one hereof within five years from the passage of this Act; then as to each of said power plants not completed and put in operation within
the time herein limited this permit shall be deemed to be revoked with-
out judicial or other proceeding; and a failure during any year after
completion to operate any power plant provided for in this Act for a
total time of ninety days in such year shall operate as a like revocation
of this permit as to such plant or plants.

Sec. 8. That the enjoyment of the permit hereby granted shall be
subject at all times to all laws relating to the forest reserves, and to all
rules and regulations authorized and established thereunder, and that
for infraction of such laws, rules, or regulations the owner or user of
said permit shall be subject to all fines and penalties imposed thereby,
and shall also be liable in a civil action for all damages that may accrue
from such breach, and that for any continued infraction of such laws,
rules, or regulations, or failure to pay any amount due the Forest
Service from said company within sixty days of notice thereof, the
Secretary of the Department of the Interior may, upon request of the
Secretary of Agriculture, after due notice and hearing, revoke and
vacate this permit: Provided, That the transfer of any lands from the
jurisdiction of one department to that of another shall in no wise
affect this permit, but the power hereby vested in the Secretary shall,
upon such transfer, be deemed to be transferred with the land.

Sec. 9. That the said company shall pay annually in advance to the
proper officer of the Forest Service, as compensation for the privileges
hereby granted, such reasonable sum as the Secretary of Agriculture
may fix from year to year, and shall pay for wood or timber cut,
removed, or destroyed as fast as the value thereof may be ascertained
and charged by the Forester: Provided, That the Secretary of Agri-
culture, his agents and employees, and all officers of the Forest Service,
shall have free and unrestricted access in, through, and across all lands
and structures covered by said permit in the performance of their offi-
cial duties, and the Secretary in charge of forest reserves may con-
struct or permit to be constructed in, through, or across any land covered
by said permit roads or trails, public or otherwise, or other means of
transportation, not inconsistent with the enjoyment of the permit
hereby granted: Provided further, That the Edison Electric Company
shall, under penalty of immediate forfeiture of the permit hereby
granted, when requested to do so, assist the forest officers in fighting
fire, and shall furnish any men under its employ necessary for that
purpose, and shall otherwise assist to the extent of its power in protect-
ing the forest reserves and maintaining good order upon them.

Sec. 10. That Congress shall have power at any time to amend,
modify, or repeal this Act.

Approved, May 1, 1906.

CHAP. 2077.—An Act Providing for the reappraisement of certain suburban lots
in the town site of Port Angeles, Washington.

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 be, and he is hereby, authorized and directed to cause the
reappraisement of all unsold and undisposed-of suburban lots not
reserved for public purposes in the town site of Port Angeles, Wash-
ington, and all of said lots so reappraised to be subject to sale at private
entry only at such reappraised price: Provided, That no patent shall
issue to any of the lots so reappraised until the purchaser thereof has
proven to the satisfaction of the Secretary of the Interior that he has
expended not less than three hundred dollars in permanent improve-
ments on each lot purchased by him.

Approved, May 2, 1906.