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FROM Code of Fed. Regulations TITLE 3 -
THE PRESIDENT
1936-1965
CONSOLIDATED TABLES

SEPT. 9,
1941
FEB. 28
1945

Original withdrawn E.O. # 8992 F.R. p. 4625
amended by E.O. # 9526 " F.R. p. 2423

REVOKED IN PART BY PLO 341, 342, 354, 2936;
see PLO 350, 352, 358, 387, 388, 389, 445,
449, 456, 467, 473, 475, 476, 477, 479,
483, 504, 512, 611, 627, 661, 674, 675, 678,
679, 682, 692, 705, 763, 786, 793, 796,
799, 809, 833, 867, 894, 986, 987, 1404,
1683, 1709, 1750, 1777, 2113, 2151, 2399,
2613, 2676, 3737, F.R. Doc. 54-3920, 19 F.R.
2970, F.R. Doc. 54-6352, 19 F.R. 5194

July 14,
1938

PREVIOUS:
GRABING DIST. #3 SEC. OF INT. ORDER 3 F.R. p. 1795

MAR. 21
1942
APRIL 14
1942

~~ALSO~~ ALSO:
OTHER ORDERS? F.R. p. 2166
F.R. p. 2771

FED. Register Sept. 9, 1941
E.O. (Withdrawing ~~the~~ Public Lands for use of
#8892 The War Dept.)

GILA AND SALT RIVER MERIDIAN

T75	R1W	secs. 13-36
T8-95	"	all
T75	R2W	13-36
T8-95	R2W	all 13-36
T75	R3W	13-36
T8-95	R3W	all
T105	R3W	4-9, 16-21, 28-33
T75	R4W	13-36
T8-105	R4W	all
T75	R5W	13-36
T8-105	R5W	all
T75	R6W	13-36
T8-105	R6W	all
T75	R7W	13-36
T8-125	R7W	all
T75	R8W	13-36
8-12	8	13-36 all
7	9	13-36
8-12	9	all
8-12	10	all
8-12	11	all
8-9	11½	all

1. Call Osalls office
2. " County recorder's office
3. Look up in:

U.S. Code Congressional and Admin.
Service

~~1941~~-present for E.O. that changed
1941

shall be assigned to the main office of each field office of the Division of Contract Distribution, representative of the Labor Division, and the Office of Production Management, to cooperate with such offices in the execution of the foregoing program of efforts toward reemployment of employees of plants whose production has been curtailed by priorities and material shortages.

3. Subject to such policies, regulations, and directions as the President may from time to time prescribe, the Office shall:

a. Serve as the center for the coordination of health and welfare services made available by the departments and agencies of the Federal Government, and other agencies public and private, to meet the needs of State and local communities arising from the defense program; and take necessary steps to secure the cooperation of the appropriate Federal departments and agencies relative thereto.

b. Make available to States and localities, upon request, the services of specialists in health and welfare activities to assist in the planning and execution of such local and State programs.

c. Study, plan, and encourage measures designed to assure the provision of adequate defense health and welfare services to the citizens of the Nation during the period of the emergency, and coordinate studies and surveys made by Federal departments and agencies with respect to these fields.

d. Keep the President informed with respect to progress made in carrying out this Order; and perform such related duties as the President may from time to time assign or delegate to it.

4. The Director may provide for the internal organization and management of the Office of Defense Health and Welfare Services. He shall obtain the President's approval for the establishment of the principal subdivisions of the Office and the appointment of the heads thereof.

5. In the study of problems and in the discharge of its functions and responsibilities it shall be the policy of the Office of Defense Health and Welfare Services to collaborate with and to utilize, in so far as practicable, the facilities and services of existing departments and agencies which perform related functions. Furthermore, it shall be the policy of the Office of Defense Health and Welfare Services in carrying out its functions and duties to work with and through the State and local defense councils and other appropriate State and local agencies, and in this connection to cooperate and work in conjunction with the Office of Civilian Defense in its relationships with State and local groups.

6. There shall be in the Office of Defense Health and Welfare Services a Health and Medical Committee to consist of a Chairman to be appointed by the President, the Surgeon General of the Army, the Surgeon General of the Navy, the Surgeon General of the United States Public Health Service, the Chairman of the Committee on Medical Research of the Office of Scientific Research and Development, and such others as the President may from time to time

determine. The Committee shall advise the Director regarding the health and medical aspects of national defense exclusive of medical research and assist in the coordination of health and medical activities affecting national defense. The members of the Committee shall serve as such without compensation but shall be entitled to actual and necessary transportation, subsistence, and other expenses incidental to the performance of their duties.

7. The Director is authorized to appoint such advisory committees and subcommittees, with respect to particular aspects of health, welfare, nutrition, recreation, and related activities as he may find necessary or desirable to assist him in the performance of his duties. Such advisory committees may include representatives from Federal departments and agencies, State and local governments, private organizations and the public at large. The members of advisory committees shall serve as such without compensation, but shall be entitled to actual and necessary transportation, subsistence, and other expenses incidental to the performance of their duties.

8. Within the limits of such funds as may be appropriated or allocated to the Office of Defense Health and Welfare Services by the President, the Director may employ necessary personnel and make provision for the necessary supplies, facilities, and services through the Federal Security Agency. The Office of Defense Health and Welfare Services may use such statistical, informational, fiscal, personnel, and other general business services and facilities as may be made available through the Office for Emergency Management.

FRANKLIN D. ROOSEVELT

THE WHITE HOUSE,
Sept. 3, 1941.

[No. 8890]

[F. R. Doc. 41-6705; Filed, September 5, 1941;
3:48 p. m.]

EXECUTIVE ORDER

WITHDRAWING PUBLIC LANDS FOR USE OF
THE WAR DEPARTMENT

ARIZONA

By virtue of the authority vested in me by the act of July 9, 1918, c. 143, 40 Stat. 845, 848 (U.S.C. title 10, sec. 1341), it is ordered that, subject to valid existing rights, the public lands in the following-described areas be, and they are hereby, withdrawn from all forms of appropriation under the public-land laws, including the mining laws, and reserved for the use of the War Department as an aerial gunnery range:

GILA AND SALT RIVER MERIDIAN

- T. 7 S., R. 1 W., secs. 13 to 36, inclusive, unsurveyed;
- Tps. 8 and 9 S., R. 1 W., all, unsurveyed;
- T. 7 S., R. 2 W., secs. 13 to 36, inclusive, unsurveyed;
- Tps. 8 and 9 S., R. 2 W., all, unsurveyed;
- T. 7 S., R. 3 W., secs. 13 to 36, inclusive;
- Tps. 8 and 9 S., R. 3 W., all;

FRANKLIN D. ROOSEVELT

THE WHITE HOUSE,
September 4, 1941.

[No. 8391]

[F. R. Doc. 41-6703; Filed, September 5, 1941;
2:49 p. m.]

EXECUTIVE ORDER

REORGANIZING THE OFFICE OF DEFENSE
HEALTH AND WELFARE SERVICES IN THE
OFFICE OF THE PRESIDENT
AND DEFINING ITS FUNCTIONS AND DUTIES

By virtue of the authority vested in me by the Constitution and statutes of the United States, and in order to define the functions and duties of the Office of Emergency Management of the Office of the President with respect to the national emergency as defined by the President on May 27, 1941,² and for the purpose of assuring adequate health and welfare services to meet needs of the national defense program, it is ordered:

The term "health and welfare services" as used in this Order means all health, medical, nutrition, recreation and related services including those of education under the jurisdiction of the Federal Security Agency.

There is established within the Office of Emergency Management of the Office of the President the Office of Defense Health and Welfare Services, at the head of which the Federal Security Administrator shall serve as Director. The Director shall discharge his responsibilities and perform his duties under the direction and supervision

[F. R. Doc. 41-6703; Filed, September 5, 1941;
2:49 p. m.]

- T. 10 S., R. 3 W., secs. 4 to 9, 16 to 21 and 28 to 33, inclusive, unsurveyed;
 T. 7 S., R. 4 W., secs. 13 to 36, inclusive;
 Tps. 8, 9 and 10 S., R. 4 W., all, partly unsurveyed;
 T. 7 S., R. 5 W., secs. 13 to 36, inclusive;
 Tps. 8, 9 and 10 S., R. 5 W., all, partly unsurveyed;
 T. 7 S., R. 6 W., secs. 13 to 36, inclusive;
 Tps. 8, 9 and 10 S., R. 6 W., all, partly unsurveyed;
 T. 7 S., R. 7 W., secs. 13 to 36, inclusive;
 Tps. 8 to 12 S., R. 7 W., all, partly unsurveyed;
 T. 7 S., R. 8 W., secs. 13 to 36, inclusive;
 Tps. 8 to 12 S., R. 8 W., all, unsurveyed;
 T. 7 S., R. 9 W., secs. 13 to 36, inclusive;
 Tps. 8 to 12 S., R. 9 W., all, unsurveyed;
 Tps. 8 to 12 S., R. 10 W., all, partly unsurveyed;
 Tps. 8 and 9 S., R. 11½ W., all.

The areas described, including both public and nonpublic lands, aggregate approximately 1,077,500 acres.

This order shall take precedence over, but shall not rescind or revoke (1) Executive Order No. 6910, of November 26, 1934, as amended, so far as such order affects any of the lands in the above-described areas, (2) Executive Order No. 8038¹ of January 25, 1939, establishing the Cabeza Prieta Game Range, so far as such order affects the public lands in Ts. 8 to 11 S., R. 11 W., T. 11 S., Rs. 7 and 8 W., and T. 12 S., Rs. 7 to 11 W., (3) the order of the Secretary of the Interior of July 14, 1938,² establishing Grazing District No. 3, so far as such order affects any of the public lands in the above-described areas, and (4) the order of the Secretary of the Interior of March 14, 1929, withdrawing certain lands under the provisions of the Reclamation Act of June 17, 1902 (32 Stat. 388), so far as such order affects the public lands in Ts. 8 to 11 S., R. 11 W., and Ts. 8 and 9 S., R. 11½ W. After the present national defense emergency has been officially terminated, this order, so far as it affects such lands heretofore withdrawn for reclamation purposes, shall be ineffective upon notice to the War Department by the Secretary of the Interior that such lands are needed for reclamation purposes; and the use of any of the other lands in the above-described areas, heretofore withdrawn for the purposes indicated, shall, at that time, revert to the present using agencies upon the issuance of an appropriate order by the President.

The local army commandant in charge of the lands hereby reserved will, after consultation with the local representatives of the Fish and Wildlife Service and the Grazing Service, Department of the Interior, designate not less than two days a month, exclusive of Saturdays and Sundays, on which there will be no firing, to enable the field personnel of such services to carry out their normal patrol and maintenance activities.

The lands in T. 11 S., Rs. 7 and 8 W., T. 12 S., Rs. 7 to 11 W., shall be used by the War Department for aerial gunnery

¹ 4 F.R. 437.
² 3 F.R. 1795.

and tow-target firing, and for no other type of firing.

FRANKLIN D. ROOSEVELT
 THE WHITE HOUSE,
 September 5, 1941.

[No. 8892] AMENDED
 BY 9526
 [F. R. Doc. 41-6724; Filed, September 8, 1941;
 9:34 a. m.]

Rules, Regulations, Orders

TITLE 7—AGRICULTURE

CHAPTER VII—AGRICULTURAL ADJUSTMENT ADMINISTRATION

[Wheat 507, Supp. No. 2¹]

PART 728—WHEAT

SUBPART C—1941

Regulations Pertaining to Wheat Marketing Quotas for the 1941 Crop of Wheat

By virtue of the authority vested in the Secretary of Agriculture by Title III of the Agricultural Adjustment Act of 1938 (Public Law No. 430, 75th Congress, approved February 16, 1938; 52 Stat. 31; 7 U.S.C. 1301 *et seq.*), as amended, and Public Law No. 74, 77th Congress, approved May 26, 1941, the regulations pertaining to wheat marketing quotas for the 1941 crop year (form Wheat 507) are amended as follows:

Paragraph (a), § 728.251² is amended to read as follows:

§ 728.251 *Payment of penalties by producers*—(a) *Producers liable for payment of penalties.* Each producer having an interest in the wheat produced in 1941 on any farm for which a farm marketing excess is determined shall be liable to pay the amount of the penalty on the farm marketing excess. The amount of the penalty which any producer shall pay shall nevertheless be reduced by the amount of the penalty which is paid by another producer or a buyer of wheat produced on the farm. The amount of the penalty for which any producer shall remain liable shall be reduced to that proportion of the entire penalty on the farm marketing excess which his share in the 1941 crop of wheat on the farm bears to the total 1941 crop of wheat on the farm where it is determined that (1) the share of such producer in the wheat crop will be handled by or for him separately from the share of any other producer on the farm and (2) the producer, although able and willing to pay his proportionate share of the penalty or, in accordance with § 728.256 or § 728.257, to store or to deliver to the Secretary of Agriculture the number of bushels required to postpone or avoid the payment of such proportionate share, is unable to arrange with the other wheat pro-

¹ Supp. No. 1 appears at 6 F.R. 3465.
² 6 F.R. 2701.

ducers on the farm, within thirty calendar days after the threshing of the 1941 crop of wheat on the farm is completed for the payment of the penalty on the entire farm marketing excess or the disposition of such farm marketing excess.

Section 728.265 is amended to read as follows:

§ 728.265 *Records to be kept and reports to be made by producers.* Every person who in 1941 harvests wheat which is subject to the provisions of these regulations shall, in conformity with section 373 (b) of the Act, keep the records and make the reports prescribed by this section, which the Secretary of Agriculture hereby finds to be necessary to enable him to carry out, with respect to wheat, the provisions of Title III of the Act and of the Resolution. The operator of each farm in connection with which a farm marketing excess is determined and for which a marketing card is not issued under § 728.240 or § 728.271 or § 728.272 shall file with the treasurer of the county committee for the county in which the farm is located a report on form Wheat 519 showing for the farm the following information: (a) the total number of bushels of wheat produced thereon in 1941, (b) the name and address of each buyer or transferee of any wheat, (c) the amount of wheat marketed to him, (d) the amount equivalent to the penalty which was deducted from the price of consideration received for the wheat, (e) the amount of unmarketed wheat of the 1941 crop on hand, and (f) the acreage of wheat. The report in connection with any such farm shall be made not later than sixty calendar days next succeeding the day on which the threshing of wheat produced on the farm is completed, or December 31, 1941, whichever is the earlier. Upon the request of the county committee, the operator of any other farm shall make a similar report within 15 days after the request therefor is made. (Sec. 373 (b), 52 Stat. 65, 7 U.S.C. 1373 (b))

Done at Washington, D. C., this 8th day of September, 1941. Witness my hand and the seal of the Department of Agriculture.

[SEAL] GROVER B. HILL,
 Acting Secretary of Agriculture.

[F. R. Doc. 41-6742; Filed, September 8, 1941;
 11:40 a. m.]

TITLE 16—COMMERCIAL PRACTICES

CHAPTER I—FEDERAL TRADE COMMISSION

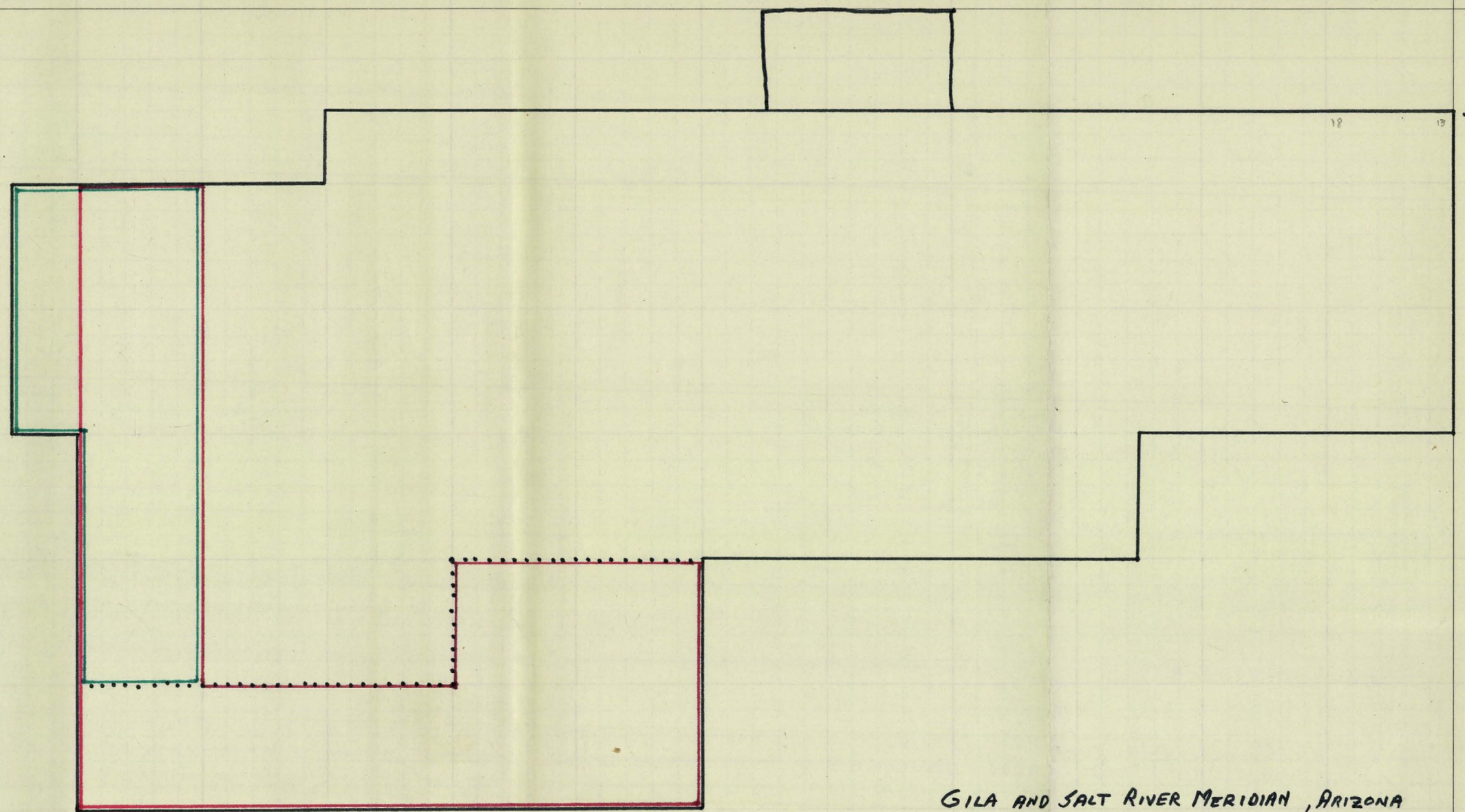
[Docket No. 2823]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

IN THE MATTER OF SOAP LAKE PRODUCTS CORPORATION

§ 3.6 (t) *Advertising falsely or misleadingly—Qualities or properties of*

15 14 13 12 11 10 9 8 7 6 5 4 3 2 R1W^o



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GILA AND SALT RIVER MERIDIAN, ARIZONA
 (WITHDRAWAL OF PUBLIC LANDS)
 BY EXECUTIVE ORDER NO. 8892
 SEPT. 9, 1941

- TOTAL WITHDRAWAL AREA
- CABEZA PRIETA GAME RANGE
- GRAZING DISTRICT NO. 3
- RECLAMATION AREA
- AERIAL GUNNERY ONLY