

U.S. ARMY UMATILLA DEPOT ACTIVITY, OREGON

Federal Legislative Jurisdiction

(Audit No. 1511)

This installation presently consists of 8,774.55 acres fee land, 8,279.86 acres of public domain land, 2,673.61 acres easement and two no-area licenses.

The United States presently has exclusive jurisdiction over the 8,774.55 acres fee land and a proprietary interest only over the 8,279.86 acres of public domain land, 2,673.61 acres easement and two no-area licenses.

EXCLUSIVE JURISDICTION (How Acquired and Identification of):

The laws of the State of Oregon, Session Laws of 1909, Chapter 60, page 107 (also see Oregon Revised Statutes, Chapter 272, 1981 Replacement Part) permit the assumption by the United States of exclusive jurisdiction over lands which may be purchased or otherwise acquired by the United States for the purpose of erecting thereon any needful public buildings; however, under the Act of Congress approved February 1, 1940 (54 Stat. 19) and by the Act of October 9, 1940 (54 Stat. 1083; 40 U.S.C. 255), it is provided in effect that unless and until the United States has accepted jurisdiction over lands acquired or in which any interest shall have been acquired after February 1, 1940, it shall be conclusively presumed that no such jurisdiction has been accepted.

Vesting of exclusive jurisdiction in the United States over 4,601.52 acres fee (Tracts 1 thru 11) was effected by letter of acceptance of exclusive jurisdiction issued by the Secretary of War on 18 March 1942, effective as of 20 March 1942 at 10:00 a.m., and acknowledged by the Governor as of 24 March 1942.

Vesting of exclusive jurisdiction in the United States over 4,173.03 acres fee (Tracts 12 thru 20) was effected by letter of acceptance of exclusive jurisdiction issued by the Secretary of War on 11 December 1942, effective as of 30 December 1942 at 12 noon, and acknowledged by the Governor as of 22 Dec 1942.

The cession statutes of the State of Oregon provide that all civil or criminal process issued under the authority of the State of Oregon may be executed by the proper officers of the State of Oregon upon any person amenable to the process within the limits of lands acquired by the United States under those statutes in like manner and to the same effect as if those statutes had not been enacted.

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FEDERAL LEGISLATIVE JURISDICTION (Continued):

PROPRIETARY INTEREST ONLY:

The United States has a proprietary interest only in 8,279.86 acres public domain land (all of Tracts "A", "B", and "C" minus 160.00 acres of Tract "C" which was retransferred to the Department of Interior on 29 August 1972), in 2,673.61 acres easement (all of Tracts 23E thru 29E, 130E and 131E, minus 135.08 acres of Tract 28E which was conveyed to the fee owner on 10 December 1971) and in two no-area licenses (Tracts 21L and 22L). All of the beforementioned tracts were acquired after February 1, 1940, and no action has been taken by the Department of the Army to obtain any degree of jurisdiction over them.

RECAPITULATION

<u>Current Acreage</u>	<u>Jurisdiction Held</u>	<u>Identification</u>
8,774.55 acres fee land	Exclusive	Tracts 1 thru 20
8,279.86 acres public domain land	Proprietary only	Tracts "A", "B", and "C"
2,673.61 acres easement	Proprietary only	Tracts 23E thru 29E, 130E & 131E.
0.00 acres license	Proprietary only	Tracts 21L and 22L.
<u>19,728.02</u> total acres		

(19 February 1985)