

*Appendix R – 1977 Cooperative Agreement
between Fish and Wildlife Service and Bureau
of Reclamation*

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1 UNITED STATES OF AMERICA
2 DEPARTMENT OF THE INTERIOR
3 FISH AND WILDLIFE SERVICE
4 and
5 BUREAU OF RECLAMATION

Contract No.
7-07-20-W0089

6 COOPERATIVE AGREEMENT

7 THIS COOPERATIVE AGREEMENT, made and entered into this 2nd day of
8 August, 1977, by and between the FISH AND WILDLIFE SERVICE (herein-
9 after referred to as "the Service") and the BUREAU OF RECLAMATION (hereinafter
10 referred to as "the Bureau"),

11 WITNESSETH:

12 WHEREAS, the Service and the Bureau entered into an agreement relating to the
13 administration and control of the Tule Lake, Lower Klamath and Clear Lake Refuges,
14 which was approved on January 8, 1942; and

15 WHEREAS, said agreement was thereafter amended by a supplemental agreement
16 between the Service and the Bureau approved on June 28, 1946; and

17 WHEREAS, on September 2, 1964, Congress enacted Pub. L. No. 88-567 (78 Stat. 85
18 16 U.S.C. § 695k et seq.), hereinafter referred to as "the Kuchel Act"; and

19 WHEREAS, the Kuchel Act provides in part as follows (16 U.S.C. § 695l):

20 "Notwithstanding any other provisions of law, all lands owned by the United
21 States lying within the Executive order boundaries of the Tule Lake National
22 Wildlife Refuge, the Lower Klamath National Wildlife Refuge, the Upper
23 Klamath National Wildlife Refuge, and the Clear Lake Wildlife Refuge are
24 hereby dedicated to wildlife conservation. Such lands shall be administered
25 by the Secretary of the Interior for the major purpose of waterfowl manage-
26 ment, but with full consideration to optimum agricultural use that is
27 consistent therewith. Such lands shall not be opened to homestead entry.
28 The following public lands shall also be included within the boundaries of
29 the area dedicated to wildlife conservation, shall be administered by the
30 Secretary of the Interior for the major purpose of waterfowl management,
31 but with full consideration to optimum agricultural use that is consistent
32 therewith, and shall not be opened to homestead entry: Hanks Marsh, and
33 first form withdrawal lands (approximately one thousand four hundred and
34 forty acres) in Klamath County, Oregon, lying adjacent to Upper Klamath
35 National Wildlife Refuge; White Lake in Klamath County, Oregon, and Siskiyou

1 County, California; and thirteen tracts of land in Siskiyou County, California,
2 lettered as tracts 'A', 'B', 'C', 'D', 'E', 'F', 'G', 'H', 'I', 'J', 'K', 'L',
3 and 'N' totaling approximately three thousand two hundred and ninety-two acres,
4 and tract 'P' in Modoc County, California, containing about ten acres, all as
5 shown on plate 4 of the report entitled 'Plan for Wildlife Use of Federal
6 Lands in the Upper Klamath Basin, Oregon-California,' dated April 1956, pre-
7 pared by the United States Fish and Wildlife Service. All the above lands
8 shall remain permanently the property of the United States."

9 and

10 WHEREAS, in 1976, Congress enacted an amendment to the National Wildlife Refuge
11 System Administration Act of 1966 (Pub. L. No. 94-223, 90 Stat. 199 (February 27,
12 1976)), hereinafter referred to as "the amendment"; and

13 WHEREAS, the amendment provides in part as follows:

14 "That subsection (a) of section 4 of the National Wildlife Refuge System
15 Administration Act of 1966 (16 U.S.C. 668dd(a)) is amended to read as
16 follows:

17 (a)(1) For the purpose of consolidating the authorities relating to
18 the various categories of areas that are administered by the Secretary
19 of the Interior for the conservation of fish and wildlife, including
20 species that are threatened with extinction, all lands, waters, and
21 interests therein administered by the Secretary as wildlife refuges,
22 areas for the protection and conservation of fish and wildlife that
23 are threatened with extinction, wildlife ranges, game ranges, wild-
24 life management areas, or waterfowl production areas are hereby
25 designated as the 'National Wildlife Refuge System' (referred to herein
26 as the 'System'), which shall be subject to the provisions of this
section, and shall be administered by the Secretary through the United
States Fish and Wildlife Service. . . . "

and

WHEREAS, duly authorized representatives of the United States of America,
Department of the Interior, have determined that under the amendment, all adminis-
trative control over the areas of land and water referred to in the Kuchel Act
(hereinafter referred to as "the Kuchel Act lands") is vested in the Fish and
Wildlife Service, as part of the National Wildlife Refuge System, but that the
service and the Bureau may enter into a Cooperative Agreement providing for the

1 continued presence of and operations on the Kuchel Act lands by the Bureau, subject
2 to the ultimate administrative control of the Service; and

3 WHEREAS, duly authorized representatives of the Service and the Bureau have
4 determined that it is desirable to enter into such a Cooperative Agreement;

5 NOW, THEREFORE, it is hereby agreed by and between the parties hereto as
6 follows:

7 1. The following general provisions shall apply to this Cooperative Agree-
8 ment:

9 A. In accordance with the statutes cited above, under which the areas
10 of land and water referred to in this Cooperative Agreement are part
11 of the National Wildlife Refuge System and as such are to be administered
12 through the Service, subject to the provisions of subparagraph B of this
13 paragraph 1, such areas of land and water are under the administrative
14 responsibility, control and direction of the Service, and any function
15 or responsibility of the Bureau under this Cooperative Agreement is sub-
16 ject to such administrative responsibility, control and direction of the
17 Service. The decision of the Service shall be binding with respect to
18 any matter related to or arising out of the administration of such areas
19 of land and water under the amendment; provided, however, that in the
20 event of any dispute between the Service and the Bureau as to any such
21 matter, the Service shall consult with the Bureau in an effort to
22 resolve such dispute.

23 B. The following interests in water and project works held by the Bureau
24 are within the geographical area covered by this Cooperative Agreement:

25 (1) Interests in water acquired and/or appropriated by the Bureau
26 for reclamation purposes, including those referred to in the Klamath

1 River Basin Compact between the States of California and Oregon
2 (approved, 71 Stat. 497).

3 (2) The following features within the boundaries of Tule Lake
4 National Wildlife Refuge:

- 5 (a) N, P, Q, and R Canal and Lateral Systems
- 6 (b) No. 100, No. 101, and No. 102 Drain Systems
- 7 (c) Sumps 1A and 1B
- 8 (d) Pumping Plants 4; 5, 6, 9, 10, 11, C, D, W, X, and Y
- 9 (e) Inlet to Pumping Plant D and the Tule Lake Tunnel and
10 bifurcation works
- 11 (f) All open and closed drains constructed by the Bureau
- 12 (g) All roads constructed within the Refuge by the Bureau
- 13 (h) A and B Dikes and any other dikes associated with the
14 above-mentioned facilities
- 15 (i) Any other features that have been or will be constructed
16 or approved by the Bureau for reclamation purposes.

17 (3) The following features within the boundaries of Lower Klamath
18 National Wildlife Refuge:

- 19 (a) Klamath Straits Drain
- 20 (b) West, Center, and East Government Drains
- 21 (c) Range Line Drain
- 22 (d) State Line Drain in Oregon
- 23 (e) Pumping Plants E, EE, F, FF, and the O'Connor Pumping Plant
- 24 (f) P Canal System
- 25 (g) Long Drain
- 26 (h) O'Connor Drain
- (i) Any other features that have been or will be constructed
or approved by the Bureau for reclamation purposes.

1 (4) The following features within the boundaries of Clear Lake
2 National Wildlife Refuge:

- 3 (a) Clear Lake Reservoir
4 (b) Clear Lake Dam and spillway
5 (c) Any other features that have been or will be constructed
6 or approved by the Bureau for reclamation purposes.

7 The foregoing interests in water and project works relate solely to the
8 reclamation function of the Bureau, and they do not relate in any way to
9 the operation of the area as a part of the National Wildlife Refuge System
10 by the Service. Therefore, such interest in water and project works are
11 not within the administrative responsibility, control and direction of the
12 Service referred to in subparagraph A of this paragraph 1.

13 C. Subject to the provisions of subparagraph B of this paragraph 1, and
14 any specific provision of this Cooperative Agreement, with respect to
15 any provision of this Cooperative Agreement under which a management
16 function is granted to and assumed by the Bureau, such management function
17 shall be as follows:

- 18 (1) The Bureau will conduct leasing programs in the following manner
19 (a) The Bureau will prepare the leasing programs for a defined
20 period of time in sufficient detail to ensure that prospective
21 lessees will be able to raise listed grains and row crops
22 subject to limitations on the use of chemicals, burning of stub-
23 ble, methods of cultivation, irrigation, harvesting, and any
24 other appropriate limitations as may be necessary. The Bureau
25 shall consult with and obtain the approval of the Service in
26 developing the agricultural leasing program.

1 (b) The Bureau will write all lease advertisements and submit
2 them to the Service for a two-week review period. After such
3 review period and after the Bureau and the Service have
4 mutually agreed on the form and content of the lease agreements,
5 the Bureau will publicly issue the lease advertisements. The
6 advertisements, or any repeated advertisements issued due to
7 nonrenewal of a lease, shall not thereafter be changed.

8 The various sections of leased lands in the area covered by
9 this Cooperative Agreement shall be leased on a staggered basis,
10 so that all leases for the entire year are not awarded in any
11 single year.

12 (c) The Bureau shall specify the time, place, and conduct of the
13 bid openings for leases and shall invite Service representatives
14 to observe the bid opening proceedings.

15 (d) The Bureau shall review the eligibility of each bidder to
16 hold a lease and shall accept or reject bidders on the basis
17 of said review.

18 (e) The Bureau shall conduct all interviews regarding the pro-
19 posed use of the lease and the Statement of Operations.

20 (f) The Bureau shall execute all lease contracts in accordance
21 with the terms of the lease advertisements and the terms of this
22 agreement. No changes in the lease contracts shall be made during
23 the term of the lease including permitted renewal periods.

24 (g) The Bureau shall conduct all compliance reviews of the
25 lease contracts and enforcement of the leasing requirements as

1 they relate to: crop rotation; seed certification; water use;
2 drainage; pesticide, rodenticide, and herbicide uses; row crop
3 acreages in conformance with the Kuchel Act; land management
4 practices; and any other terms or conditions stipulated in the
5 lease advertisements or contracts.

6 (2) The Bureau shall practice soil moisture conservation in the
7 following manner:

8 (a) Seeding of canal and lateral berms to prevent soil erosion
9 and to develop wildlife habitat.

10 (b) Supervision of and advice to lessees on annual and noxious
11 weed control on agricultural lease lands and irrigation drainage
12 facilities.

13 (c) Conduct of quackgrass control measures to assure optimum
14 agricultural production on leased lands.

15 (3) The Bureau shall conduct salt balance studies on all agricultura
16 lease lands in order to prevent drainage or soil problems from develo
17 ing and to maintain optimum agricultural production. The studies
18 shall consist of periodic collection and analysis of water samples
19 from key areas to determine water quality and control measures and
20 collection and analysis of soil samples after each irrigation season
21 to determine salt content and/or alkaline conditions.

22 (4) The Bureau shall prepare and compile in-lieu-of-tax data for
23 payments to counties as required under the Kuchel Act including docu-
24 ments for completion of payments.

25 (5) The Bureau shall prepare any other reports as necessary.

1 2. Subject to the provisions of paragraph 1 of this Cooperative Agreement,
2 the functions and responsibilities of the Service and the Bureau with respect
3 to the areas of the National Wildlife Refuge System in Modoc and Siskiyou
4 Counties, California, and Klamath County, Oregon, shall be as follows:

5 A. Lands within the boundary of the Tule Lake National Wildlife Refuge
6 as described in Executive Orders dated October 4, 1928, November 3, 1932,
7 and April 10, 1936, and in the Act of March 23, 1933, Priv. L. No. 2,
8 73d Cong., and the Act of June 14, 1933, Priv. L. No. 12, 73d Cong., 48
9 Stat. 1295 and 1300, excepting those presently under private ownership.

10 (1) The area so described is shown on the attached Exhibit A and
11 consists of:

12 (a) Reclaimed lakebed lands of the State of California ceded
13 by Legislative Act of 1905 and accepted by Act of Congress
14 dated February 9, 1905 (33 Stat. 714) (hereinafter called Tule
15 Lake ceded lands).

16 (b) Lakebed lands not reclaimed by drainage and used as the
17 operating sump for accumulation of flood, waste and return flow
18 waters of the Klamath Project, as authorized by the California
19 Legislative Act of 1905 (hereinafter called the Sump).

20 (c) Native uplands.

21 (2) The functions and responsibilities of each bureau regarding the
22 lands within the Tule Lake National Wildlife Refuge shall be as
23 follows, subject to the provisions of paragraph 1 of this agree-
24 ment:

25 (a) The Tule Lake ceded lands shall be managed by the Bureau,

1 provided that leasing or use of that portion of the Tule Lake
2 ceded lands adjacent to the Sump (hereinafter referred to as
3 buffer zones), shall be in accordance with Article 8 of the
4 Contract No. 14-06-200-5954 dated September 10, 1956, between
5 the United States and the Tulelake Irrigation District. It is
6 understood that such buffer zones hereafter shall be used by
7 the Service for the growing of wildlife habitat either directl
8 or by lease or sharecrop arrangements, but if revenues are
9 obtained therefrom, they shall be transferred to the Bureau in
10 accordance with the Kuchel Act. Leasing of the remaining Tule
11 Lake ceded lands shall be continued by the Bureau pursuant to
12 in accordance with the provisions of the Kuchel Act. Each lease
13 shall contain reservations for public hunting, fishing, and
14 other recreational uses at such times and places which as deter
15 mined by the Service after consultation with the Bureau do not
16 materially interfere with the lessee's land preparation, seedin
17 growing, irrigating and primary harvesting of the crops thereon
18 Fall burning or plowing of grain stubble or crop residues shall
19 not be permitted on more than 10% of the leased lands except
20 by express permission of the Service. Terms and conditions
21 relating to spring burning shall be subject to the approval
22 of the Service. Administration of all laws and regulations
23 relating to wildlife on the Tule Lake ceded lands, and all use
24 of the ceded lands for trapping and for hunting, fishing, and
2 other recreational uses shall be by and through the Service and

1 the proceeds received therefrom shall be retained by the Service
2 in accordance with 16 U.S.C. § 715s.

3 (b) Those facilities described in Article 7 of Contract No.
4 14-06-200-5954, dated September 10, 1956, shall be retained
5 under the administrative authority of the Bureau as project work:
6 Administration of wildlife matters, and enforcement of all laws
7 and regulations relating to wildlife on such areas, and all use
8 of such areas for hunting, fishing, trapping, boating, recre-
9 ational and other Refuge uses shall be by and through the
10 Service. The proceeds received therefrom shall be retained
11 by the Service in accordance with 16 U.S.C. § 715s.

12 (c) Administration of the native uplands area shall be by the
13 Service, subject to reasonable use of the area by the Bureau for
14 borrow material with full consideration to environmental concerns
15 B. Lands within the boundary of the Lower Klamath National Wildlife Refuge
16 as described in the Executive Orders dated August 8, 1908, and May 14, 1915
17 excepting those presently under private ownership.

18 (1) The area so described is shown on the attached Exhibit B and
19 consists of:

20 (a) The Klamath Straits Unit in Klamath County, Oregon.

21 (b) The area in California developed for Refuge purposes under
22 the 1942 Agreement between the Bureau and the Service, hereina-
23 after designated as the "Intensive Use Area."

24 (c) Lands owned by the United States not presently developed
25 for Refuge purposes, exclusive of the Klamath Straits Unit,

1 consisting of:

2 1. Miller Lake Area, Oregon and California.

3 2. Sheepy West.

4 3. Sheepy East.

5 (d) Ady Canal (also known as the South Canal).

6 (e) Klamath Straits Drain.

7 (2) The functions and responsibilities of each bureau regarding the
8 lands within the Lower Klamath National Wildlife Refuge shall be as
9 follows, subject to the provisions of paragraph 1 of this agreement:

10 (a) The Klamath Straits Unit shall be managed by the Bureau.

11 Leasing of the Klamath Straits Unit shall be by the Bureau
12 pursuant to and in accordance with the provisions of the Kuchel
13 Act. Each lease shall contain reservations for public hunting,
14 fishing, and other recreational uses at such times and places
15 which as determined by the Service after consultation with the
16 Bureau do not materially interfere with the lessee's land prepara-
17 tion, seeding, growing, irrigation, and primary harvesting of
18 the crops thereon. Fall burning or plowing of grain stubble
19 or crop residues shall not be permitted on more than 10% of the
20 leased area except by express permission of the Service. Terms
21 and conditions relating to spring burning shall be subject to the
22 approval of the Service. Administration of all laws and regula-
23 tions relating to wildlife on the Klamath Straits Unit, and all
24 use of these lands for trapping and for hunting, fishing, and
25 other recreational uses shall be by and through the Service,

1 and the proceeds received therefrom shall be retained by the
2 Service in accordance with 16 U.S.C. § 715s.

3 (b) The Intensive Use Area in California shall be administered
4 by and through the Service for all purposes, subject to the
5 continued discharge of Sump water through the existing Pumping
6 Plant D, Tunnel, P Canal System, and private lands watered from
7 the P Canal System of the Klamath Project, into the Intensive
8 Use Area or such by-pass canal facilities as the Service or
9 Bureau may provide to carry such Sump water directly to the
10 Klamath Straits Drain; provided, however, that the Bureau shall
11 provide in its water service contracts for privately owned or
12 leased public lands served by the P Canal System that impounded
13 waters on such lands shall not be released therefrom except at
14 times when the Service determines that there is capacity in the
15 Refuge or drains to handle such released waters. The Bureau,
16 pursuant to existing or future contracts, shall remove excess
17 waters from the Intensive Use Area and other areas in California
18 described in the Kuchel Act and located in Lower Klamath Lake
19 area. Excess waters shall be defined as those that are greater
20 than the capacity of areas to hold and use without adversely
21 affecting wildlife requirements therein as determined annually
22 by the Service. Any revenues derived from hunting, fishing,
23 trapping, or grazing or other use of the Intensive Use Area
24 shall be retained by the Service in accordance with 16 U.S.C.
25 § 715s.

1 (c) Lands owned by the United States not presently developed
2 for refuge purposes as described in subparagraph B(1)(c) above,
3 except Sheepy East, shall be administered by the Service in
4 accordance with the Kuchel Act, and the proceeds shall be retained
5 by the Service in accordance with 16 U.S.C. § 715s. Adminis-
6 tration of all laws and regulations relating to wildlife on
7 these lands, and all use of these lands for trapping and for
8 hunting, fishing, and other recreational uses shall be by and
9 through the Service, and the proceeds received therefrom shall
10 be retained by the Service in accordance with 16 U.S.C. § 715s.

11 (d) The Sheepy East Unit shall be managed by the Bureau for
12 agricultural purposes. Leasing of these lands shall be by the
13 Bureau for agricultural purposes, pursuant to and in accordance
14 with the Kuchel Act. Each lease shall contain reservations for
15 public hunting, fishing, and other recreational uses, at such
16 times and places which as determined by the Service after con-
17 sultation with the Bureau do not materially interfere with the
18 lessee's land preparation, seeding, growing, irrigating, and
19 primary harvesting of crops thereon. Fall burning or plowing
20 of grain stubble or crop residues shall not be permitted on
21 more than 10% of the leased area except by express permission
22 of the Service. Terms and conditions relating to spring burning
23 shall be subject to the approval of the Service. Administration
24 of all laws and regulations relating to wildlife on these lands,
25 and all use of these lands for trapping and for hunting, fishing,

1 and other recreational uses shall be by and through the Service,
2 and the proceeds received therefrom shall be retained by the
3 Service in accordance with 16 U.S.C. § 715s.

4 (e) The interest of the United States in the Ady Canal, also
5 known as the South Canal, is a contractual right pursuant to
6 Amendatory Contract Ilr-402, dated April 28, 1943, between the
7 United States and the Klamath Drainage District. This contract
8 and all of its terms and conditions shall be administered by
9 the Service.

10 (f) The Klamath Straits Drain shall be retained under the
11 administrative authority of the Bureau, and it shall be operated
12 and maintained by the Bureau subject to the terms and conditions
13 of Supplemental Contract No. Ilr-402, dated October 11, 1947,
14 between the United States and the Klamath Drainage District and
15 any future contracts relating thereto.

16 C. Lands within the boundary of the Upper Klamath National Wildlife Refuge
17 as described in Executive Order dated April 3, 1928, the First Form With-
18 drawal lands, also known as Northern Extension Tract, and lands acquired
19 by the Service adjacent thereto, and Hanks Marsh.

20 (1) The area so described is shown on the attached Exhibit C and
21 consists of:

22 (a) Executive Order described lands and accretions thereto.

23 (b) Lands acquired by the Service.

24 (c) First Form Withdrawal lands (1440 acres), also known as
25 Northern Extension Tract.

26 (d) Hanks Marsh.

1 (2) The Service shall administer these lands subject to raising and
2 lowering of the water levels of Upper Klamath Lake for Klamath Proj
3 purposes. The lands so administered by and through the Service will
4 be affected by fluctuations of water levels in the Upper Klamath La
5 which is utilized for water-storage purposes by the Klamath Project
6 and by Pacific Power and Light Company pursuant to Contract No.
7 14-06-200-5075, dated January 31, 1956, between its predecessor,
8 California-Oregon Power Company, and the United States. Administra
9 of all laws and regulations relating to wildlife on these lands, and
10 all use of these lands for grazing and for trapping and hunting,
11 fishing, and other recreational uses shall be by and through the
12 Service, and the proceeds received therefrom shall be retained by the
13 Service in accordance with 16 U.S.C. § 715s.

14 D. Lands within the boundary of Clear Lake National Wildlife Refuge as
15 described in Executive Order dated April 11, 1911, and the amendment dated
16 January 13, 1912:

17 (1) The area so described is shown on the attached Exhibit D and
18 includes all lands owned by the United States lying within the
19 Executive Order boundary.

20 (2). The Clear Lake National Wildlife Refuge shall be administered by
21 the Service, and the proceeds received therefrom shall be retained by
22 the Service in accordance with 16 U.S.C. § 715s. Leasing in this area
23 for grazing shall be by the Service in accordance with the provisions
24 of the Kuchel Act, and proceeds received therefrom shall be retained
25 by the Service in accordance with 16 U.S.C. § 715s. All use of these

1 lands for trapping and for hunting, fishing and other recreational
2 uses shall be by and through the Service, and the proceeds therefrom
3 shall be retained by the Service in accordance with 16 U.S.C. § 715s

4 E. White Lake, and Lettered Tracts in the Lower Klamath Area:

5 (1) The area so described is shown on the attached Exhibit A and
6 consists of:

7 (a) White Lake in Klamath County, Oregon, and Siskiyou County,
8 California.

9 (b) Thirteen tracts of land in Siskiyou County, lettered as
10 Tracts "A", "B", "C", "D", "E", "F", "G", "H", "I", "J", "K",
11 "L", and "N".

12 (c) Tract "P" in Modoc County.

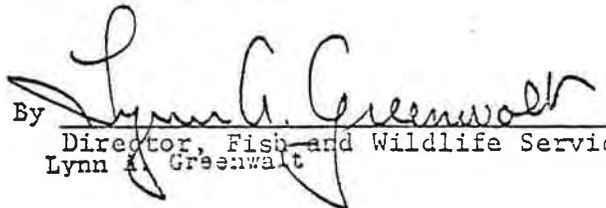
13 (2) The administrative responsibility for these lands shall be by
14 and through the Service, and the proceeds received therefrom shall
15 be retained by the Service in accordance with 16 U.S.C. § 715s.

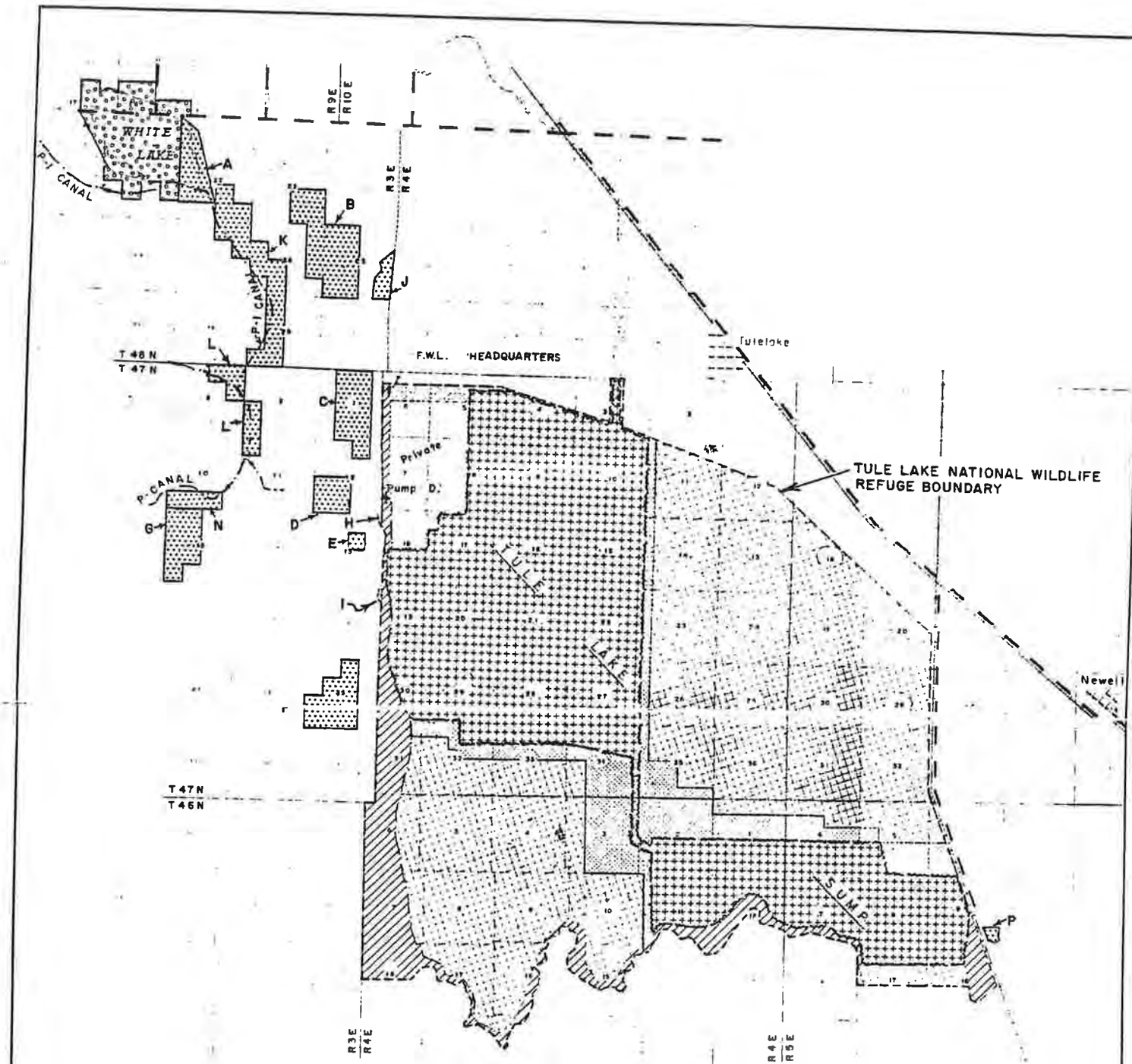
16 3. This Cooperative Agreement shall control in the case of any conflict
17 between the terms hereof and the terms of the January 8, 1942, Agreement and
18 the June 28, 1946, amendment.

19 4. Any management function of the Bureau hereunder which is subject to the
20 administrative responsibility and control of the Service, or all such manage-
21 ment functions, may be terminated at any time by either party giving written
22 notice to the other party at least one (1) year in advance of the date of such
23 termination. This Cooperative Agreement may be terminated at any time, subject
24 to the approval of the Secretary, by either party giving written notice to
25

1 the other party at least one (1) year in advance of the proposed date of suc!
2 termination.
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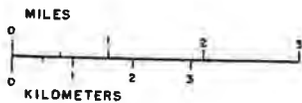
By 
Commissioner, Bureau of Reclamation

By 
Director, Fish and Wildlife Service
Lynn A. Greenwalt



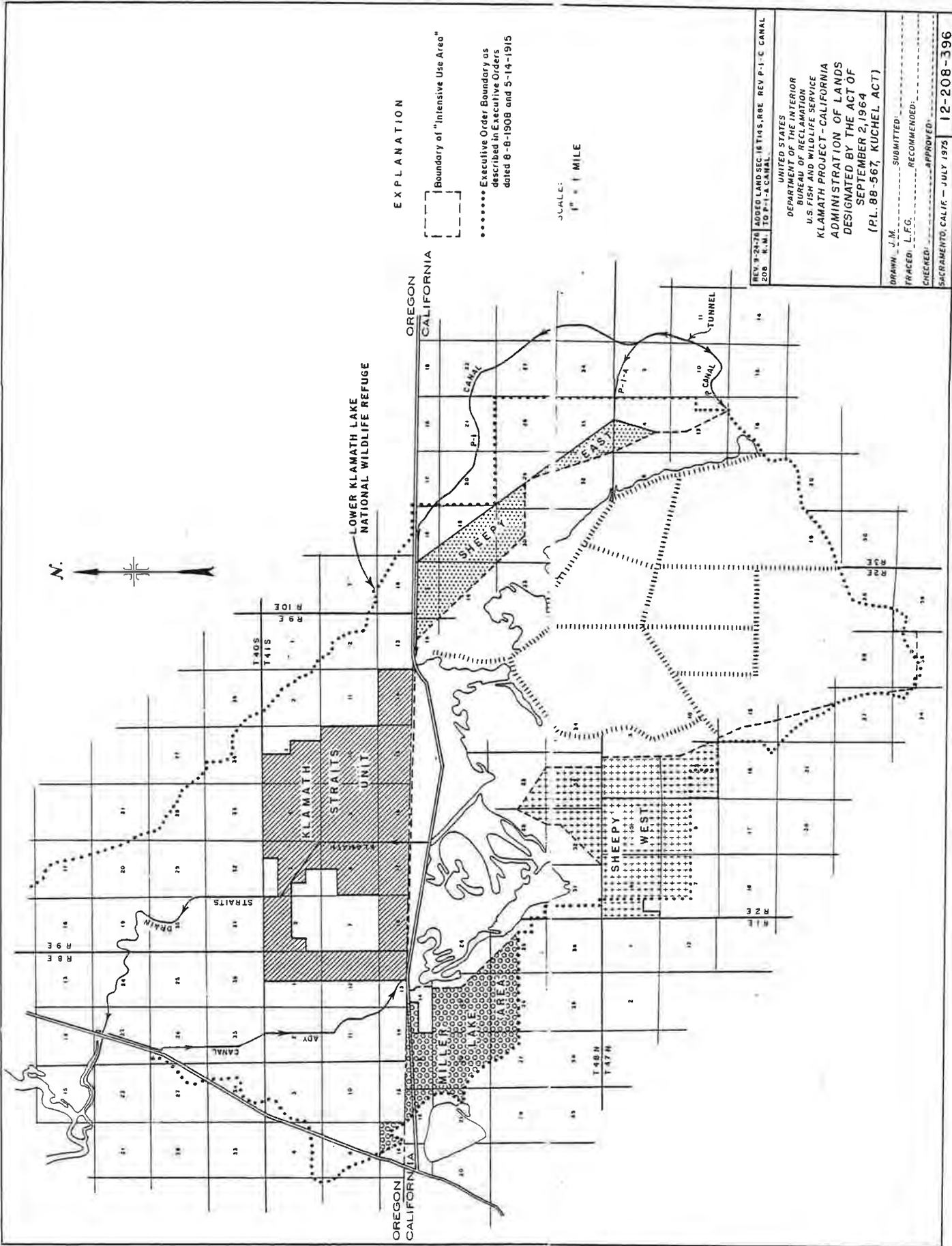
EXPLANATION

-  *Native Uplands*
-  *Lettered Tracts mentioned in P.L. 88-567*
-  *Lake bed not reclaimed*
-  *White Lake*
-  *(Buffer Area) Tule Lake ceded lands*
-  *(Agricultural Leased Area) Tule Lake ceded lands*



REV. 9-76 208 K.M.	ADDED P-CANAL AND P-1 CANAL
UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF RECLAMATION U.S. FISH AND WILDLIFE SERVICE KLAMATH PROJECT-CALIFORNIA ADMINISTRATION OF LANDS DESIGNATED BY THE ACT OF SEPTEMBER 2, 1964 (P.L. 88-567, KUCHEL ACT)	
DRAWN: J.M.	SUBMITTED: _____
TRACED: L.F.G.	RECOMMENDED: _____
CHECKED: _____	APPROVED: _____
SACRAMENTO, CALIF. - JANUARY 1975	12-208-395

EXHIBIT A



REV. 9-24-74 ADDED LAND SEC. 18 T41S, R6E REV P-1-C CANAL
208 N.M. TO P-1-A CANAL

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF RECLAMATION
U.S. FISH AND WILDLIFE SERVICE
KLAMATH PROJECT - CALIFORNIA
ADMINISTRATION OF LANDS
DESIGNATED BY THE ACT OF
SEPTEMBER 2, 1964
(P.L. 88-567, KUCHEL ACT)

DRAWN: J.M. SUBMITTED: _____
TRACED: L.F.G. RECOMMENDED: _____
CHECKED: _____ APPROVED: _____

SACRAMENTO, CALIF. - JULY 1975

12-208-396

EXHIBIT B

UPPER KLAMATH NATIONAL WILDLIFE REFUGE

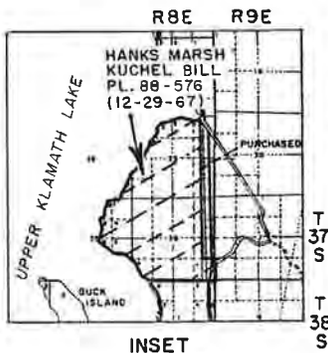
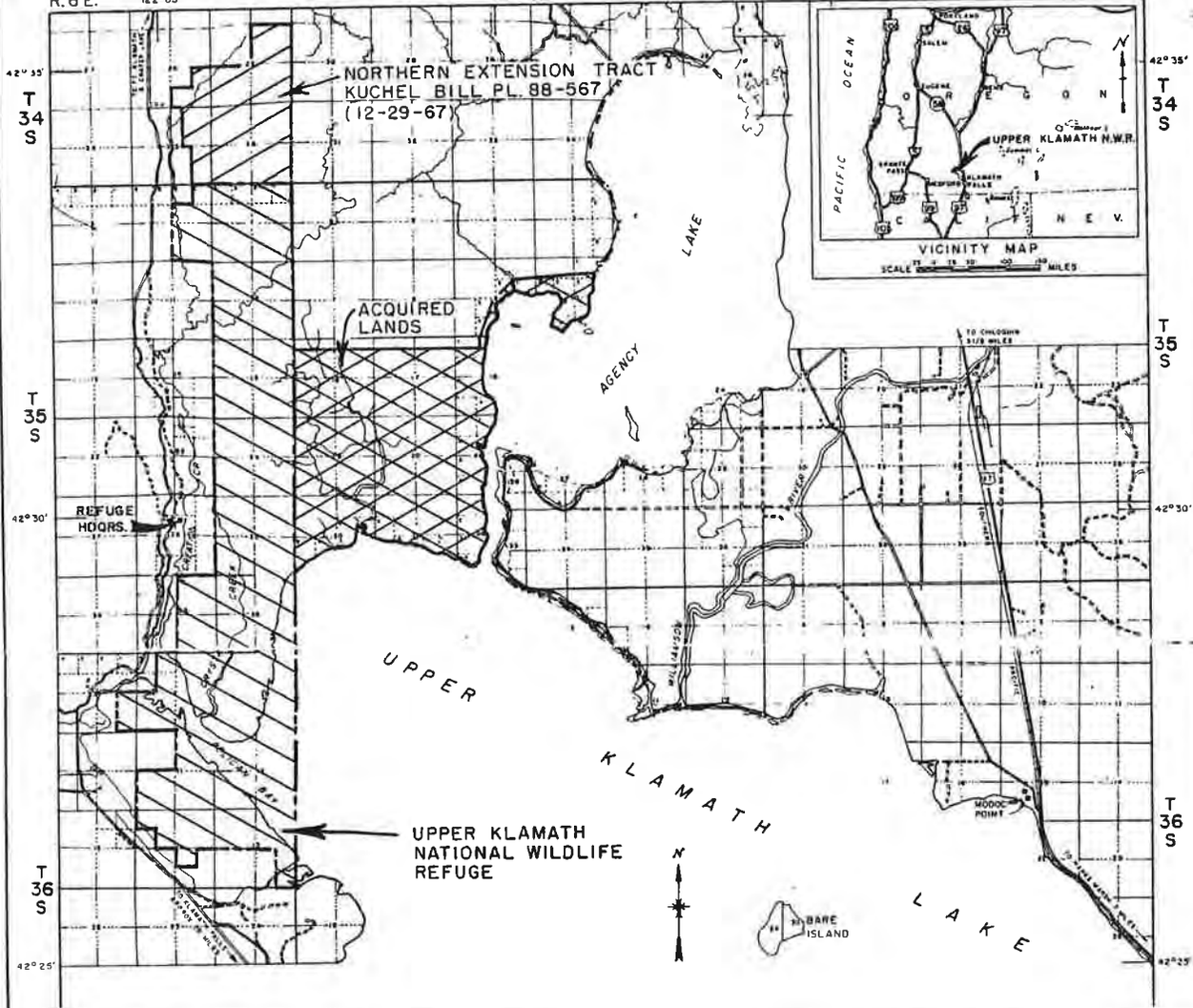
KLAMATH COUNTY, OREGON

FISH AND WILDLIFE SERVICE
BUREAU OF SPORT FISHERIES AND WILDLIFE
R.7E.

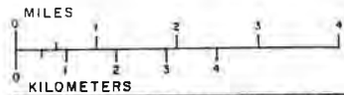
UNITED STATES
DEPARTMENT OF THE INTERIOR
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R.7 1/2 E.

121°55'

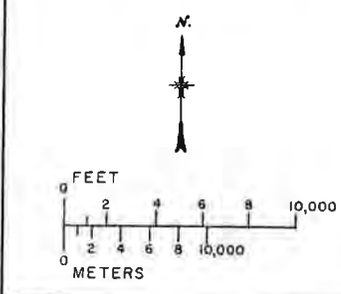
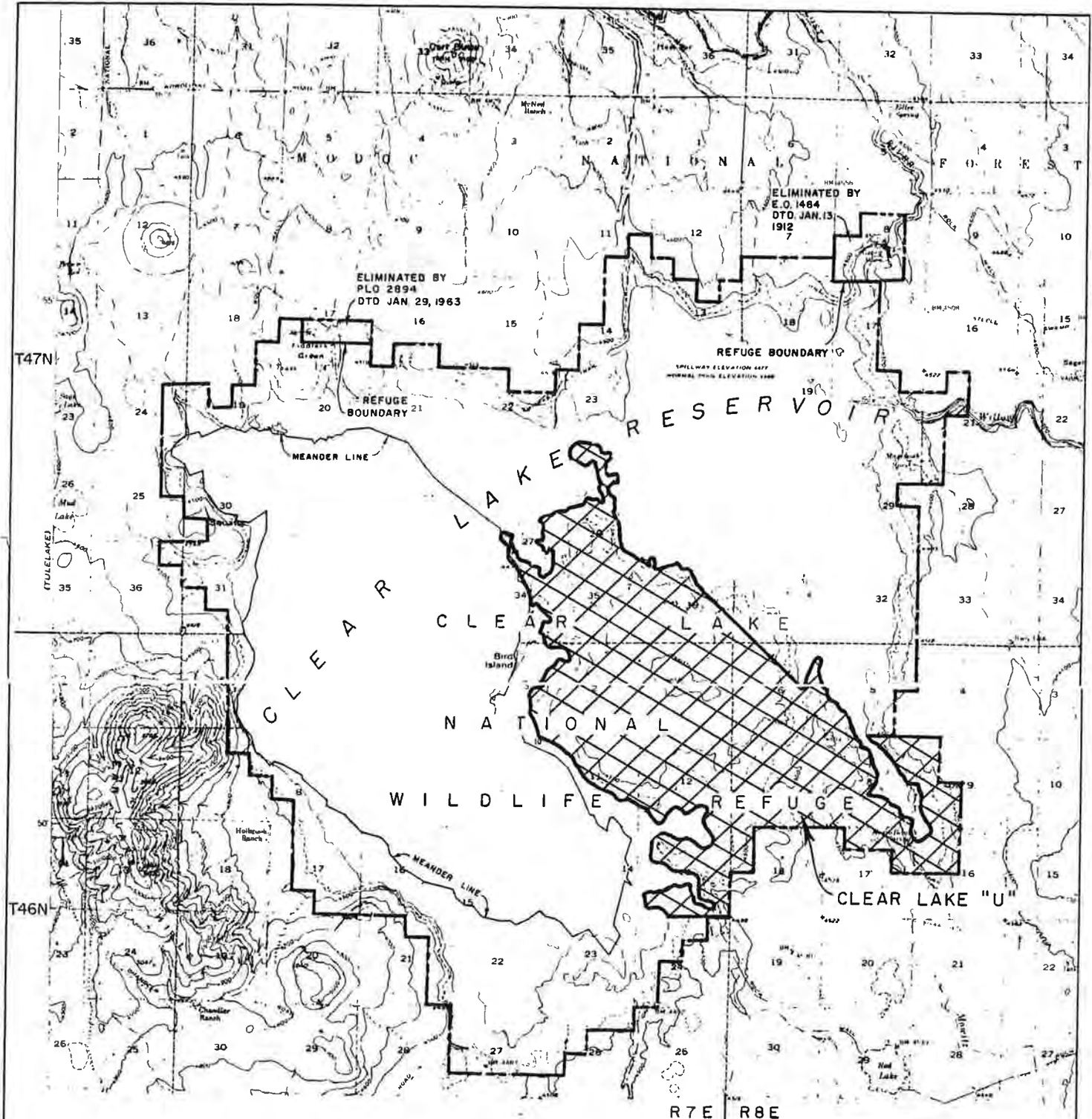


-  EXECUTIVE ORDER DTD. APRIL 3, 1928
-  LANDS ACQUIRED BY THE SERVICE
-  FIRST FORM WITHDRAWN LANDS (NORTHERN EXTENSION TRACT)
-  HANKS MARSH

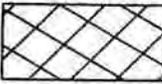


REV. 9-24-78 208 K. M.	REV. HANKS MARSH INSET & DELETED NAME OF KLAMATH INDIAN RESERVATION NAME.
UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF RECLAMATION U.S. FISH AND WILDLIFE SERVICE KLAMATH PROJECT-OREGON ADMINISTRATION OF LANDS DESIGNATED BY THE ACT OF SEPTEMBER 2, 1964 (P.L. 88-567, KUCHEL ACT)	
DRAWN: J.M.	SUBMITTED: _____
TRACED: L.F.G.	RECOMMENDED: _____
CHECKED: _____	APPROVED: _____
SACRAMENTO, CALIF. - JANUARY 1975	12-208-397

EXHIBIT C



----- EXECUTIVE ORDER 1332
 DTD. APRIL 11, 1911

 CLEAR LAKE "U"
 LEASE AREA

UNITED STATES
 DEPARTMENT OF THE INTERIOR
 BUREAU OF RECLAMATION
 U.S. FISH AND WILDLIFE SERVICE
 KLAMATH PROJECT - CALIFORNIA
 ADMINISTRATION OF LANDS
 DESIGNATED BY THE ACT OF
 SEPTEMBER 2, 1964
 (P.L. 88-567, KUCHEL ACT)

DRAWN: J.M. SUBMITTED: _____
 TRACED: L.F.G. RECOMMENDED: _____
 CHECKED: _____ APPROVED: _____

SACRAMENTO, CALIF. - JANUARY 1975 12-208-398

REV. 9-76 REMOVED HATCHING ADDED BDRY.
 208 K.M. SYMBOL IN EXPLANATION.

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