinquent. If civil authorities refuse to complete information on the applicant's juvenile record, the enlistment will be held in abeyance and the applicant will be advised that the burden of obtaining and furnishing the information is upon him.

(iii) A request for waiver of juvenile delinquency will include: (a) The number and nature of offense or offenses; (b) the date or dates committed; (c) age of the applicant at the time of the offense; (d) time elapsed since the commission of the offense and/or release from restraint, detention, or supervision by civil authorities; (e) a copy of the report of investigation completed in accordance with subdivision (i) of this subparagraph; (f) the applicant's present reputation in the community in which he is residing, as evidenced by three letters of recommendation from reputable citizens; (g) the applicant's work and/or school record since the date of offense or release from restraint, detention, or supervision by civil authorities; and (h) other factors pertaining to the case.

(iv) A waiver is not authorized when the applicant is in detention, under any other form of restraint, or under the supervision of civil authorities.

(v) If a waiver is granted, a copy of the waiver authorization will be attached to the original and duplicate of DD Form 4. The report of investigation of which the waiver is predicated will be retained at the place of enlistment for 1 year and will then be destroyed.

(b) *Female.* (1) Offenders and persons with certain traits of character: A person having difficulties with law enforcement agencies, a history of antisocial behavior, alcoholism, drug addiction, or sexual perversion will not be enlisted.

(2) Women with civil records: A woman who has a juvenile or youthful offender record, or who has been convicted by a civil court for any offense, except for minor traffic violations, will not be enlisted.

§ 888b.21 Applicants against whom criminal charges are filed or pending.

An applicant will not be enlisted if he has criminal charges filed or pending against him and who, as an alternative to further prosecution, indictment, trial, or incarceration for such a violation, is granted a release from the charge by the court on the condition that he will apply and be accepted for enlistment.

§ 888b.22 Parolees.

An applicant under parole, probation, or suspended sentence from any civil court will not be enlisted. This does not apply to persons convicted of minor offenses who receive a suspended sentence in lieu of a fine.

§ 888b.23 Persons with certain types of separation.

(a) An applicant with prior service, separated from his last period of service for unsuitability, unfitness, or security reasons, will not be enlisted.

(b) A former Reservist who was discharged from the Air Force Reserve under paragraph 13b, AFR 45-43, because

of erroneous enlistment is ineligible for reenlistment in the AF Reserve unless approval is granted by Headquarters CAC.

(c) A man last separated from any of the Armed Forces with other than an honorable or general discharge, or a woman separated with other than an honorable discharge, will not be enlisted.

§ 888b.24 Applicants last discharged for dependency or hardship.

An applicant last separated for dependency or hardship from any of the Armed Forces is not eligible to enlist, except under the following conditions:

(a) He will not be enlisted until 1 year has elapsed from the date he was discharged and the cause for discharge has been removed. The enlisting or commanding officer will make the final determination on whether the hardship has been removed. The applicant must prove that the cause for discharge no longer exists. Proof will be furnished in the form of affidavits or sworn statements by the person or persons on whose behalf the dependency discharge was obtained or by another member of the community who is thoroughly familiar with the home conditions of the applicant's family. The facilities of the Selective Service System or the American Red Cross will not be used to obtain this information. The documentary evidence will be attached to the original DD Form 4 and will become a part of the applicant's permanent records.

(b) When considered to be in the best interest of the Air Force, a request for waiver may be submitted for an applicant who has been separated from one of the Armed Forces for less than 1 year. Proof that the cause for discharge has been removed will accompany the request for waiver.

§ 888b.25 Applicants claiming prior honorable service which cannot be substantiated.

An applicant who claims prior honorable service in the Armed Forces but who is unable to produce his discharge certificate or other written evidence of his last active service will not be enlisted until verification of such service is received.

§ 888b.26 Persons who have application for retirement pending.

Such persons may not be enlisted.

§ 888b.27 Retired persons.

An applicant who is retired from any branch of the Armed Forces will not be enlisted, except as established in § 888b.7.

§ 888b.28 Applicants receiving retirement or retainer pay from any of the Armed Forces.

Such persons may not be enlisted.

§ 888b.29 Applicants who may possibly be considered security risks.

An applicant who admits or whose available records show that he has at any time engaged in disloyal or subversive activities or who has been discharged under the military security program will not be enlisted. In addition, any applicant whose acceptance is not

clearly consistent with the interests of national security will not be enlisted (see AFR 35-62 (Security Program)).

§ 888b.30 Applicants who refuse to sign the Armed Forces Security Questionnaire and conscientious objectors.

An applicant who intentionally fails or refuses to complete DD Form 98, "Armed Forces Security Questionnaire," in its entirety; who claims Federal constitutional privilege for any reason; or who is unwilling to bear arms or to give full unqualified military service to the United States is not eligible to enlist.

§ 888b.31 Cadets.

A cadet of the U.S. Military Academy, U.S. Air Force Academy, U.S. Naval Academy, or the U.S. Coast Guard Academy will not be enlisted.

§ 888b.32 Former Regular officers.

The following former Regular officers will not be enlisted:

(a) Former Regular officers of all the other Armed Forces.

(b) Former Regular Air Force officers:

(1) Discharged with severance pay under Chapter 859 of Title 10, United States Code, or Chapter 860 of Title 10, and officers who have resigned in lieu of such separation.

(2) Separated under Chapter 835 of Title 10, United States Code.

(3) Separated under 10 U.S.C. 8814 and officers who have resigned in lieu of such separation.

§ 888b.33 Former Reserve officers.

Except when specifically authorized, a former Reserve officer of any of the Armed Forces will not be enlisted. A request for authority to enlist applicant may be submitted to the ARPC, 3800 York Street, Denver CO 80205.

§ 888b.34 Male applicants with dependents.

(a) *Without prior service.* A man without prior service who has one or more dependents will not be enlisted except for the AFOTC program or other course of instruction leading to a commission.

(b) *With prior service.* (1) A man with prior service who is otherwise eligible to enlist in pay grade E-1 or E-2 and who has two or more dependents will not be enlisted.

(2) A man with prior service who is otherwise eligible to enlist in pay grade E-3 and who has three or more dependents will not be enlisted.

(3) A man with prior service who is otherwise eligible to enlist in pay grade E-4 and who has three or more dependents will not be enlisted, except that a person otherwise eligible to enlist in pay grade E-4 who has 3½ or more years of service for pay purposes may be enlisted regardless of the number of dependents.

(4) Unit commanders may grant waivers to subparagraphs (2) and (3) of this paragraph when they determine that the long-term financial status of the individual is such that service on extended active duty would not impose a financial hardship. Commanders will insure that the individual is fully aware of

what his total income would be in the event of mobilization.

§ 888b.35 Female applicants with dependents.

(a) Women without prior service who have dependents may not be enlisted.

(b) Women who are parents by birth or adoption of a child under 18 years of age or who have personal or legal custody of any child under 18 years of age may not be enlisted.

(c) Women who have surrendered all rights to custody and control of natural children through formal adoption, divorce decree, or other court order may not be enlisted.

(d) Women who are stepmothers of a child under 18 years of age and if the child is within the household for a period of more than 30 days a year may not be enlisted.

(e) Any woman who has had an illegitimate pregnancy may not be enlisted.

§ 888b.36 Female applicants with prior service in any of the other Armed Forces.

A female applicant with prior service in any of the other Armed Forces but without prior Air Force service, or a WAF separated before January 1, 1950, will not be enlisted without first obtaining the approval of the Commander, ARPC.

§ 888b.37 Male applicants 18 to 26 years of age who have not registered with the Selective Service System.

The following persons are ineligible for enlistment if they have not registered with the Selective Service System:

(a) Men without prior service who have attained their 18th birthday.

(b) Reenlistee or applicant with prior service separated from active service longer than 30 days.

§ 888b.38 Certain Selective Service System registrants.

A Selective Service System registrant who has received his orders to report for induction or a registrant classified 1-A (P), 1A-O, or IV-F will not be enlisted.

Subpart E—Recruiting Information

§ 888b.39 Travel and transportation not authorized at Government expense.

Travel and transportation of an applicant for enlistment from his home to the place of enlistment and return is not authorized at Government expense.

§ 888b.40 Reemployment rights—information for applicant for enlistment.

(a) Section 9(g)(4) of the Universal Military Training and Service Act (50 U.S.C. App. 459(g)(4)) provides reemployment protection for persons who leave jobs with private employers or the Federal Government to perform their initial period of active duty. The law also provides protection to persons who report for the purpose of being enlisted or determining their physical fitness to enter the Armed Forces. The Department of Labor, through its Bureau of Veterans' Reemployment Rights, is responsible for providing information about the rights you have and any assistance you need in

connection with exercising them. The Air Force is cooperating to bring this important matter to your attention, but there are certain conditions you must meet. If you are found not qualified for enlistment, your reemployment rights may be impaired if you have not requested a leave of absence from your employer. Consequently, as a precautionary measure, all persons interested in protecting their reemployment rights should request a leave of absence from their employer before missing work to seek entry into the Air Force.

(b) If you have notified your employer of your intention to enter the Armed Forces nothing further need be done. If you have not, you are strongly urged to do so. The following is a suggested format for requesting a leave of absence.

REQUEST FOR LEAVE OF ABSENCE

Date _____

To: _____

(Name of employer)

Pursuant to sec. 9(g)(4) of the Universal Military Training and Service Act, as amended, I hereby request a leave of absence for the purpose of being processed for entry into the Armed Forces of the United States.

(Signature) _____

Note to employer: Information concerning the eligibility requirements or the rights to be accorded under the reemployment statutes is available upon request from the Bureau of Veterans' Reemployment Rights, U.S. Department of Labor, Washington, D.C.

By order of the Secretary of the Air Force.

LUCIAN M. FERGUSON,
Colonel, U.S. Air Force, Chief,
Special Activities Group, Office
of The Judge Advocate
General.

[P.R. Doc. 67-10742; Filed, Sept. 13, 1967;
8:45 a.m.]

Title 36—PARKS, FORESTS, AND MEMORIALS

Chapter I—National Park Service, Department of the Interior

PART 7—SPECIAL REGULATIONS RELATING TO PARKS AND MONUMENTS

Lassen Volcanic National Park, Calif.

Notice is hereby given that pursuant to the authority contained in section 3 of the Act of August 25, 1916 (39 Stat. 535), 245 DM-1 (27 F.R. 6395), National Park Service Order No. 34 (31 F.R. 4255), Regional Director, Western Region Order No. 4 (31 F.R. 5577), as amended, § 7.11 of Title 36 of the Code of Federal Regulations is revised as set forth below. The purpose of the revision is to eliminate unnecessary material, to recodify and reword the existing regulations, and to extend by one month the season during which certain waters are closed to fishing in order to protect the spawning trout.

The change in the fishing season was previously published in the FEDERAL REGISTER as a notice of proposed rule making on page 5495 of the FEDERAL REGISTER of April 7, 1966, and no comments, suggestions, or objections were received. The other revisions of this section make no substantive changes in the regulations. Therefore, public comment thereon is determined to be unnecessary and not in the public interest. Accordingly, this revision shall take effect immediately upon publication in the FEDERAL REGISTER.

(5 U.S.C. 553; 39 Stat. 535; 16 U.S.C. 3)

Section 7.11 is revised to read as follows:

§ 7.11 Lassen Volcanic National Park.

(a) *Boating.* (1) The operation of motorboats is prohibited on all waters within the boundary of the park.

(2) The following waters are closed to all vessels:

Boiling Springs Lake.
Emerald Lake.
Lake Helen.
Reflection Lake.

(b) *Fishing.* (1) *Restricted season.* Grassy Creek (also known as Horseshoe Creek), connecting Horseshoe Lake and Snag Lake is closed to fishing between October 1 and June 15.

(2) *Closed waters.* Fishing is prohibited in the following waters:

Emerald Lake.
Manzanita Creek above Manzanita Lake.
Manzanita Lake within 150 feet of the inlet of Manzanita Creek.

(3) *Limit of catch and in possession.* In Manzanita Lake and Reflection Lake, the number of trout which may be taken or held in possession by any one person in any one day is five trout or five pounds and one trout.

LOUIS W. HALLOCK,
Superintendent,
Lassen Volcanic National Park.

[P.R. Doc. 67-10766; Filed, Sept. 13, 1967;
8:47 a.m.]

PART 7—SPECIAL REGULATIONS RELATING TO PARKS AND MONUMENTS

Mount Rushmore National Memorial, S. Dak.; Climbing Prohibition

On page 9236 of the FEDERAL REGISTER of June 29, 1967, there was published a notice and text of a proposed § 7.77 of Title 36, Code of Federal Regulations. The purpose of this amendment is to prohibit the climbing of Mount Rushmore in order to prevent injury to the visitor and possible damage to the sculpture.

Interested persons were given 30 days within which to submit written comments, suggestions, or objections with respect to the proposed amendment. No comments, suggestions, or objections have been received, and the proposed amendment is hereby adopted without change and is set forth below. This amendment shall become effective at the

beginning of the 30th calendar day following the date of this publication in the *FEDERAL REGISTER*.

(60 Stat. 238; 5 U.S.C. 1003; 39 Stat. 535; 16 U.S.C. 3)

A new § 7.77 is added to Part 7 of Title 36 CFR reading as follows:

§ 7.77 Mount Rushmore National Memorial.

(a) Climbing Mount Rushmore is prohibited.

WALLACE B. ELMS,
Acting Superintendent,
Mount Rushmore National Memorial.

[F.R. Doc. 67-10767; Filed, Sept. 13, 1967; 8:47 a.m.]

Title 43—PUBLIC LANDS: INTERIOR

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

APPENDIX—PUBLIC LAND ORDERS

[Public Land Order 4267]

[Sacramento 079985]

CALIFORNIA

Powersite Restoration No. 651; Revocation of Powersite Reserves Nos. 58, 150, 555

By virtue of the authority contained in section 1 of the act of June 25, 1910 (36 Stat. 847; 43 U.S.C. 141), and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4931), and by virtue of the authority contained in section 24 of the act of June 10, 1920 (41 Stat. 1075; 16 U.S.C. 818), as amended, and pursuant to the determination of the Federal Power Commission in DA-1051-California, it is ordered as follows:

1. The Executive orders of September 14, 1910, and September 21, 1916, creating Powersite Reserves No. 150 and No. 555; and the departmental order of November 13, 1909, and the Executive order of July 2, 1910, creating Powersite Reserve No. 58 are hereby revoked so far as they affect the following described lands:

MOUNT DIABLO MERIDIAN

T. 5 N., R. 25 E.,
Sec. 3, lot 4;
Sec. 4, lots 1 and 2;
Sec. 9, NE $\frac{1}{4}$, E $\frac{1}{2}$ NW $\frac{1}{4}$ and S $\frac{1}{2}$;
Sec. 16;
Sec. 17, NE $\frac{1}{4}$ NE $\frac{1}{4}$ and S $\frac{1}{2}$ NW $\frac{1}{4}$;
Sec. 18, SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 19, NE $\frac{1}{4}$ NE $\frac{1}{4}$;
Sec. 20, W $\frac{1}{2}$ NW $\frac{1}{4}$ and SE $\frac{1}{4}$ NE $\frac{1}{4}$;
Sec. 21, SW $\frac{1}{4}$ SW $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$, and SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 28, W $\frac{1}{2}$ NE $\frac{1}{4}$.
T. 6 N., R. 25 E.,
Sec. 34, S $\frac{1}{2}$ NE $\frac{1}{4}$ and SE $\frac{1}{4}$.

The areas described aggregate approximately 2,049 acres in Mono County.

Section 16 and SW $\frac{1}{4}$ SW $\frac{1}{4}$ sec. 21 T. 5 N., R. 25 E., are patented. All of the remaining lands, including the land in T. 6 N., R. 25 E., which is in the Tolyabe

National Forest, are withdrawn for reclamation purposes except the following lands:

T. 5 N., R. 25 E.,
Sec. 18, SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 19, NE $\frac{1}{4}$ NE $\frac{1}{4}$.

The W $\frac{1}{2}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$ and S $\frac{1}{2}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$ sec. 9, T. 5 N., R. 25 E., has been classified under section 7 of the Taylor Grazing Act, as amended (48 Stat. 1269, 1272; 43 U.S.C. 315f), for disposal under the provisions of the Recreation and Public Purposes Act of June 14, 1926 (44 Stat. 741; 43 U.S.C. 869), as amended.

2. In DA-1051 the Federal Power Commission vacated the withdrawal for transmission line Project No. 748, affecting some of the lands.

3. At 10 a.m. on October 14, 1967, the public lands shall be open to operation of the public land laws generally, subject to valid existing rights, the provisions of existing withdrawals, the requirements of applicable law, and the classification order above noted.

4. The lands opened by this order to the public land laws generally have been open to applications and offers under the mineral leasing laws and to location under the U.S. mining laws, subject to the provisions of the act of August 11, 1955 (69 Stat. 682; 30 U.S.C. 621). The State of California has waived the preference rights of application granted by R.S. 2276, as amended (43 U.S.C. 852), and by section 24 of the Federal Power Act (41 Stat. 1075; 16 U.S.C. 818), as amended.

Inquiries concerning the land should be addressed to the Land Office Manager, Bureau of Land Management, Sacramento, California.

HARRY R. ANDERSON,
Assistant Secretary of the Interior.

SEPTEMBER 8, 1967.

[F.R. Doc. 67-10757; Filed, Sept. 13, 1967; 8:46 a.m.]

[Public Land Order 4268]

[Arizona 035683]

ARIZONA

Partial Revocation of Air Navigation Site Withdrawal No. 118

By virtue of the authority contained in section 4 of the act of May 24, 1928 (45 Stat. 729; 49 U.S.C. 214), it is ordered as follows:

The departmental order of March 8, 1938, withdrawing lands as Air Navigation Site Withdrawal No. 118, is hereby revoked so far as it affects the following described lands:

GILA AND SALT RIVER MERIDIAN

T. 1 N., R. 4 E.,
Sec. 8, S $\frac{1}{2}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$ and E $\frac{1}{2}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 17, N $\frac{1}{2}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ N $\frac{1}{2}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$, NE $\frac{1}{4}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$, and S $\frac{1}{2}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$.

The areas described aggregate 61.25 acres in Maricopa County.

The lands are withdrawn for reclamation purposes for the Salt River Project.

HARRY R. ANDERSON,
Assistant Secretary of the Interior.

SEPTEMBER 8, 1967.

[F.R. Doc. 67-10779; Filed, Sept. 13, 1967; 8:48 a.m.]

[Public Land Order 4269]

[Oregon 018727]

WASHINGTON

Withdrawal for Reclamation 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, it is ordered as follows:

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

WILLAMETTE MERIDIAN

T. 20 N., R. 28 E.,
Sec. 30, lots 3, 4, NE $\frac{1}{4}$, and E $\frac{1}{2}$ SW $\frac{1}{4}$.

The areas described aggregate 317.20 acres in Grant County.

HARRY R. ANDERSON,
Assistant Secretary of the Interior.

SEPTEMBER 8, 1967.

[F.R. Doc. 67-10780; Filed, Sept. 13, 1967; 8:48 a.m.]

Title 50—WILDLIFE AND FISHERIES

Chapter I—Bureau of Sport Fisheries and Wildlife, Fish and Wildlife Service, Department of the Interior

SUBCHAPTER B—HUNTING AND POSSESSION OF WILDLIFE

PART 10—MIGRATORY BIRDS

Open Seasons, Bag Limits, and Possession of Certain Migratory Game Birds; Correction

F.R. Doc. 67-10223, published on page 12687 in the issue dated Friday, September 1, 1967, is corrected by changing the opening date of the duck season in Indiana from November 7 to November 4 in § 10.53(e) of the table of seasons.

This correction is to become effective upon publication.

ABRAM V. TUNISON,
Acting Director, Bureau of
Sport Fisheries and Wildlife.

SEPTEMBER 11, 1967.

[F.R. Doc. 67-10756; Filed, Sept. 13, 1967; 8:46 a.m.]