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Title 3—THE PRESIDENT

Proclamation 3293

PRAYER FOR PEACE, MEMORIAL DAY, 1959

By the President of the United States of America
A Proclamation

WHEREAS history records that our Nation was born in struggle and turbulence; that it has survived recurring crises which have tried the souls of men; and that the maintenance of our freedom has required constant vigilance, unified strength, and the willingness of our people to make all necessary sacrifices; and

WHEREAS we are accustomed to join together on one day of each year in grateful tribute to our forebears and to our fellow citizens who have given their lives for us on the field of battle; and

WHEREAS, since we must seek to know, to accept, and to accomplish the will of Almighty God, and since we believe it to be His will that peace on earth shall some day prevail, it is fitting that we pray for Divine help in building a world in which the families of men may prosper together in justice and in honor; and

WHEREAS the Congress, by a joint resolution approved May 11, 1950 (64 Stat. 158), authorized and requested the President to issue a proclamation calling upon the people of the United States to observe May 30 of each year, which is Memorial Day, by praying, each in accordance with his own religious faith, for permanent peace:

NOW, THEREFORE, I, DWIGHT D. EISENHOWER, President of the United States of America, do hereby proclaim Memorial Day, Saturday, May 30, 1959, as a day of prayer for permanent peace, and I designate the hour beginning in each locality at eleven o'clock in the morning as the time to unite in such prayer.

I call upon the newspapers, radio, television, and other media of information to assist in this observance. And I urge the people of the United States to join with one another in asking our Creator to bestow His benediction upon our fallen heroes, and in beseeching Him to give us the strength to go forward in confidence

with what we have come to think we know—and in the right God gives us to see.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the United States of America to be affixed.

DONE at the City of Washington this 20th day of May in the year of our Lord nineteen hundred and fifty-nine, and of the Independence of the United States of America the one hundred and eighty-third.

DWIGHT D. EISENHOWER

By the President:

DOUGLAS DILLON,
Acting Secretary of State.

[F.R. Doc. 59-4428; Filed, May 22, 1959; 1:27 p.m.]

Proclamation 3294

REDEFINING THE BOUNDARIES OF THE ALLEGHENY, GEORGE WASHINGTON, AND JEFFERSON NATIONAL FORESTS

By the President of the United States of America
A Proclamation

WHEREAS it appears to be in the public interest to redefine as hereinafter indicated the exterior boundaries of the Allegheny National Forest in the State of Pennsylvania, established by Proclamation No. 1675 of September 24, 1923 (43 Stat. 1925); the George Washington National Forest in the States of Virginia and West Virginia, established by Proclamation No. 2311 of November 23, 1938 (53 Stat. 2499), and the Jefferson National Forest in the States of Kentucky, Virginia, and West Virginia, established by Proclamation No. 2165 of April 21, 1936 (49 Stat. 3506):

NOW, THEREFORE, I, DWIGHT D. EISENHOWER, President of the United States, under and by virtue of the authority vested in me by section 24 of the act of March 3, 1891, 26 Stat. 1103, as amended (16 U.S.C. 471), and the act of June 4, 1897, 30 Stat. 34, 36 (16 U.S.C. 473), and upon recommendation of the Secretary of Agriculture, do proclaim

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Title 49—TRANSPORTATION

Chapter I—Interstate Commerce Commission

[Rev. S.O. 562, Amdt. 11]

PART 97—ROUTING OF TRAFFIC

Rerouting of Traffic, Appointment of Agent

At a Session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D.C., on the 18th day of May A.D. 1959.

Upon further consideration of the provisions of Revised Service Order No. 562 (14 F.R. 2697), as amended (15 F.R. 3105; 8651; 16 F.R. 4551; 17 F.R. 4675; 18 F.R. 3048; 19 F.R. 2966; 20 F.R. 3685; 21 F.R. 3650; 22 F.R. 3653; 23 F.R. 3641), and good cause appearing therefor:

It is ordered, That:

Section 97.562 *Rerouting of traffic, appointment of agent*, of Revised Service

Order No. 562 be, and it is hereby, further amended by substituting the following paragraphs (a) and (d) hereof for paragraphs (a) and (d) thereof:

(a) Charles W. Taylor, Director, Bureau of Safety and Service, Interstate Commerce Commission, Washington 25, D.C., is hereby designated and appointed an Agent of the Interstate Commerce Commission and vested with authority to authorize diversion and rerouting of loaded and empty freight cars from and to any point in the United States whenever in his opinion an emergency exists whereby any railroad is unable to move traffic currently over its lines.

(d) *Expiration date.* This section shall expire at 11:59 p.m., May 25, 1960, unless otherwise modified, changed, suspended, or annulled by order of this Commission.

(Sec. 1, 12, 15, 24 Stat. 379, 383, 384, as amended; 49 U.S.C. 1, 12, 15. Interprets or applies sec. 1(10-17), 15(4), 40 Stat. 101, as

amended, 54 Stat. 911; 49 U.S.C. 1(10-17), 15(4))

It is further ordered, That this amendment shall become effective at 11:59 p.m., May 25, 1959; that a copy of this order and direction be served upon the State railroad regulatory bodies of each State, upon all common carriers by railroad subject to the Interstate Commerce Act, and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D.C., and by filing it with the Director, Office of the Federal Register.

By the Commission, Division 3.

[SEAL] HAROLD D. MCCOY,
Secretary.

[F.R. Doc. 59-4387; Filed, May 25, 1959; 8:47 a.m.]

PROPOSED RULE MAKING

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[25 CFR Parts 171, 172, 173, 176]

MINERALS OTHER THAN OIL AND GAS

Suspension of Operations and Production on Mining Leases

Basis and purpose. Notice is hereby given that pursuant to authority vested in the Secretary of the Interior by the Acts of May 11, 1938 (52 Stat. 347; 25 U.S.C. 396(a-g)); March 3, 1909 (35 Stat. 781-783; 25 U.S.C. 396); June 4, 1920 (41 Stat. 751); and July 27, 1939 (53 Stat. 1127), it is proposed to amend 25 CFR, Parts 171, 172, 173, and 176 as set forth below. The purpose of these additions is to expedite action in authorizing suspension of operations and production on mining leases of Indian trust land other than oil and gas.

The proposed amendments relate to matters which are exempt from the rule making requirements of the Administrative Procedure Act (5 U.S.C. 1003); however, it is the policy of the Department of the Interior that wherever practicable the rule making requirements be observed voluntarily. Accordingly, interested persons may submit written comments, suggestions or objections with respect to the proposed amendments to the Commissioner of Indian Affairs, Department of the Interior, Washington 25, D.C., within 30 days of the date of publication of this notice in the FEDERAL REGISTER.

ROGER ERNST,
Assistant Secretary of the Interior.

MAY 20, 1959.

No. 102—4

1. A new § 171.14a is added, to read as follows:

§ 171.14a Suspension of operations and production on leases for minerals other than oil and gas.

The Secretary of the Interior or his authorized representative may authorize suspension of operating and producing requirements on mining leases for minerals other than oil and gas whenever during the primary term of the leases, it is considered that marketing facilities are inadequate or economic conditions unsatisfactory. Applications by lessees for relief from all operating and producing requirements on such mineral leases shall be filed in triplicate, in the office of the Regional Mining Supervisor of the Geological Survey and a copy thereof filed with the Superintendent. Complete information must be furnished showing the necessity for such relief. Suspension of operations and production shall not relieve the lessee from the obligations of continued payment of the annual rental or the minimum royalty.

2. A new § 172.15a is added to read as follows:

§ 172.15a Suspension of operations and production on leases for minerals other than oil and gas.

The Secretary of the Interior or his authorized representative may authorize suspension of operating and producing requirements on mining leases for minerals other than oil and gas whenever it is considered that marketing facilities are inadequate or economic conditions unsatisfactory. Applications by lessees for relief from all operating and producing requirements on such mineral leases shall be filed in triplicate in the office

of the Regional Mining Supervisor of the Geological Survey and a copy thereof filed with the Superintendent. Complete information must be furnished showing the necessity for such relief. Suspension of operations and production shall not relieve the lessee from the obligations of continued payment of the annual rental or the minimum royalty.

3. A new § 173.16a is added to read as follows:

§ 173.16a Suspension of operations and production on leases for minerals other than oil and gas.

The provisions of § 172.15a of this subchapter are applicable to leases under this part.

4. A new § 176.23a is added to read as follows:

§ 176.23a Suspension of operations and production on leases for minerals other than oil and gas.

The provisions of § 172.15a of this subchapter are applicable to leases under this part.

[F.R. Doc. 59-4381; Filed, May 25, 1959; 8:46 a.m.]

[25 CFR Part 221]

FLATHEAD INDIAN IRRIGATION PROJECT

Operation and Maintenance Charges

Pursuant to section 4(a) of the Administrative Procedure Act of June 11, 1946 (Public Law 404, 79th Congress, 60 Stat. 238) and authority contained in the acts of Congress approved August 1,