Executive Orders Nos. 7027 and 7028 of April 30, 1935, and April 30, 1935, respectively.

4. The Secretary of the Interior is authorized to prescribe such rules and regulations as may be necessary to carry out the administrative functions transferred and delegated to him by this Executive Order.

Schedule of Recreational Demonstration Projects

OP No.	RA No.	Name
65–11–24	LD-ME-2	Camden Hills
56–143	LP-ME-2	Camden Hills
65–11–25 56–144	LD-ME-3 LP-ME-3	Acadia
65–25–340	LD-MD-4	Acadia Catoctin
56–147	LP-MD-4	Catoctin
65–13–145	LD-NH-1	Bear Brook Bear Brook
56–183	LP-NH-1	Bear Brook
65–23–3466 56–232	LD-PA-6	Racoon Creek Racoon Creek
65–23–3467	LD-PA-7	French Creek
56-233	LP-PA-7	French Creek
65–23–3468 56–234	LD-PA-8	Laurel Hill Laurel Hill
65–23–3469	LD-PA-11	Blue Knob
56-235	LD-NH-1 LP-NH-1 LD-PA-6 LP-PA-6 LP-PA-7 LP-PA-7 LP-PA-8 LP-PA-8 LP-PA-11 LD-PA-11 LP-PA-12 LP-PA-12 LP-PA-12 LP-PI-2 LP-RI-2	Blue Knob
65–23–3470	LD-PA-12	Hickory Run Hickory Run
56–236 65–16–365	LP-PA-12	Beach Pond
56–238	LD-RI-2 LP-RI-2 LD-MI-4 LP-MI-6 LD-MI-6 LP-MI-7 LD-MN-7 LP-MN-7	Beach Pond
65-51-3019	LD-MI-4	Waterloo
56-152	LP-MI-4	Waterloo Vankaa Springs
65–51–3020 56–153	LD-M1-6	Yankee Springs Yankee Springs
65–71–4637	LD-MN-7	St. Croix
56–160	LP-MN-7	St. Croix St. Croix
65–54–1683 56–126	LD-IL-5 LP-IL-5	Pere Marquette Pere Marquette
65–52–2067	LD IN 5	Versailles
56–129	LP-IN-5 LD-IN-6 LP-IN-6	Versailles
65–52–2068	LD-IN-6	Winemac
56–130 65–55–2838	LP-IN-6 LD-MO-6	Winemac Lake of the Ozerka
56–167	LP-MO-6	Lake of the Ozarks Lake of the Ozarks
65-55-2839	LP-MO-6 LD-MO-7 LP-MO-7 LD-MO-8	Cuivre River
56–168	LP-MO-7	Cuivre River
65–55–2840 56–169	LP-MO-8	Montserrat Montserrat
65-43-1491	LP-MO-8 LD-KY-4 LP-KY-4	Otter Creek
56–136	LP-KY-4	Otter Creek Otter Creek
65–32–1133 56–203	LD-NC-8 LP-NC-8	Crabtree Creek Crabtree Creek
65–32–1134	LD-NC-11	Appalachian National Parkway
		(Blue Ridge Parkway)
56–204	LP-NC-11	Appalachian National Parkway
65-44-1315	LD-TN-11	(Blue Ridge Parkway)
56–266	T.D TIN 11	Montgomery Bell Montgomery Bell
65-44-1316	LD-TN-12	Shelby Forest Park
56-267	LD-TN-12 LP-TN-12 LD-TN-13 LP-TN-13	Shelby Forest Park Shelby Forest Park Falls Creek Falls Falls Creek Falls
65–44–1317 56–268	LD-TN-13	Falls Creek Falls
65–31–1155	LD-VA-5	Swift Creek
56-277	LD-VA-5 LP-VA-5 LD-VA-6	Swift Creek
65–31–1156 56–278	LD-VA-6 LP-VA-6 LD-VA-7 LP-VA-8 LP-VA-8 LD-VA-9	Chopawamsic
65–31–1158	LD-VA-7	Chopawamsic Shenandoah National Park
56-279	LP-VA-7	Shenandoah National Park
65–31–1516	LD-VA-8	Appalachian National Park
56–280 65–31–1157	LD-VA-9	Appalachian National Park Bull Run
56-281	LP-VA-9	Bull Run
65–31–1159	LD-VA-13	Waysides
56–282 65–61–1184	LP-VA-13	Waysides Oak Mountain
56–96	LP-AL-11	Oak Mountain
65-34-3167	LD-VA-9 LP-VA-9 LD-VA-13 LP-VA-13 LD-AL-11 LP-AL-11 LD-GA-9	Hard Labor Creek Hard Labor Creek
56–120 65–34–3168	LD-GA-9 LD-GA-11 LP-GA-11 LP-GA-12 LP-GA-12 LD-SC-7 LD-SC-7 LD-SC-8	Hard Labor Creek
56–121	LP-GA-11	Alex Stephens Memorial Alex Stephens Memorial
65-34-3169	LD-GA-12	Pine Mountain
56-122	LP-GA-12	Pine Mountain
65–33–1838 56–243	LD-SC-7	Cheraw Cheraw
65–33–1839	LD-SC-8	Kings Mountain
56-244	LP-SC-8	Kings Mountain
65–33–1840 56–245	LD-SC-12 LP-SC-12 LD-ND-12	Waysides Waysides
65–73–221	LD-ND-12	Roosevelt Park
56-216	LP-ND-12	Roosevelt Park
65–74–1475	LD-SD-14	Badlands
56–259 65–74–1476	LP-SD-14	Badlands Custer Park
56-260	LD-SD-15 LP-SD-15	Custer Park Custer Park
65-65-695	LD-OK-9 LP-OK-9	Lake Murray
56–225 65–03–1801	LP-OK-9	Lake Murray Mendocino Woodlands
56–104	LD-CF-5 LP-CF-5 LD-WY-2	Mendocino Woodlands Mendocino Woodlands
65-83-245	LD-WY-2	Lake Guernsey
56-297	LP-WY-2 LD-OR-4	Lake Guernsey
65–94–677 56–299	LD-OR-4 LP-OR-4	Silver Creek Silver Creek

Schedule of Recreational Demonstration Projects— Continued

OP No.	RA No.	Name
65–85–932	LD-NM-14	White Sands
56–197	LP-NM-14	White Sands

§ 459s. Lands for certain projects added to certain projects

After June 6, 1942, the lands acquired for the Acadia, French Creek, Shenandoah, and White Sands recreational demonstration projects shall be added to and become a part of Acadia National Park, Hopewell Village National Historic Site, Shenandoah National Park, and White Sands National Monument, in the order named above, subject to all laws, rules, and regulations applicable to the respective areas to which such recreational demonstration projects are added.

(June 6, 1942, ch. 380, §2, 56 Stat. 327.)

CODIFICATION

Proviso directing the Secretary of the Interior to file with the National Archives within six months after June 6, 1942, a map of each recreational demonstration project enumerated in the section has been omitted as executed.

HOPEWELL VILLAGE BOUNDARY REVISION

Act July 24, 1946, ch. 604, 60 Stat. 655, provided: "That the Secretary of the Interior is hereby authorized to withdraw from the Hopewell Village National Historic Site, Pennsylvania, all or any part of the lands added to the Hopewell Village National Historic Site by the act approved June 6, 1942, entitled 'An Act to authorize the disposition of recreational demonstration projects, and for other purposes [sections 459r to 459t of this title]', which in his opinion are not required for historic-site purposes. Any lands so withdrawn shall revert to the status of a recreational demonstration area."

SILVER CREEK RECREATIONAL DEMONSTRATION PROJECT

Act June 9, 1947, ch. 100, 61 Stat. 129, provided: "That for the purpose of consolidating Federal holdings of lands acquired for the Silver Creek recreational demonstration project, in the State of Oregon, the Secretary of the Interior is hereby authorized to exchange any such lands for other lands of approximately equal value when in his opinion such action is in the interest of the United States, the title to any lands acquired hereunder to be satisfactory to the Attorney General. Upon the vesting of title thereto in the United States, any lands acquired pursuant to this authorization shall become a part of the Silver Creek recreational demonstration project, and shall be subject to the laws applicable thereto.

"SEC. 2. Upon the conveyance of the Silver Creek recreational demonstration project to the State of Oregon, or political subdivision thereof, pursuant to the Act of June 6, 1942 (56 Stat. 326) [sections 459r to 459t of this title], the Secretary of the Interior may authorize the grantee to exchange or otherwise dispose of any lands so conveyed in order to acquire other lands of approximately equal value for the purpose of consolidating the holdings of the grantee, the title to lands so acquired to be satisfactory to the Attorney General. For the aforesaid purpose the Secretary is authorized to execute a release, as to the particular lands involved, of any condition providing for a reversion of title to the United States, that may be contained in the conveyance by the United States to said grantee. No such release shall be executed, however, unless the grantee shall agree, in form satisfactory to the Secretary, that the lands to be acquired by it shall be subject to the conditions contained in the original conveyance from

the United States, except that, in lieu of a provision for reversion, the grantee shall agree to convey said lands to the United States upon a finding by the Secretary in accordance with the procedure provided in said Act of June 6, 1942, that the grantee has not complied with such conditions during a period of more than three years. Lands so conveyed to the United States shall be subject to administration or disposition in like manner as recreational demonstration project lands that revert to the United States under the terms of the aforesaid Act."

CATOCTIN RECREATIONAL DEMONSTRATION AREA

Act Aug. 24, 1954, ch. 903, 68 Stat. 791, provided: "That the Secretary of the Interior, for the purpose of consolidating Federal holdings of land acquired for the Catoctin recreational demonstration area, Frederick County, Maryland, is hereby empowered, in his discretion, to obtain for the United States land and interests in lands held in private ownership within the established watersheds and boundaries of said recreational demonstration area by accepting from the owners of such privately owned land complete relinquishment thereof, and the Secretary may grant to such owners in exchange therefor, in each instance, federally owned lands of approximately equal value now a part of the Catoctin recreational demonstration area, that he considers are not essential for the administration, control, and operation of the aforesaid recreational demonstration area. Any land acquired by the United States pursuant to this authorization shall become a part of the Catoctin recreational demonstration area upon the vesting of title in the United States, and shall be subject to the laws applicable thereto.'

§ 459t. Secretary of the Interior authorized to execute deeds and leases for project lands; inclusion of conditional covenants

The Secretary of the Interior is authorized to execute on behalf of the United States all necessary deeds and leases to effect the purposes of sections 459r to 459t of this title. Every such deed or lease shall contain the express condition that the grantee or lessee shall use the property exclusively for public park, recreational, and conservation purposes, and the further express condition that the United States assumes no obligation for the maintenance or operation of the property after the acceptance of such deed or during the term of such lease, and may contain such other conditions not inconsistent with such express conditions as may be agreed upon by the Secretary and the grantee or lessee: Provided, That the title and right to possession of any lands so conveyed or leased, together with the improvements thereon, shall revert to the United States upon a finding by the Secretary, after notice to such grantee or lessee and after an opportunity for a hearing, that the grantee or lessee has not complied with such conditions during a period of more than three years, which finding shall be final and conclusive, and such lands and improvements thereon, upon such reversion to the United States, shall be returned to the jurisdiction of the Department of the Interior and upon determination of the Secretary may be considered as surplus real property to be disposed of in accordance with section 1303 of

 $(June\ 6,\ 1942,\ ch.\ 380,\ \S3,\ 56\ Stat.\ 327.)$

CODIFICATION

"Section 1303 of title 40" substituted in text for "the Act of August 27, 1935 (49 Stat. 885)" on authority of

Pub. L. 107-217, §5(c), Aug. 21, 2002, 116 Stat. 1303, the first section of which enacted Title 40, Public Buildings, Property, and Works.

§ 459u. Exchange of recreational demonstration project lands by grantee

In order to facilitate the administration of former recreational demonstration project lands and to consolidate the holdings of the grantees to whom such lands have been or may be granted pursuant to sections 459r to 459t of this title, the Secretary of the Interior may authorize any such grantee to exchange or otherwise dispose of any lands or interests in lands conveyed to it in order to acquire other lands or interests therein of approximately equal value.

For the aforesaid purpose, the Secretary is authorized to execute a release, as to the particular lands involved, of any condition providing for a reversion of title to the United States, that may be contained in the conveyance by the United States to said grantee. No such release shall be executed, however, unless the grantee shall agree, in form satisfactory to the Secretary, that the lands to be acquired by it shall be subject to the conditions contained in the original conveyance from the United States, except that in lieu of a provision for reversion, the grantee shall agree to convey said lands to the United States upon a finding by the Secretary in accordance with the procedure provided in said sections, that the grantee has not complied with such conditions during a period of more than three years. Lands so conveyed to the United States shall be subject to administration or disposition in like manner as recreational demonstration project lands that revert to the United States under the terms of the aforesaid

(Aug. 3, 1950, ch. 522, 64 Stat. 399.)

SUBCHAPTER LXV—NATIONAL PARKWAYS

§ 460. Natchez Trace Parkway

All lands and easements heretofore and hereafter conveyed to the United States by the States of Mississippi, Alabama, and Tennessee for the right-of-way for the projected parkway between Natchez, Mississippi, and Nashville, Tennessee, together with sites acquired or to be acquired for recreational areas in connection therewith, and a right-of-way for said parkway of a width sufficient to include the highway and all bridges, ditches, cuts, and fills appurtenant thereto, but not exceeding a maximum of two hundred feet through Government-owned lands (except that where small parcels of Governmentowned lands would otherwise be isolated, or where topographic conditions or scenic requirements are such that bridges, ditches, cuts, fills, parking overlooks, and landscape development could not reasonably be confined to a width of two hundred feet, the said maximum may be increased to such width as may be necessary, with the written approval of the department or agency having jurisdiction over such lands) as designated on maps heretofore or hereafter approved by the Secretary of the Interior, shall be known as the Natchez Trace Parkway and shall be administered and maintained by the Sec-