ARTICLE XIII

Nothing in this compact shall be construed to authorize or permit any member state to curtail or diminish its forest fire fighting forces, equipment, services or facilities, and it shall be the duty and responsibility of each member state to maintain adequate forest fire fighting forces and equipment to meet normal demands for forest fire protection within its borders.

Nothing in this compact shall be construed to limit or restrict the powers of any state ratifying the same to provide for the prevention, control and extinguishment of forest fires, or to prohibit the enactment or enforcement of state laws, rules or regulations intended to aid in such prevention, control and extinguishment in such state.

Nothing in this compact shall be construed to affect any existing or future cooperative relationship or arrangement between the United States Forest Service and a member state or states.

ARTICLE XIV

This compact shall continue in force and remain binding on each state ratifying it until the legislature or the governor of such state takes action to withdraw therefrom. Such action shall not be effective until six months after notice thereof has been sent by the chief executive of the state desiring to withdraw to the chief executives of all states then parties to the compact.

Sec. 2. Without further submission of the compact, the consent of Congress is given to any State to become a party to it in accordance with its terms.

Sec. 3. The right to alter, amend, or repeal this Act is expressly reserved.

Approved June 25, 1949.

[CHAPTER 247] AN ACT

To authorize the Secretary of the Navy to grant to the county of Orange, California, a perpetual easement for the maintenance and operation of a public highway, and to grant to the Irvine Company, a West Virginia corporation, a perpetual easement for the maintenance, operation, and use of a water pipe line, in the vicinity of the naval air base, Santa Ana, Orange County, California.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy be, and he hereby is, authorized to grant to the county of Orange, State of California, a perpetual easement for public-highway purposes over and upon that portion of the strip of land fifty feet in width described in paragraph g (a) of the judgment of condemnation made and entered July 14, 1947, in case numbered 2398-Y, Civil, in the District Court of the United States for the Central Division of the Southern District of California, which lies within lot 67, block 10, of Irvine's subdivision, Orange County, California, subject to the rights, easements, and conditions relating thereto as provided in paragraph 3 of said judgment.

Sec. 2. That the Secretary of the Navy be, and he hereby is, authorized to grant to the Irvine Company, a West Virginia corporation, with place of business in Orange County, California, a perpetual easement for the operation, maintenance, repair, replacement, and use of that portion of the existing reinforced pipe line for the transportation of water particularly described in paragraph 1c of said judgment of condemnation of July 14, 1947, in said case numbered 2398-Y, which lies within said lot 67, block 10, said Irvine's subdivision, to be operated and used by said grantee in connection with and as a part
of the water pipe line easement excluded from and re vested in the
said Irvine Company, a corporation, in said judgment.

Approved June 25, 1949.

[CHAPTER 248]

AN ACT

To amend section 312 of the Officer Personnel Act of 1947, as amended, so as to
provide for the retention of certain officers of the Medical and Dental Corps
of the Navy.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That the Officer
Personnel Act of 1947, as amended, is hereby further amended by
deleting in the third proviso to subsection (b) of section 312 the words
"twenty-two in the Medical Corps," and the words "and twelve in the
Dental Corps"; by inserting in the said proviso after the comma
following the words "Civil Engineer Corps" the words "in the Medical
Corps and in the Dental Corps a number as determined necessary by
the Secretary of the Navy to meet the needs of the service"; by delet-
ing in the said subsection the words "And provided further" and
substituting in lieu thereof the words "Provided further"; and by
adding at the end of the said subsection the following proviso: "And
provided further, That until June 30, 1952, no captain of the Medical
Corps or of the Dental Corps shall be subject to involuntary retirement
pursuant to this subsection prior to reaching the age of sixty-two".

Approved June 25, 1949.

[CHAPTER 255]

AN ACT

To authorize completion of construction and development of the Eden project,
Wyoming.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That the Secretary
of the Interior is authorized to complete the construction, including
any necessary preconstruction surveys and investigations, of the irri-
gation features of the Eden project, Wyoming, as approved by the
President on September 18, 1940 (Senate Document Numbered 18,
Seventy-seventh Congress, first session (1941), page 29), with such
modification in physical features as the Secretary of the Interior may
find will result in greater engineering and economic feasibility: Pro-
vided, That of the construction costs of the irrigation features of the
project not less than $1,500,000 for the project of twenty thousand
irrigable acres, or a proportionate part thereof based on the actual
irrigable area as determined and announced by the Secretary of the
Interior upon completion of the project, shall be reimbursable by the
water users in not to exceed sixty years, and provision for the recovery
thereof and for payment of the operation and maintenance costs of
the irrigation features of the project shall be made by a contract or
contracts satisfactory to the Secretary of the Interior: Provided fur-
ther, That construction costs of the irrigation features of the project
which are not hereby made reimbursable by the water users shall be
set aside in a special account against which net revenues derived from
the sale of power generated at the hydroelectric plants of the Colorado
River storage project in the Upper Basin shall be charged when such
plants are constructed.

Sec. 2. That the Secretary of Agriculture is authorized to complete
the land development and settlement features of the project in accord-
ance with the general plan approved by the President on September
18, 1940, including the acquisition of such lands, or interests in lands,