

Washington, Wednesday, June 3, 1959

Title 5—ADMINISTRATIVE PERSONNEL

Chapter I—Civil Service Commission PART 6—EXCEPTIONS FROM THE COMPETITIVE SERVICE

Department of the Interior

Effective upon publication in the FEDERAL REGISTER, subparagraph (3) of § 6.310(1) is amended as set out below.

§ 6.310 Department of the Interior.

* * * * *

(1) Office of Territories. * * *

* * * * *

(3) Chief, Division of Insular Affairs.

(R.S. 1753, sec. 2, 22 Stat. 403, as amended; 5 U.S.C. 631, 633)

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] WM. C. HULL,
Executive Assistant.

[F.R. Doc. 59-4585; Filed, June 2, 1959; 8:45 a.m.]

Title 7—AGRICULTURE

Chapter III—Agricultural Research Service, Department of Agriculture

[P.F.C. 612, 21st Rev.]

PART 301—DOMESTIC QUARANTINE NOTICES

SUBPART—KHAPRA BEETLE

Revised Administrative Instructions Designating Premises as Regulated Areas

Pursuant to § 301.76-2 of the regulations supplemental to the Khapra Beetle Quarantine (7 CFR 301.76-2) under sections 8 and 9 of the Plant Quarantine Act of 1912, as amended (7 U.S.C. 161, 162), revised administrative instructions are hereby issued as follows, listing premises in which infestations of the khapra beetle have been determined to exist and designating such premises as regulated areas within the meaning of said quarantine and regulations.

§ 301.76-2a Administrative instructions designating certain premises as regulated areas under the khapra beetle quarantine and regulations.

Infestations of the khapra beetle have been determined to exist in the premises listed in paragraphs (a) and (b) of this section. Accordingly, such premises are hereby designated as regulated areas within the meaning of the provisions in this subpart:

(a)

ARIZONA

Advance Seed & Grain Co. (Grain Division), 310 South 24th Avenue, Phoenix.

Mila Booth Farm, located 2¾ miles south and ¾ mile east of Colorado River Indian Agency, P.O. Box 1993, Parker.

Tom Drennen Farm, located ½ mile north and 2 miles east of LOFO No. 1, ¼ Colorado River Trading Co., Parker.

Carl Eaves Stables, 1604 North Center Street, Mesa.

Hi-Jolly Date Farm, 4500 East Main Street, Mesa.

George Willis Chicken Yard, 928 North Center Street, Mesa.

CALIFORNIA

Coachella Valley Feed Yard, located east side of Highway 111, south of Avenue 54, P.O. Box 226, Thermal.

J. T. Grammer farm property, Route 2, Box 248, located at County Roads East B and 12, north of Highway 99, east of railroad track, Heber.

NEW MEXICO

Jim Akers, Dairy Farm, Highway 85, located 2 miles south of Hatch, P.O. Box 12, Hatch.

Brazeal Mercantile Company, General Merchandise, Grocery and Feed (only store in Rincon), Rincon.

Frank Erdell (dairy), located 2 miles west and 1 mile north of the junction of Highways 70-80 and 85, Route 2, Box 85, Las Cruces.

J. H. Letts (game and poultry farm), 605 Gibson Road, Dona Ana County, N. Mex.

Price's Dairy Farm, Vinton Road, located 3 miles southwest of Anthony, Dona Ana County, Box 205, Anthony.

Telles Superette Market, located 0.2 mile east of State Highway 28, La Mesa.

Webb Mercantile (Grocery and Feed Store), Highway 85, Arrey.

J. A. Wilson Dairy Farm, 4701 Anapra Road, Dona Ana County, N. Mex.

(b) The portion of each of the following premises in which live khapra beetles were found has received the approved

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DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[25 CFR Parts 171, 172]

SUBSURFACE STORAGE OF OIL OR GAS

Notice of Proposed Rule Making

Basis and purpose. Notice is hereby given that pursuant to the authority vested in the Secretary of the Interior by the Act of August 1, 1956 (70 Stat. 774; 25 U.S.C. 396g), it is proposed to add new sections to 25 CFR, Parts 171 and 172, as set forth below. The purpose of the additions is to provide regulations for the leasing of Indian tribal or allotted lands for the subsurface storage of oil or gas.

These proposed additions 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 additions to the Commissioner of Indian Affairs, Department of the Interior, Washington 25, D.C., within thirty days of the date of publication of this notice in the FEDERAL REGISTER.

ROGER ERNST,

Assistant Secretary of the Interior.

MAY 28, 1959.

1. Section 171.3a, a new section, is added to read as follows:

§ 171.3a Leases for subsurface storage of oil or gas.

(a) The Secretary of the Interior, or his authorized representative, may approve storage leases, or modifications, amendments, or extensions of oil and gas or other mining leases, on tribal lands subject to lease under the Act of May 11, 1938 (52 Stat. 347; 25 U.S.C. 396a), and on allotted lands subject to lease under the Act of March 3, 1909 (35 Stat. 783; 25 U.S.C. 396), to provide for the subsurface storage of oil or gas, irrespective of the lands from which production is initially obtained. The storage lease, or modification, amendment, or extension, shall provide for the payment of such storage fee or rental on such oil or gas as may be determined adequate in each case, or, in lieu thereof, for a royalty other than that prescribed in the oil and gas lease when such stored oil and gas is produced in conjunction with oil or gas not previously produced.

(b) The Secretary of the Interior may authorize a provision in an oil and gas lease, under which storage of oil and gas is authorized, for continuance of the lease at least for the period of such storage use and so long thereafter as oil or gas not previously produced is produced in paying quantities.

(c) Applications for subsurface storage of oil or gas shall be filed in triplicate with the oil and gas supervisor and shall disclose the ownership of the lands in-

involved, the parties in interest, the storage fee, rental, or royalty offered to be paid for such storage, and all essential information showing the necessity for such project. Enough copies of the final agreement signed by the parties in interest shall be submitted for the approval of the Secretary, or his authorized representative, to permit retention of five copies by the Department after approval.

2. Section 172.4a, a new section, is added to read as follows:

§ 172.4a Leases for subsurface storage of oil or gas.

The provisions of § 171.3a of this subchapter are applicable to leases under this part.

[F.R. Doc. 59-4607; Filed, June 2, 1959; 8:46 a.m.]

National Park Service

[36 CFR Part 1]

GENERAL RULES AND REGULATIONS

Landing of Aircraft

Basis and purpose. Notice is hereby given that pursuant to the authority vested in the Secretary of the Interior by section 3 of the Act of August 25, 1916 (39 Stat. 535; 16 U.S.C. 3), it is proposed to amend 36 CFR 1.61 as set forth below. The purpose of this amendment is to prohibit the landing of aircraft on Wonder Lake in Mount McKinley National Monument, Alaska; to change the description of the airport where the landing of aircraft is permitted in Death Valley National Monument, California; and, to change the description of the area where the landing of aircraft is permitted in Glacier Bay National Monument, Alaska.

This proposed amendment relates 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 in triplicate written comments, suggestions, or objections with respect to the proposed amendment to the National Park Service, Washington 25, D.C., within thirty days of the date of publication of this notice in the FEDERAL REGISTER.

ROGER ERNST,

Assistant Secretary of the Interior.

MAY 27, 1959.

Subparagraphs (1), (2) and (3) of paragraph (a) of § 1.61 are amended to read as follows:

§ 1.61 Aircraft.

(1) *Mount McKinley National Park, Alaska.* McKinley Park Station airport, located in Sections 3 and 4, Township 14 South, Range 7 West, and Sections 33 and 34, Township 13 South, Range 7 West, Fairbanks Meridian.

(2) *Death Valley National Monument, California.* Death Valley airport, located in W½ Section 16 and NW¼ Section 21, Township 27 North, Range 1 East, San Bernardino Base and Meridian.

(3) *Glacier Bay National Monument, Alaska.* The entire water area of the Monument, except Adams Inlet and any of the lakes within the Monument; provided, however, landings and takeoffs shall not be made on beaches or tidal flats or within one nautical mile of any tidewater glacier in the Monument.

[F.R. Doc. 59-4606; Filed, June 2, 1959; 8:46 a.m.]

FEDERAL COMMUNICATIONS COMMISSION

[47 CFR Part 3]

[Docket No. 12779; FCC 59-492]

TABLE OF ASSIGNMENTS; TELEVISION BROADCAST STATIONS

Wilmington, Del. and Atlantic City, N.J.

1. The Commission has before it for consideration its Notice of Proposed Rule Making in this proceeding (FCC 59-135) which was released on February 20, 1959. The Notice invited comments on the proposal submitted by the Joint Council on Educational Television (JCET) for the reservation of Channel 12 at Wilmington, Delaware, for noncommercial educational use, and the proposals submitted by Neptune Broadcasting Corporation (Neptune), permittee of UHF Station WHTO-TV, Atlantic City, New Jersey, requesting deletion of Channel 12 from Wilmington and its reassignment to Atlantic City or, in the alternative, that Channel 12 be assigned to Atlantic City-Wilmington.

2. Comments in support of the reservation of Channel 12 for noncommercial educational use at Wilmington were filed by the JCET and the Educational Television Council.¹

3. Comments in support of assigning Channel 12 to Atlantic City or in the alternative, to Atlantic City-Wilmington,

¹Submitted with various pleadings from the Educational Television Council were 240 supporting statements from individuals and educational, cultural and civic organizations in the 20-county area of Delaware, Pennsylvania and New Jersey served by Channel 12. In addition, letters supporting the reservation of Channel 12 at Wilmington for noncommercial educational use were received from the Delaware Educational Television Association, Inc.; the Newark, Delaware, Branch of the American Association of University Women; the Newark, Delaware, Parent-Teachers Association; the Alexis I. du Pont Parent Teachers Association, New Castle County, Delaware; Delaware Chapter #50, Council for Exceptional Children; Todd Estates Civic Association, Newark, Delaware; Silverside Parent-Teachers Association, Wilmington, Delaware; Mount Pleasant Junior High School's Parent-Teachers Association, Wilmington, Delaware; Wilmington, Delaware, Chapter of the National Council of Jewish Women; Mrs. Jay O. Newlon of Wilmington; Robert W. Nolan of Wilmington; and Lloyd L. Falk of Wilmington.