PART 169—GENERAL LICENSE NO. 39 UNDER EXECUTIVE ORDER No. 8389, APRIL 10, 1940, AS AMENDED, AND REGULATIONS ISSUED PURSUANT THERETO, RELATING TO TRANSACTIONS IN FOREIGN EXCHANGE, Erc 1

A general license is hereby granted authorizing banking institutions within the United States to make payments from accounts in which Yugoslavia or a national thereof has a property interest within the meaning of the Executive Order of April 10, 1940, as amended, and the Regulations issued thereunder 1 of checks and drafts drawn or issued prior to March 24, 1941, and to accept and pay and debit to such accounts drafts drawn prior to March 24, 1941, under letters of credit; provided, that each banking institution making any payment or debit authorized by this general license shall file promptly with the appropriate Federal Reserve Bank weekly reports showing the details of such transactions. This license shall expire at the close of business on April 24, 1941.

D. W. Bell. Acting Secretary of the Treasury. March 24, 1941.

[F. R. Doc. 41-2176; Filed, March 25, 1941; 10:39 a. m.]

TITLE 32-NATIONAL DEFENSE

CHAPTER IX-OFFICE OF PRODUC-TION MANAGEMENT

SUBCHAPTER B-PRIORITIES DIVISION [No. M-2]

GENERAL PREFERENCE ORDER 2 TO DIRECT THE DISTRIBUTION OF MAGNESIUM

March 24, 1941.

Whereas it has been found that thè demands of the national defense program create a shortage in the supply of magnesium so that it is necessary, in the interest of national defense and security. to conserve the supply and direct the distribution of magnesium, giving preference to Defense Orders (as hereinafter defined), now therefore:

Deliveries by all producers of magnesium shall be made in accordance with

Session).

the following preference ratings and directions:

All contracts or orders placed with such producers for delivery of magnesium which is to enter directly or indirectly into the manufacture of any material for the Army or Navy are hereinafter called "Defense Orders". Defense Orders, which do not bear a higher preference rating than A-10, are hereby assigned a preference rating of A-10.

Contracts or orders placed with such producers for delivery of magnesium which is to enter directly or indirectly into the manufacture of any material for the defense of Great Britain, including contracts or orders from other parts of the British Empire for that purpose, (hereinafter also called "Defense Orders"), unless otherwise specifically directed by the Director of Priorities, are hereby assigned the same preference rating status as that assigned to contracts or orders for magnesium entering into the manufacture of similar or corresponding material for the Army or Navy, and all such contracts or orders which are not thus assigned a higher preference rating (or which have not now or hereafter otherwise received a higher preference rating) are hereby assigned a preference rating of A-10.

Preference ratings will, from time to time, be assigned to contracts or orders other than Defense Orders by the Director of Priorities. No deliveries shall be made under any contracts or orders other than Defense Orders except by release pursuant to the assignment of preference ratings or by other specific order.

The sequence of deliveries under contracts or orders bearing the same preference rating shall be based on the delivery dates specified in such contracts or orders.

Where there is doubt as to whether a particular contract or order constitutes a Defense Order, the matter shall be referred to the Division of Priorities with all known facts for its determination.

All such producers shall maintain accurate records and information concerning all contracts or orders placed with them, including the name and address of each customer, the kinds, quantities and value of material and applicable delivery schedules, the preference ratings assigned to such contracts and orders, and the dates of actual delivery thereunder, and inventories and stocks on hand; and shall furnish any such information to the Priorities Division, Office of Production Management, Washington, D. C., ten days before the end of each month, which it may request; and shall submit from time to time, upon request, to an audit and inspection by representatives of the Priorities Division with respect to such contracts and orders and prospective and past deliveries, and such inventories and stocks.

This order supersedes and cancels all previous orders and directions of the Director of Priorities, or the Priorities Division, of the Office of Production Management applicable to such producers, and may be modified or terminated by the Director of Priorities at any time. This order shall take effect on the 24th day of March 1941, and unless previously terminated shall expire on the 30th day of June 1941.

> E. R. STETTINIUS, Jr., Director of Priorities.

[F.R. Doc. 41-2167; Filed, March 24, 1941; 4:40 p. m.]

TITLE 36—PARKS AND FORESTS

CHAPTER I-NATIONAL PARK SERVICE

PART 2-GENERAL RULES AND REGULATIONS

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Made, approved, and published by the Secretary of the Interior on the 19th day of March 1941, to become effective immediately, and to continue in force and

¹Sec. 5 (b), 40 Stat. 415 and 966; Sec. 2, 48 Stat. 1; Public Resolution No. 69, 76th Congress; 12 U.S.C. 95a; E.O. 6560, Jan. 15, 1934; E.O. 8389, April 10, 1940; E.O. 8405, May 10, 1940; E.O. 8446, June 17, 1940; E.O. 8484, July 15, 1940; E.O. 8493, July 25, 1940; E.O. 8565, October 10, 1940; E.O. 8701, March 4, 1941; E.O. 8711, March 13, 1941; E.O. 8721, March 24, 1941; Regulations, April 10, 1940, as amended May 10, 1940, June 17, 1940, July 15, 1940, October 10, 1940, March 4, 1941, March 13, 1941, and March 24, 1941.

²This order is issued by the Director of Priorities in the interest of the National Defense and pursuant to the authority vested

fense and pursuant to the authority vested in him by the Office of Production Manage-ment Regulation No. 3, dated March 7, 1941, Executive Order No. 8629, dated January 7, 1941, and Section 2 (a) of the Act of June 28, 1940 (Public, No. 671, 76th Congress, Third Section)

effect until otherwise directed by the said Secretary.

§ 2.0 General provisions. Pursuant to the authority granted to the Secretary of the Interior by the Act of August 25. 1916 (ch. 408, sec. 3, 39 Stat. 535), as amended by the Act of June 2, 1920 (ch. 218, sec. 5, 41 Stat. 731); by the Act of March 7, 1928 (ch. 137, sec. 1, 45 Stat. 200, 235); by the Act of August 21, 1935 (ch. 593, sec. 2, 49 Stat. 666); by the Act of June 17, 1902 (ch. 1093, sec. 10, 32 Stat. 390); by the Act of June 30, 1936 (ch. 883, 49 Stat. 2041); by the Act of May 18, 1938 (52 Stat. 407); by the Act of May 10, 1939 (ch. 119, 53 Stat. 685): and pursuant to the authority granted to the Secretary of War by the Act of March 2, 1933 (ch. 180, 47 Stat. 1420), and transferred to the Secretary of the Interior by Executive Order No. 6166, June 10, 1933, as interpreted by Executive Order No. 6228, July 28, 1933, under the authority of the Act of March 3, 1933 (ch. 212, sec. 403, 47 Stat. 1489, 1518); and pursuant to the authority granted to the Secretary of the Interior by various acts of Congress relating to particular parks. monuments and reservations, the following regulations are hereby made, prescribed and published for the proper use, management, government, and protection of, and maintenance of good order in, all the National Parks, National Monuments, National Military Parks, National Battlefield Parks, National Historical Parks, National Historic Sites, National Parkways and connected recreational areas, Battlefield Sites, the Boulder Dam National Recreational Area, and miscellaneous memorials which are, or hereafter may be, under the administrative jurisdiction of the National Park Service of the Department of the Interior: Provided, however, That the rules and regulations in this part shall not apply to National Cemeteries, National Capital Parks, or Recreational Demonstration Areas. All general rules and regulations approved by the Secretary of the Interior June 18, 1936 (1 F.R. 672, 36 CFR, Chapter I, Part 2), as amended, are hereby superseded.*

*Sections 2.0 to 2.91, inclusive, are issued under the authority contained in sec. 3, 39 Stat. 535, sec. 5, 41 Stat. 731, sec. 1, 45 Stat. 235, 16 U.S.C. 3; sec. 2, 49 Stat. 666, 16 U.S.C. Supp. V, 462; sec. 10, 32 Stat. 390, 43 U.S.C. 373; 49 Stat. 2041, 16 U.S.C., Supp. V, 4031; 52 Stat. 407, 16 U.S.C., Supp. V, 833j; 47 Stat. 420, E.O. 6166, June 10, 1933, as interpreted by E.O. 6228, July 28, 1933, sec. 403, 47 Stat. 1518, 16 U.S.C. 9a, 5 U.S.C. 132 note; 53 Stat.

- § 2.1 Definitions. As used in the rules and regulations in this part, unless otherwise indicated:
- (a) The term "Secretary" means the Secretary of the Interior.
- (b) The term "Director" means the Director of the National Park Service.
- (c) The term "superintendent" includes a custodian, caretaker, supervisor, or other person in charge of a park or monument.
- (d) The term "park" includes National Parks, National Military Parks, National

- Battlefield Parks, National Historical Parks, the Boulder Dam National Recreational Area, and National Parkways and connected recreational areas.
- (e) The term "monument" includes National Monuments, National Historic Sites, Battlefield Sites, and miscellaneous memorials.*
- § 2.2 Preservation of public property, natural features and curiosities. (a) The destruction, injury, defacement, removal or disturbance in any manner of any public building, sign, equipment, monument, statue, marker, or other structure, or of any tree, flower, fruit, vegetation, rock, mineral formation, stalactite, stalagmite, phenomenon of crystallization, incrustation in any lava tube, cave, steam vent, or cone, or of any animal, bird, or other wildlife, or of any ruins, relic, or of any other public property of any kind, is prohibited.
- (b) No canes, umbrellas, or sticks of any kind may be taken into caves or caverns. The tossing or throwing of rocks or other material inside the caves or caverns is prohibited.
- (c) Bona fide claimants or entrymen claiming or owning land reasonably adjacent to Grand Teton National Park must secure written permits from the superintendent before cutting any dead or down timber within the park, and are restricted to cutting such timber for firewood for their own consumption.
- (d) Visitors in Hawaii National Park may, with the permission of the superintendent, pick and eat, or carry away, such fruits as the superintendent may designate.
- (e) The unauthorized possession of any flower or other vegetation in any park or monument is prohibited.
- § 2.3 Camping. (a) No camping is permitted outside the specially designated campsites, except when necessary in connection with trips to isolated sections of the parks or monuments.
- (b) The superintendent may establish limitations on the time allowed for camping in any public camping areas, and upon the posting of such limitations no person, party, or organization shall be permitted to camp longer than the period limited for the particular area during any calendar year.
- (c) Campers shall occupy the sites designated by the superintendent or his representative.
- (d) In an emergency, the superintendent may require any camping area to be completely vacated.
- (e) Campers shall keep their campsites clean. Combustible rubbish shall be burned on campfires and all other garbage and refuse of all kinds shall be placed in receptacles provided for the purpose. At new or unfrequented camps, garbage shall be burned or burled.
- (f) Only in areas designated by the superintendent may campers use any dead or fallen timber for fuel, except that sequola wood or bark shall not be disturbed for any purpose.

- (g) The installation of permanent camping facilities by visitors is prohibited.
- (h) The digging or leveling of the ground in any campsite without a ranger's permission is prohibited.
- (i) Camps must be completely razed and the sites cleaned before the departure of campers. In dismantling camps, all material, such as poles, bark, planks, platforms, etc., used in the construction of temporary camps must be removed, and if combustible must be piled on the public camp woodpiles.
- (j) Campers shall not leave their camps unattended for more than 48 hours without special permission of the superintendent, obtained in advance. Camping equipment left unattended in any public camping area for 48 hours or more is subject to removal by order of the superintendent, the expense of such removal to be paid by the person leaving such equipment.
- (k) No camp may be established in a park or monument and used as a base for hunting outside such park or monument.
- (1) No camp shall be placed within 25 feet of any water hydrant, main road, or well-defined water course.
- (m) Any article likely to frighten horses shall not be hung near a road or trail used by horses.
- (n) The superintendent may establish hours during which quiet must be maintained at any camp, and prohibit the running of motors at or near a camp during such hours.
- (0) No camping is permitted in any part of the Muir Woods National Monument, and no hikers or visitors shall enter or remain therein between one-half hour after sunset and one-half hour before sunrise.*
- § 2.4 Fishing. (a) Any person fishing in the waters of the Yosemite, Sequoia. Lassen Volcanic, Kings Canyon, Grand Canyon, Rocky Mountain, Grand Teton, Acadia, Olympic, Wind Cave, Great Smoky Mountains, Mammoth Cave, Shenandoah, and Zion National Parks. the Boulder Dam National Recreational Area, and the monuments under the jurisdiction of the National Park Service, must secure a sporting fishing license, as required by the laws of the state or states in which such park or monument is situated. All fishing in such parks and monuments must be done in conformity with the laws of the state regarding open seasons, size of fish, and the limit of catch, except as otherwise provided in the following paragraphs, which are applicable to all parks and monuments.
- (b) Fishing with nets, seines, traps, or by the use of drugs or explosives, or for merchandise or profit, or in any other way than with hook and line, the rod or line being held in the hand, is prohibited; except that commercial fishing in the waters of Fort Jefferson and Glacier Bay National Monuments is permitted under special regulations.

- (c) Fishing in particular waters may be suspended, or restricted in regard to the use of particular kinds of bait, under special regulations.
- (d) The number of fish that may be taken by one person in any one day from the various lakes and streams shall be limited to 10 fish, unless otherwise provided by special regulations.
- (e) Possession of more than two days' catch by any person at any one time is prohibited, unless otherwise provided by special regulations.
- (f) No fish less than six inches long may be retained unless a different limit be established by special regulations. All fish hooked less than such limit in length shall be carefully handled with moist hands and returned at once to the water if not seriously injured. Undersized fish retained because seriously injured shall be counted in the number of fish which may be taken in one day.
- (g) The possession of live minnows, chubs, or other bait fish, or the use thereof as bait, is prohibited in all parks and monuments, except Acadia National Park and Fort Jefferson National Monument.
- (h) The digging of worms for bait is prohibited in all parks and monuments.
- (i) The canning or curing of fish for the purpose of transporting them out of a park or monument is prohibited.
- (j) The possession of fishing tackle or fish upon or along any waters closed to fishing shall be prima facie evidence that the person or persons having such fishing tackle or fish are guilty of unlawful fishing in such closed waters.
- (k) State fishing licenses and all fish taken must be exhibited upon demand to any person authorized to enforce the provisions of the regulations in this part.
- (1) Fishing is prohibited in the Muir Woods National Monument.
- (m) The Boulder Dam National Recreational Area is excepted from the provisions of paragraphs (b) to (j), inclusive, of this section.*
- § 2.5 Picnicking. (a) The superintendent may establish reasonable limitations on the time during which any person or group of persons may use any picnicking facility when, in his judgment, such limitations are necessary for the accommodation of the visiting public.
- (b) Picnicking or the eating of lunches is prohibited in restricted areas designated by the superintendent.
- (c) Picnicking or the eating of lunches is prohibited in the Muir Woods National Monument.*
- § 2.6 Bathing. (a) Bathing in any of the streams or lakes near the regularly traveled thoroughfares, without proper bathing clothes, is prohibited.
- (b) Bathing in particular waters may be prohibited by the superintendent when, in his judgment, such action is necessary for the protection of bathers or of water supplies.
- (c) In Hot Springs National Park, the superintendent may establish the hours

- during which bathing will be permitted in the pool.*
- § 2.7 Sanitation. (a) Campers and others shall not wash clothing or cooking or eating utensils in, or pollute in any other manner, the waters of the parks or monuments.
- (b) The cleaning of fish or the washing of clothing at campground hydrants is prohibited.
- (c) Garbage, papers, or refuse of any kind shall not be thrown or left on or along roads, in camping or picnic areas, or on any other park or monument lands.
- (d) Contamination of watersheds, of water supplies, or of any water used for drinking purposes, is prohibited.
- (e) All comfort stations shall be used in a clean and sanitary manner.
- (f) The drainage or dumping of refuse from any trailer, except in places or receptacles provided for such purpose, is prohibited.
- (g) Saddle, pack, or draft animals shall not be kept in or near any camping area. No such animals shall be kept on the floor of Yosemite Valley except in the operator's corral. All privately owned horses traveling through Glacier National Park must be stabled at the operator's corral when they are kept in the vicinity of developed areas.*
- § 2.8 Fires. (a) Fires shall not be kindled near or on the roots of trees, dead wood, moss, dry leaves, forest mold, or other vegetable refuse, but in some open space on rocks or earth. On public campgrounds the regular fireplaces constructed for the convenience of visitors must be used. Should camp be made in a locality where no such open space exists or is provided, the dead wood, moss, dry leaves, etc., shall be scraped away to the rock or earth over an area considerably larger than that required for the fire.
- (b) Fires shall be lighted only when necessary and, when no longer needed, shall be completely extinguished, and all embers and beds smothered with earth or water, so that there remains no possibility of reignition.
- (c) Permission to burn on any cleanup operation within the parks or monuments must first be obtained in writing from the office of the superintendent, and in such cases as it is deemed advisable such burning will be under Government supervision. All costs of suppression and all damage caused by reason of loss of control of such burning operations shall be paid by the person or persons to whom such permit has been granted.
- (d) No lighted cigarette, cigar, pipe heel, match, or other burning material shall be thrown from any vehicle or saddle horse or dropped into any grass, leaves, twigs, tree mold, or other combustible or inflammable material.
- (e) Smoking on any lands within the parks or monuments may be prohibited by the superintendent when, in his judgment, the hazard makes such action necessary.

- (f) The building of fires on any lands within the parks or monuments may be prohibited or limited by the superintendent when, in his judgment, the hazard makes such action necessary.
- (g) All persons making trips away from established camps are required to obtain written fire permits from the nearest ranger before building camp fires.
- (h) The use of fireworks or firecrackers in the parks and monuments is prohibited, except with the written permission of the superintendent.*
- § 2.9 Protection of wildlife. (a) The parks and monuments are sanctuaries for wildlife of every sort, and all hunting, or the killing, wounding, frightening, capturing or attempting to kill, wound, frighten, or capture at any time of any wild bird or animal, except dangerous animals when it is necessary to prevent them from destroying human lives or inflicting personal injury, is prohibited.
- (b) Unauthorized possession within a park or monument of the dead body or any part thereof of any wild bird or animal shall be prima facie evidence that the person or persons having the same are guilty of violating this section.
- (c) The carcasses of animals or birds or parts thereof, unlawfully taken or possessed within a park or monument, shall be seized and shall be disposed of as the Director may prescribe.
- (d) During the hunting season, arrangements must be made at entrance stations to identify and transport through the parks and monuments, where necessary, the carcasses of birds or animals legally killed outside the parks and monuments. Failure to make such arrangements shall be deemed a violation of this section.*
- § 2.10 Bears. The feeding, touching, teasing or molesting of bears is prohibited.*
- § 2.11 Firearms, etc. (a) Firearms, explosives, traps, seines, and nets are prohibited within the parks and monuments, except upon written permission of the superintendent. Visitors entering or trayeling through the parks and monuments to places beyond shall, at entrance, report and, if required to do so, surrender all such objects in their possession to the first park or monument officer, and, in proper cases, may obtain his written permission to carry them through the park or monument sealed. Failure to obtain such written permission shall be deemed a violation of this section. The Government assumes no responsibility for the loss of, or damage to, any such objects so surrendered to any park or monument officer, nor are such officers authorized to accept the responsibility or custody of any other property for the convenience of the visitors.
- (b) The superintendent may, in his discretion, permit the carrying of firearms by employees under his administrative jurisdiction when such possession is deemed necessary in the performance of their official duties.

- . (c) At the discretion of the superintendent, approved guides in charge of pack trains or saddle horse parties may be permitted to carry unsealed firearms.
- (d) Authorized law enforcement officers may carry unsealed firearms within the parks and monuments while engaged in the enforcement of federal or state laws and regulations, or when otherwise necessary in the performance of their duties.*
- § 2.12 Radios, loud speakers, etc. (a) The use of radios in public camps, hotels, or other buildings, or in automobiles, is prohibited when audible beyond the immediate vicinity of the radio set. Radios shall not be operated to the annoyance of other persons, nor so as to disturb the quiet of camps or other public places. The erection of aerials or other radio installation is prohibited.
- (b) The use of loud speakers or public address systems, whether fixed or portable, on lands or highways in the parks and monuments is prohibited without first securing written permission from the superintendent.*
- § 2.13 Dogs and cats. (a) Dogs and cats are prohibited on the Government lands in the parks and monuments unless such animals are on leash, crated, or otherwise under physical restrictive control at all times: Provided, however, That the superintendent may designate areas to which dogs and cats shall not be admitted.
- (b) Stray dogs or cats running at large in the parks and monuments, and dogs found in the act of pursuing wildlife, may be killed to prevent molestation of the wildlife therein.
- (c) In Mount McKinley National Park, dogs may be used for hauling, with the permission of the superintendent, and subject to the following rights and restrictions:

In winter, prospectors and miners may use such dogs as may be necessary for a reasonable time for heavy hauling of supplies, fuel, timber, and other objects; thereafter each person is limited to seven dogs. In summer, no dogs are allowed except in special cases. In no case nor at any time shall litters or pups be raised in the parks except by special permission of the superintendent. Persons entering the park with dogs must register at McKinley Park entrance, Katishna entrance, or the nearest ranger station, giving such information as may be required by the superintendent.

- (d) Bona fide clubs and associations holding permits from the Virginia Commission of Game and Inland Fisheries may, with the permission of the superintendent, hold field trials with dogs in Petersburg National Military Park: *Provided, however*, That shooting over or in front of such dogs is prohibited.*
- § 2.14 Mountain summit climbing.

 (a) In Mount McKinley, Mount Rainier, and Grand Teton National Parks, mountain climbing shall be undertaken only with the permission of the superintendent of the park. To insure reasonable

- chances of success, he shall not grant such permission until he is satisfied that all members of the party are properly clothed, equipped, and shod, are qualified physically and through previous experience to make the climb, and that the necessary supplies are carried. No individual will be permitted to start alone for the summit of Mount McKinley, Mount Rainier, Grand Teton, Middle Teton, or South Teton.
- (b) While the Government assumes no responsibility in connection with any kind of accident to mountain-climbing parties, all persons starting to ascend Mount McKinley, Mount Rainler, Grand Teton, Middle Teton, or South Teton, shall fill out an information blank furnished by the superintendent and shall report to him upon return.
- (c) When the superintendent deems such action necessary he may prohibit all mountain climbing in the park.*
- § 2.15 Collection of scientific specimens. Collection of natural objects for scientific or educational purposes shall be permitted only in accordance with written permits first had and obtained from the superintendent. No permits will be issued to individuals or associations to collect specimens for personal use, but only to persons officially representing reputable scientific or educational institutions in procuring specimens for research, group study, or museum display. Permits will be issued only on condition that the specimens taken will become part of a permanent public museum or herbarium collection, or will in some suitable way be made permanently available to the public. No permits may be granted for the collection of specimens the removal of which would disturb the remaining natural features or mar their appearance. Permits to secure rare natural objects will be granted by the Director only upon proof of special need for scientific use and of the fact that such objects cannot be secured elsewhere.*
- § 2.16 Archaeologic ruins and objects.
 (a) Permits for the examination of ruins, the excavation of archaeological sites, and the gathering of objects of antiquity will be granted only to reputable museums, universities, colleges, or other recognized scientific or educational institutions, or to their duly authorized agents, upon application to the Secretary.
- (b) Visitors shall not remove any artifacts or other objects of archaeological or historical significance from the place where they may be found, nor purchase any such objects from Indians or others. Any such objects purchased or removed in violation of this section shall be delivered to the superintendent or his representative on demand.
- (c) Visitors shall not be permitted to visit the ruins in Mesa Verde National Park unless accompanied by National Park Service employees. The superintendent may waive this requirement by issuing a special written permit to persons engaged in scientific studies.

- (d) Visitors shall not be permitted to enter the canyons in Canyon de Chelly National Monument unless accompanied by National Park Service employees or authorized guides. The superintendent of Southwestern Monuments may, in his discretion, issue licenses to properly qualified persons to act as guides for the purpose of accompanying visitors within the canyons.
- (e) The superintendent may prohibit the public from entering or exploring any ancient ruins or other archaeological features of the park or monument under his supervision when in his judgment such entrance or exploration will tend to destroy or endanger such ruins or features: Provided, That the superintendent may issue special written permits to qualified persons to visit such places for the purpose of making scientific observations upon condition that no artifacts or other objects or features shall be removed or in any way disturbed.*
- § 2.17 Pack trains and saddle horse parties. (a) No pack train or saddle horse party shall be allowed in Crater Lake, Glacier, Grand Canyon, Hawaii, Lassen Volcanic, Mesa Verde, Mount Mc-Kinley, Mount Rainier, Olympic, Rocky Mountain, Yellowstone, Yosemite, Zion and Bryce Canyon National Parks, unless in charge of an approved guide. Guides may be required to pass an examination prescribed by the superintendent. Prospectors and miners in Mount McKinley and Olympic National Parks, and Death Valley National Monument, are excepted from the provisions of this paragraph.
- (b) No person may pass through or camp in any of the parks, except Sequoia, Kings Canyon, and Grand Teton National Parks, using animals or camp equipment not hired from the authorized operators of saddle horse service, where such service is established at the park under contract with the Secretary. unless the animals and equipment belong to a member or members of the party, and unless the other members are not renting, or in any way paying for the use of the animals or equipment, and unless the owners are not making the trip under any lease arrangement, and shall satisfy the superintendent that such are the facts.
- (c) To conduct or operate, or to cause to be conducted or operated, a saddle horse party into, or to act as guide for any purpose within any of the parks mentioned in paragraph (a) of this section, without the written permission of the Director or the superintendent, is prohibited; and the person or persons so conducting, operating, or causing to be conducted or operated, or acting as guide shall be subject to the penalties prescribed by law for violation of the regulations in this part.
- (d) No saddle horses shall be permitted in the Muir Woods National Monument.*
- § 2.18 Use of park waters. In Platt National Park the superintendent may, whenever it becomes necessary to do so, restrict the use of the waters of any of

the springs to immediate drinking purposes at such springs.*

- § 2.19 Reports of accidents. All accidents of whatever nature shall be reported as soon as possible by the person or persons involved, to the superintendent or at the nearest ranger station.*
- § 2.20 Grazing. (a) The running at large, herding, or grazing of livestock of any kind on the Government lands in the parks and monuments, as well as the driving of livestock over the same, is prohibited, except where authority therefor has been granted by the Director.
- (b) Paragraph (a) above is subject to the exception contained in the Act of Congress approved February 26, 1929 (45 Stat. 1314), relating to grazing in Grand Teton National Park, and to the exception contained in the Act of Congress approved February 14, 1931 (46 Stat. 1161), reserving to the Navajo Tribe of Indians the right to the surface use of the lands in the Canyon de Chelly National Monument for agricultural, grazing, or other purposes.
- (c) No authority may be granted for grazing in the Yellowstone National Park.*
- § 2.21 Dead animals. All domestic or grazed animals that may die on any Government lands in the parks or monuments shall be removed immediately, or buried immediately by the owner or person having charge of such animals, at least two feet beneath the ground, and in no case less than one-fourth mile from any camp, thoroughfare, or source of water supply.*
- § 2.22 Begging, soliciting, etc. (a) Begging is prohibited within the parks and monuments.
- (b) Hitch-hiking is prohibited within the parks and monuments.
- (c) Drumming and soliciting within the Hot Springs National Park for any physician, surgeon, or any person publicly professing to relieve, cure, or heal, or for any bathhouse receiving water from the Hot Springs National Park, are prohibited.*
- § 2.23 Disorderly conduct. Persons who render themselves obnoxious by disorderly conduct or bad behavior shall be subject to the penalties hereinafter prescribed for violation of the regulations in this part, and in addition thereto, or in lieu thereof, may be summarily removed from the park or monument by the superintendent.*
- § 2.24 Abandonment of property. The abandonment of any personal property in the parks and monuments is prohibited.*
- § 2.25 Lost articles. Persons finding lost articles, other than relics, should deposit them at the office of the superintendent, or at the nearest ranger station, leaving their own names and addresses, so that if the articles are not claimed by the owners within 60 days, they may be turned over to those who found them.*
- § 2.26 Fraudulently obtaining accommodations. The obtaining of food, lodging, or other accommodations in the parks and monuments, with intent to de-

- fraud, is forbidden, and such fraudulent intent will be presumed from refusal or neglect to pay therefor on demand, or payment therefor with negotiable paper on which payment is refused, or absconding without paying or offering to pay therefor, or false or fictitious showing or pretense of baggage or other property, or surreptitious removal or attempted removal of baggage.*
- § 2.27 Prospecting and mining. Prospecting and the location of mining claims on Government lands within the parks and monuments are prohibited, except that in Mount McKinley National Park, Death Valley National Monument, Glacier Bay National Monument, and that part of Olympic National Park lying east of the range line between ranges 9 and 10 north of the seventh standard parallel, and east of the range line between ranges 4 and 5 west, Willamette Meridian, prospecting and mining may be prosecuted under special regulations prescribed by the Secretary. Mineral lands within the Boulder Dam National Recreational Area. other than those included within the Boulder Canyon Wildlife Refuge, may, in the discretion of the Secretary, be opened to location, entry, and patent under the general mining laws, under the provisions of the Act of April 23, 1932 (47 Stat. 136). This section is subject to the further exception contained in the Act of Congress approved February 14, 1931 (46 Stat. 1162), reserving to the Navajo Tribe of Indians the mineral rights in the Canyon de Chelly National Monument.*
- § 2.28 Gambling. Gambling in any form, or the operation of gambling devices, whether for merchandise or otherwise, is prohibited.*
- § 2.29 Motion or sound pictures. Before any motion or sound picture may be filmed in any park or monument, except by amateurs and bona fide news reel photographers, authority must first be obtained, in writing, from the superintendent, which authority will be granted, in the discretion of the superintendent, under special regulations prescribed by the Secretary.*
- § 2.30 Advertisements. Private notices or advertisements shall not be posted, distributed, or displayed in the parks or monuments, excepting such as the superintendent may deem necessary for the convenience and guidance of the public.*
- § 2.31 Private operations. (a) No person shall reside permanently in a park or monument, except National Park Service employees or other persons authorized to do so by law or by the Director.
- (b) No person, firm, or corporation shall engage in or solicit any business, or erect buildings in a park or monument, without permission in writing from the Director. Applications for such permission may be addressed to the Director through the superintendent.
- (c) No person, firm, or corporation shall construct, or attempt to construct, a tele-

- phone line, telegraph line, power line, or other private or public utility, over, through, or under any parkway lands without a license or permit from the Secretary or the Director.
- (d) No person, firm, or corporation shall construct, or attempt to construct, a road, trail, path, or other way, over, across, or upon any parkway lands without a license or permit from the Storetary or the Director.*
- § 2.32 Private lands. (a) Owners of private lands, including Indian lands owned either individually or tribally, within the limits of any park or monument are entitled to the full use and enjoyment thereof, subject to any regulations by the Secretary specifically relating to such private lands; the boundaries of such lands, however, shall be determined, marked, and defined, so they may be readily distinguished from the park or monument lands.
- (b) Private owners shall provide against trespass by their livestock upon lands of the parks or monuments, and owners and persons in charge of trespassing livestock shall be subject to the penalties provided by law for violation of the regulations in this part.
- (c) Stock may be taken over the lands of parks and monuments with the written permission and under the supervision of the superintendent, but such permission and supervision are not required when access to such private lands is had wholly over roads or lands not owned or controlled by the United States.
- (d) No person shall maintain a nuisance upon private lands within a park or monument.
- (e) The provisions of §§ 2.4, 2.8, 2.9, 2.11, and 2.28 are applicable to private lands within the following parks: Sequoia, Yosemite, Lassen Volcanic, Crater Lake, Rocky Mountain, Mount McKinley, Mount Rainier, Yellowstone, Glacier, and Mesa Verde.
- (f) The provisions of §§ 2.7 (a), (d), and 2.8 (a), (b), (c), (d), (f), (h), are applicable to private lands within all parks and monuments.*
- § 2.33 Travel on trails. (a) Pedestrians on trails shall remain quiet when saddle or pack animals are passing.
- (b) Persons traveling on the trails, either on foot or on saddle animals, shall not make short cuts, but shall confine themselves to the established trails.
- (c) Any or all roads and trails may be closed to public use by order of the superintendent when, in his judgment, conditions make travel thereon hazardous or dangerous, or when such action is necessary to protect the parks or monuments.
- (d) The loose herding of pack saddle animals over park trails is prohibited.
- (e) Motorcycles, or other motor vehicles or bicycles, shall not be operated upon trails.*
- § 2.34 Travel on roads. (a) Saddlo horses, pack trains, and horse-drawn vehicles have right-of-way over motor-propelled vehicles at all times.

- (b) Horseback travel over automobile roads is prohibited except where such travel is necessary for ingress to and egress from privately owned property in the parks or monuments, or incidental to authorized trail trips.
- (c) Pack trains and saddle horse parties are prohibited from using oilsurfaced roads. Where, in emergencies, it becomes necessary for such pack trains or saddle horse parties to travel along oil-surfaced roads, such travel shall be confined to the unoiled shoulders of the roads.
- (d) Any person or persons riding saddle animals, or leading animals of any kind through any tunnel, shall display a light upon the approach of any vehicle.
- (e) No vehicle shall be operated outside the roadways or designated parking areas.
- (f) Load and weight limitations shall be those prescribed from time to time by the superintendents, and shall be complied with by the operators of all vehicles using the roads of the parks and monuments. Schedules showing weight limitations for the different roads may be seen at the offices of the superintendents and at ranger stations at entrances.
- (g) There shall not be operated or moved upon any road any vehicle of any kind the face of wheels or tracks of which are fitted with flanges, ribs, clamps, cleats, lugs, spikes, or any device which may tend to injure the roadway. This section applies to all rings or flanges upon guiding or steering wheels on any such vehicle, but it shall not be construed as preventing the use of ordinary detachable tire or skid chains.
- (h) The superintendent may establish the hours during which any of the roads shall be open to the public, and the direction of travel thereon. Information regarding such hours and direction of travel may be had upon application at the office of the superintendent, or at the ranger stations.
- (i) In Acadia National Park, no motor vehicles are permitted on any road specially marked, designated or constructed for horse-drawn vehicular traffic except for general road and roadside maintenance, repair and construction purposes, fire fighting, or in case of accident.*
- § 2.35 Automobiles operated for pleasure. The parks and monuments where common carrier service is established under authorization and supervision of the Government are open to automobiles operated for pleasure but not to those carrying passengers who are paying, either directly or indirectly, for the use of machines (excepting, however, automobiles used by transportation lines operating under Government franchise). Any person operating an automobile in contravention of the provisions of this section shall be deemed guilty of its violation.*
- § 2.36 Commercial automobiles and busses. (a) In Yellowstone, Yosemite, Sequoia, Kings Canyon, Mount Rainier, Crater Lake, Mesa Verde, Glacier, Rocky

- Mountain, Grand Canyon, Zion, and Bryce Canyon National Parks, and Cedar Breaks National Monument, the commercial use of the Government roads by all operators of public transportation facilities, except by those holding a contract from the Secretary for a particular park, is prohibited: Provided, That motor vehicles operated under the following conditions are not deemed "commercial" within the meaning of this section, and may be admitted to the foregoing parks and monument upon a satisfactory showing to the superintendent or his representative that the conditions of operation are within the following exceptions, and upon the following conditions:
- (1) Motor vehicles carrying only members of educational, welfare, and scientific organizations, such as boy scouts, accredited schools and universities, when the trip to a park or parks is initiated, organized and directed by such organization. Motor vehicles on such trips will be admitted to the parks without charge other than the usual automobile license fee charged at the particular park only when credentials from the head of such institution or organization are shown to the effect that the visit is initiated, organized and directed by the particular institution or organization. Motor vehicles on trips for which passengers are solicited for the profit of the organization or the transportation operator will not be admitted under this classification.
- (2) Pleasure cars rented by the week, month, etc., for general transportation purposes in and outside the park to be visited, and not rented expressly for a single trip through the park unless in connection with a tour on which the trip to the park is merely incidental. Admission will be accorded such cars upon satisfactory showing at entrance of above status upon payment of the usual automobile license fee for the particular park.
- (3) Motor vehicles rented or chartered by an organization or a group of individuals associating themselves for a general tour on which the visit to a park or parks is an incident to such tour, provided that the tour is not organized, advertised, or sold to passengers by an organization or an individual for personal profit. Admission to each park will be accorded for such tours upon payment of a special tour permit fee of \$10.00 per car per trip in addition to the usual automobile permit fee charged at the parks visited. The special \$10.00 license is for one entrance to a park only.
- (b) Bus companies, tour agencies, individuals, and all others proposing to operate automobiles or bus tours for profit to any or all of the foregoing parks will not be permitted to operate therein.
- (c) Motor vehicles that are so large as to require motorcycle escort in order to proceed safely over park roads, or which in the judgment of the superintendent are beyond the carrying capacity or safety factor of the roads, will not be permitted in the parks, except that where

- they may satisfactorily enter park headquarters they may be parked there during the period of stay.
- (d) Commercial sightseeing busses will be permitted to operate on the Skyline Drive in Shenandoah National Park, and that section of the Blue Ridge Parkway between Jarman Gap and Rockfish Gap. under regulations applicable to the park, upon payment of a special permit fee of \$5.00 per bus per trip, in addition to the usual automobile permit fee. The provision of this paragraph requiring payment of a special fee is not applicable to busses institutionally owned or chartered, carrying exclusively members of educational, welfare, or scientific organizations, such as boy scouts, girl scouts, school children, church organizations, inmates of charitable institutions, and members of generally recognized nonprofit organizations, when the trip to the park is officially initiated, organized, and directed by such organization.
- (e) All special permits issuable under this regulation shall be secured and fees paid at the park entrance upon arrival.*
- § 2.37 Commercial trucks. (a) The use of the Government roads of any park or monument by commercial trucks, when such trucking is in no way connected with the operation of the park or monument, is prohibited, except that in special cases trucking permits may be issued at the discretion of the Director, for which a special fee will be charged.
- (b) The superintendent may, in his discretion, issue permits without charge for trucks used on Government roads in connection with private lands situated within the boundaries of the park or monument.
- (c) Trucking over roads which are officially posted indicating no trucking is allowed shall be deemed a violation of this section.*
- \$2.38 Motorcycles. Motorcycles are admitted to the parks and monuments under the same conditions as automobiles, and are subject to the same regulations so far as they are applicable.*
- \$2.39 House trailers. (a) House trailers are admitted to the parks and monuments under the same conditions as automobiles, except that, in the discretion of the superintendent, they may be required to occupy separate camping areas.
- (b) The superintendent may, in his discretion, exclude trailers during the winter season when campgrounds are closed.*
- § 2.40 Permits. (a) Where required, no motor vehicle or house trailer may be operated in the parks or monuments without a permit, which is good only in the park or parks or monument for which issued. The permit must be carried in the motor vehicle or trailer and exhibited to the park rangers on request. Permits are issued for the calendar year upon payment of the required fee.
- O (b) In Shenandoah National Park, permits good for a single trip of not more than 24 hours duration may be obtained. Yearly permits will be required for motor

vehicles or house trailers remaining longer than 24 hours.

- (c) Where a house trailer permit is required, such permit shall be in the form of an endorsement upon the permit issued for the automobile hauling the trailer.
- (d) The issuance of a yearly permit for a house trailer confers no right to occupy any camping area for a period longer than that prescribed by the superintendent.
- (e) The Director may prescribe periods when any park or monument is not in full operation, during which the collection of the automobile, motorcycle and house trailer permit fees prescribed for such park or monument shall be suspended.
- (f) Nothing in the regulations in this part shall be construed so as to interfere with the free public use of Lee Highway or Spotswood Trail in Shenandoah National Park or U. S. Highways Nos. 66 and 260 in Petrified Forest National Monument. The provisions of §§ 2.35–2.39 are not applicable to traffic on the Mineral King Road in Sequoia National Park, U. S. Highway No. 410 in Mount Rainier National Park, or the Painted Desert Rim Road in Petrified Forest National Monument.*
- § 2.41 Entrances and exits. (a) Automobiles, trucks, and other vehicles shall enter or leave the parks and monuments only at regular designated entrances and exits, and between such hours as shall be determined by the superintendent and indicated by official signs posted for that purpose.
- (b) All vehicles shall come to a full stop at entrance and exit stations.*
- § 2.42 Speed. Automobiles and other vehicles shall be so operated as to be under the safe control of the driver at all times. The speed shall be kept within such limits as may be necessary to avoid accidents. Speed of automobiles and other vehicles, except ambulances and Government cars on emergency trips, is limited to 35 miles per hour on all roads unless a different limit be established by special regulation.*
- § 2.43 Teams. When teams, saddle horses, or pack trains approach, motor vehicles shall be so manipulated as to allow safe passage for the other party. In no case shall motor vehicles pass such animals on the road at a greater speed than 10 miles per hour, or in such a manner or with such noise as to frighten them.*
- § 2.44 Right-of-way. (a) Any vehicle traveling slowly on any of the roads, when overtaken by a faster moving motor vehicle, and upon suitable signal from such overtaking vehicle, shall move to the right to allow a safe passage.
- (b) When automobiles going in opposite directions meet on a grade, the ascending machine has the right-of-way, and the descending machine shall be backed or otherwise handled as may be necessary to enable the ascending machine to pass in safety.*

- § 2.45 Following vehicles. Except in slow moving traffic, a vehicle shall not follow another vehicle closer than 50 feet, nor closer than 15 feet at any time.*
- § 2.46 Brakes. Every motor vehicle, or combination of motor vehicle and trailer, shall be equipped with brakes adequate to control: the movement of and to stop and hold such vehicle or combination of vehicles.*
- § 2.47 Clutches and gears. No motor vehicle shall be operated on any highway with clutch disengaged or gear out of mesh except for the purpose of changing or shifting gears or stopping or while being towed, or when such vehicle is equipped with commercial freewheeling devices.*
- § 2.48 Lights. (a) Every motor vehicle other than a motorcycle shall be equipped with two headlights and one or more red taillights. Trailers and semi-trailers shall be similarly equipped with red taillights.
- (b) Every motorcycle shall be equipped with at least one headlight and one red taillight.
- (c) Every bicycle upon a highway during the times when lights are required shall exhibit a white light on the front and a red light on the rear, except that a red reflector may be used in lieu of a rear light.
- (d) Every horse-drawn vehicle upon a highway during the times when lights are required shall exhibit at least one white light on the left side in such manner as to be readily and distinctly seen from both front and rear.
- (e) All lights shall be of sufficient brilliance to insure safety in driving at night. All lights shall be lighted during the period from one-half hour after sunset to one-half hour before sunrise when the vehicle is on a road, at all times when passing through unlighted tunnels, and at any other time when there is not sufficient natural light to render clearly discernible a person or object at least 200 feet ahead. Headlights shall be dimmed, depressed or tilted when meeting other vehicles, riding or driving animals, bicyclists, or pedestrians.
- (f) The use of red lighting devices of any character on the front of any vehicle, except highway patrol cars, is prohibited.*
- § 2.49 Sounding horn. The horn shall be sounded on approaching sharp curves or other places where the view ahead is obstructed, or before passing other vehicles or pedestrians, or, if necessary, before passing riding or driving animals.*
- § 2.50 Muffler cut-outs. Muffler cut-outs shall be kept closed at all times.*
- § 2.51 Accidents—Stop-overs. If vehicles stop because of accident or other emergency, they shall be immediately parked in such a way as not to interfere with travel on the road.*
- § 2.52 Traffic signs. Drivers of all vehicles shall comply with the directions of

- all official traffic signs posted in the parks and monuments.*
- § 2.53 Driving while intoxicated, etc. No person who is under the influence of intoxicating liquor or narcotic drugs shall operate or drive a motor vehicle of any kind on the roads of the parks or monuments.*
- § 2.54 Boats. (a) No privately owned boat, cance, raft, or other floating craft shall be placed or operated upon the waters of any park or monument without a permit from the superintendent, who shall have authority to revoke the permit and require the immediate removal of such craft upon the failure of the permittee to comply with the terms and conditions of the permit.
- (b) The landing of boats on either of the islands designated as "Molly Islands" in Yellowstone Lake, or the disturbance in any manner of the birds inhabiting the same or nesting thereon, is prohibited, except upon written permission of the superintendent.*
- § 2.55 Fees—(a) Guide and elevator fees for Carlsbad Caverns. (1) In Carlsbad Caverns National Park, no person or persons shall be permitted to enter the caverns unless accompanied by National Park Service employees. Competent guide service is provided by the Government, for which a fee of \$1.50 shall be charged each person entering the cayerns: Provided, That in proper cases and upon application made in advance, the Director may authorize admission without charge for guide service to persons from reputable educational institutions for the purpose of prosecuting class work or studies, or to persons under the support and care of charitable institutions and their attendants. No charge shall be made for children 16 years of age, or under, or groups of school children 18 years of age, or under, when accompanied by adults assuming responsibility for their safety and orderly conduct while in the caverns.
- (2) For the use of the elevator in the caverns, a fee of twenty-five cents in each direction shall be charged each person using the same, except children between the ages of five and twelve years, who shall be charged a fee of fifteen cents in each direction. No charge for this service shall be made for children five years of age, or under, when accompanied by adults assuming responsibility for their safety.
- (b) Guide and elevator fees for Wind Cave. (1) In Wind Cave National Park, no person or persons shall be permitted to enter the cave unless accompanied by National Park Service employees. Competent guide service is provided by the Government, for which a fee of seventy-five cents shall be charged each adult person entering the cave. The seventy-five cents fee for adults shall include the use of the elevator: Provided, That in proper cases and upon application made in advance, the Director may authorize admission without charge for guide and

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elevator service to persons from reputable educational institutions for the purpose of prosecuting class work or studies, or to persons under the support and care of charitable institutions and their attendants.

(2) Children 16 years of age, or under, or groups of school children 18 years of age, or under, when accompanied by adults assuming responsibility for their safety and orderly conduct while in the cave, shall be charged twenty-five cents each, including the use of the elevator, except children between the ages of five and twelve years, who shall be charged fifteen cents each, including the use of the elevator. No charge whatever shall be made for children five years of age, or under, when accompanied by adults assuming responsibility for their safety.

(c) Guides fees for Lehman Caves. In Lehman Caves National Monument, no person or persons shall be permitted to enter the caves unless accompanied by National Park Service employees. Competent guide service is provided by the Government, for which a fee of thirtysix cents shall be charged each person entering the caves: Provided, That in proper cases and upon application made in advance, the Director may authorize admission without charge for guide service to persons from reputable educational institutions for the purpose of prosecuting class work or studies, or to persons under the support and care of charitable institutions and their attendants. No charge shall be made for children 16 years of age, or under, or groups of school children 18 years of age, or under, when accompanied by adults assuming responsibility for their safety and orderly conduct while in the caves.

(d) Guide fees for Crystal Cave. In Sequoia National Park, no person or persons shall be permitted to enter Crystal Cave, when opened, unless accompanied by National Park Service employees. Competent guide service is provided by the Government, for which a fee of thirty-six cents shall be charged each person entering the cave, except children 16 years of age, or under, or groups of school children 18 years of age, or under, when accompanied by adults assuming responsibility for their safety and or-Cerly conduct.

(e) Guide fees for Jewel Cave. In Jewel Cave National Monument, no person or persons shall be permitted to enter the cave unless accompanied by National Park Service employees. Competent guide service is provided by the Government, for which a fee of fortyfive cents shall be charged each person entering the cave, except children 16 years of age, or under, or groups of school children 18 years of age, or under, when accompanied by adults assuming responsibility for their safety and orderly conduct.

(f) Guide fees for Kennesaw Mountain. In Kennesaw Mountain National

Battlefield Park, no automobile shall be permitted to ascend Kennesaw Mountain unless accompanied by National Park Service employees. Competent guide service is provided by the Government, for which a fee shall be charged each automobile ascending the mountain, as follows: Single trip, 25¢; Yearly permit (good on week-days only), \$1.

(g) Guide fees: miscellancous. A guide fee shall be charged each person taking a guided trip through the following areas, except children 16 years of age, or under, or groups of school children 18 years of age, or under, when accompanied by adults assuming responsibility for their safety and orderly con-

•	Yearly fee	Trip feo
Aztec Ruins National Monument	© 45 •45 •45 •45 •45	ន្ទ នេះខេះ

(h) Elevator fees. (1) A fee of five cents in each direction shall be charged each person using the elevator in the Statue of Liberty, except children 16 years of age, or under, or groups of school children 18 years of age, or under, when accompanied by adults assuming responsibility for their safety and orderly

(2) A fee of twenty-five cents shall be charged each person using the elevator in the Perry's Victory and International Peace Memorial, except children between the ages of ten and fifteen years, inclusive, who shall be charged fifteen cents each: Provided, That in proper cases groups of persons from reputable educational organizations, clubs and associations may be granted a special rate of ten cents per person. No charge shall be made for children under ten years of age when accompanied by adults assuming responsibility for their safety and orderly conduct.

(i) Admission fees. (1) An admission fee shall be charged each person entering the following areas, except children 16 years of age, or under, or groups of school children 18 years of age, or under, when accompanied by adults assuming responsibility for their safety and orderly conduct:

	ree
Fort Marion National Monument	80.10
Fort Pulaski National Monument	
George Washington Birthplace Na-	
tional Monument	.10
Vanderbilt Mansion National Historic	
Site	. 22

(2) An admission fee shall be charged each person entering the following places. except children 16 years of age, or under, or groups of school children 18 years of age, or under, when accompanied by

adults assuming responsibility for their safety and orderly conduct:

	Fee
Fort McHenry National Monument and	
Historic Shring—the Inner Fort	80.10
Colonial National Historical Park-	•
Moore House	. 10
Yorktown Historical Museum	.10
Morristown National Historical Park-	
Ford Museum and Mansion	.10
Fredericksburg and Spotsylvania Coun-	
ty Battlefields Memorial National	
Military Park—Museum	-10
Vicksburg National Military Park-	.10
Museum	.10
Salem Maritime National Historic	
Site—Derby House	-22
Lincoln Museum	.10
House Where Lincoln Died	.10
Lee Mansion in Arlington National	
Cemetery	.10
,	

(j) Rest house fee. A fee of fifty cents per person per night shall be charged for the use of Mauna Loa rest houses in Hawaii National Park, except children 16 years of age, or under, or groups of school children 18 years of age, or under, when accompanied by adults assuming responsibility for their safety and orderly conduct.

(k) Fees for automobiles, motorcycles, and house trailer permits. (1) Fees for automobile permits are as follows:

	rearry
•	Permit
Eryce Canyon and Zion National Parks.	\$1.00
Crater Lake National Park	1.00
Glacier-National Park	1.00
Grand Canyon National Park	1.00
Grand Teton National Park (fee paid	
may be applied on fee for Yellow-	
stone permit) Laccen Volcanic National Park	1.00
Laccen Volcanic National Park	1.00
Mesa Verde National Park	
Mount Rainier National Park	1.00
Rocky Mountain National Park	
Sequola and Kings Canyon National	
Parks	1.00
Shenandoah National Park and the	!
section of the Blue Ridge Parkway	•
between Jarman Gap and Rockfish	
Yellowstone and Grand Teton National	11.00
Parks	
Youemite National Park	2.00
Bandeller National Monument	
Colorado National Monument	
Craters of the Moon National Monu-	
ment	50
Devils Tower National Monument	
Lava Beds National Monument	
Petrified Forest National Monument_	
Pinnacles National Monument	
Scotts Bluff National Monument	
White Sands National Monument	50
¹ Trip permit, \$0.25.	

(2) Fees for motorcycle permits are as follows:

X .	ести
P	ermit
Bryce Canyon and Zion National Parks_	
Crater Lake National Park	1.60
Glacier National Park	1.00
Grand Canyon National Park	1.60
Grand Teton National Park (fee paid	
may be applied on fee for Yellow-	
stone permit)	. 50
Lascen Volcanic National Park	1.03
Mesa Verde National Park	1.00
Mount Rainier National Park	1.03
Rocky Mountain National Park	1.CO
Sequola and Kings Canyon National	
Parks	1.00

1	сеатич
P	ermit
Shenandoah National Park and the sec-	
tion of Blue Ridge Parkway between	
Jarman Gap and Rockfish Gap 1	\$1,00
Yellowstone and Grand Teton National	,
Parks	1.00
Yosemite National Park	1.00
	. 50
Bandelier National Monument	
Colorado National Monument	. 50
Craters of the Moon National Monu-	
ment	. 50
Devils Tower National Monument	. 50
Lava Beds National Monument	. 50
Petrified Forest National Monument	. 50
Pinnacles National Monument	. 50
Scotts Bluff National Monument	. 25
	. 50
White Sands National Monument	. 50
¹ Trip permit, \$0.25.	

(3) Fees for house trailer permits are as follows:

as ionows:	
•	Yearly
	Permit
*	
Bryce Canyon and Zion National Parks.	
Crater Lake National Park	1.00
Glacier National Park	1.00
Grand Canyon National Park	1.00
Lassen Volcanic National Park	
Mesa Verde National Park	
Mount Rainier National Park	
Rocky Mountain National Park	
Sequoia and Kings Canyon National	
Parks	1.00
Shenandoah National Park and the	
section of the Blue Ridge Parkway	
between Jarman Gap and Rockfish	
Con	11.00
Gap	
Yellowstone and Grand Teton National	
Parks	1.00
Yosemite National Park	1.00
Bandelier National Monument	. 50
Colorado National Monument	
Craters of the Moon National Monu-	
ment	
Devils Tower National Monument	
Lava Beds National Monument	
Petrified Forest National Monument	
Pinnacles National Monument	. 50
White Sands National Monument	
	, ,,,,,
1 Trin nermit, 80 25.	

¹Trip permit, \$0.25.

(1) No fee shall be charged residents of Coconino County, Arizona, or Kanab, Utah, entering Grand Canyon National Park, or residents of Washington and Kane Counties, Utah, or residents of that part of Coconino County, Arizona, lying north and west of the Colorado River, entering Zion National Park, or residents of Garfield and Kane Counties, Utah, entering Bryce Canyon National Park, in the conduct of their usual occupation or business.

(m) All fees in paragraphs.(c), (d), (e), (g), and (i) of this section in excess of twenty cents are subject to the tax imposed by section 1700 (a) (1) of the Internal Revenue Code, as amended by section 211 of the Revenue Act of 1940.*

§ 2.90 Special regulations. (a) Special regulations necessary to cover local situations will be published in the Federal Register and may be seen at the headquarters of the parks or monuments in which they are operative.

(b) All subsidiary regulations promulgated under general provisions contained in the Rules and Regulations approved by the Secretary of the Interior June 6, 1935, and June 18, 1936, are hereby ratified, approved and continued in force and effect until amended or revoked.*

§ 2.91 Penalties. (a) Any person who violates any provision of the rules

and regulations in this part, or as the same may be amended or supplemented, in regard to any national park or monument not specified in paragraph (b) or (c) of this section shall be deemed guilty of a misdemeanor and shall be punished by a fine of not more than \$500 or imprisonment for not exceeding six months, or both, and be adjudged to pay all costs of the proceedings. (Sec. 3, 39 Stat. 535; 16 U.S.C., sec. 3)

(b) Any person who knowingly and willfully violates any provision of the rules and regulations in this part, or as the same may be amended or supplemented, in regard to any of the national military parks, battlefield sites, national monuments, or miscellaneous memorials transferred to the jurisdiction of the Secretary of the Interior from that of the Secretary of War by Executive Order No. 6166, June 10, 1933, and enumerated in Executive Order No. 6228, July 28, 1933, shall be deemed guilty of a misdemeanor and punished by a fine of not more than \$100 or by imprisonment for not more than three months, or by both such fine and imprisonment. (Sec. 1, 47 Stat. 1420; 16 U.S.C., sec. 9a)

(c) Any person violating any provision of the rules and regulations in this part, or as the same may be amended or supplemented, in regard to any national historic site shall be deemed guilty of a misdemeanor and shall be punished by a fine of not more than \$500 and be adjudged to pay all costs of the proceedings.* (Sec. 2, 49 Stat. 666; 16 U.S.C., Supp. V, sec. 462).

Approved: March 19, 1941.

[SEAL] HAROLD L. ICKES, Secretary of the Interior.

[F. R. Doc. 41-2171; Filed, March 25, 1941; 10:01 a. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

CHAPTER I—INTERSTATE COM-MERCE COMMISSION

[Ex parte No. MC-9]

ORDER IN THE MATTER OF FILING OF CONTRACTS BY CONTRACT CARRIERS BY MOTOR VEHICLE

At a General Session of the Interstate Commerce Commission, held at its office in Washington, D. C., on the 21st day of February, A. D. 1941.

It appearing, that by order of November 6, 1939, entered in the prior report herein, 20 M. C. C. 8, the Commission amended its order of June 8, 1937, entered in this proceeding, 2 M. C. C. 55, as amended by the order of October 24, 1938, in *Contracts of Contract Carriers*, 11 M. C. C. 693, to provide that on and after April 1, 1940, all contracts filed pursuant thereto shall be placed in the public files of the Commission and made available for public inspection;

It further appearing, that by order of March 6, 1940, the Commission post-

poned the effective date of the said order of November 6, 1939, until the further order of the Commission and that upon petition of Contract Carrier Division of American Trucking Associations, Inc., and good cause therefore appearing, the said proceeding has been reopened for reconsideration solely with respect to the aforesaid portion of said order of November 6, 1939;

And it further appearing, that a full investigation of the matters and things involved has been made, and that the Commission, on the date hereof, has made and filed a report on reconsideration herein containing its findings of fact and conclusions thereon, which report is hereby made a part hereof:

It is ordered, That the said order of November 6, 1939, to the extent the same provides that contracts filed pursuant to the said order of June 8, 1937, as amended, shall be placed in the public files of the Commission and made available for public inspection, be, and it is hereby, vacated and set aside.

By the Commission.

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 41-2194; Filed, March 25, 1941; 11:53 a. m.]

TITLE 50-WILDLIFE

CHAPTER 1—FISH AND WILDLIFE SERVICE

PART 91—ALASKA GAME REGULATIONS

Pursuant to the authority and direction contained in section 10 of the Alaska Game Law of January 13, 1925 (43 Stat. 739), as amended by acts of February 14, 1931, 46 Stat. 1111, June 25, 1938, 52 Stat. 1169, and October 10, 1940, Public, No. 836, 76th Congress (48 U.S.C. 198), the administration of which act was transferred to the Secretary of the Interior on July 1, 1939, by Reorganization Plan No. II (53 Stat. 1431) I, A. J. Wirtz, Acting Secretary of the Interior, upon consultation with and recommendation from the Alaska Game Commission, and having determined when, to what extent, and by what means game animals, land fur-bearing animals, game birds, nongame birds, and nests and eggs of birds may be taken, possessed, transported, bought, or sold in Alaska, in accordance with such determinations do hereby amend regulations 13 and 18, of the regulations respecting game animals, land fur-bearing animals, game birds, nongame birds, and nests and eggs of birds in Alaska (Circular AGC-18; 5 F.R. 2288. §§ 91.13 and 91.18), by striking out the words "No open season." following the subheading "Beavers", under Fur district 1, in regulation 13, and inserting in lieu thereof the words and figures "April 1 to April 20; except there shall be no open season on Admiralty Island.

¹Filed as part of the original document.