RG 0022 U.S. Fish and Wildlife Service

Dept of Interior. U.S. Fish & Wildlife Service./Division of Realty.

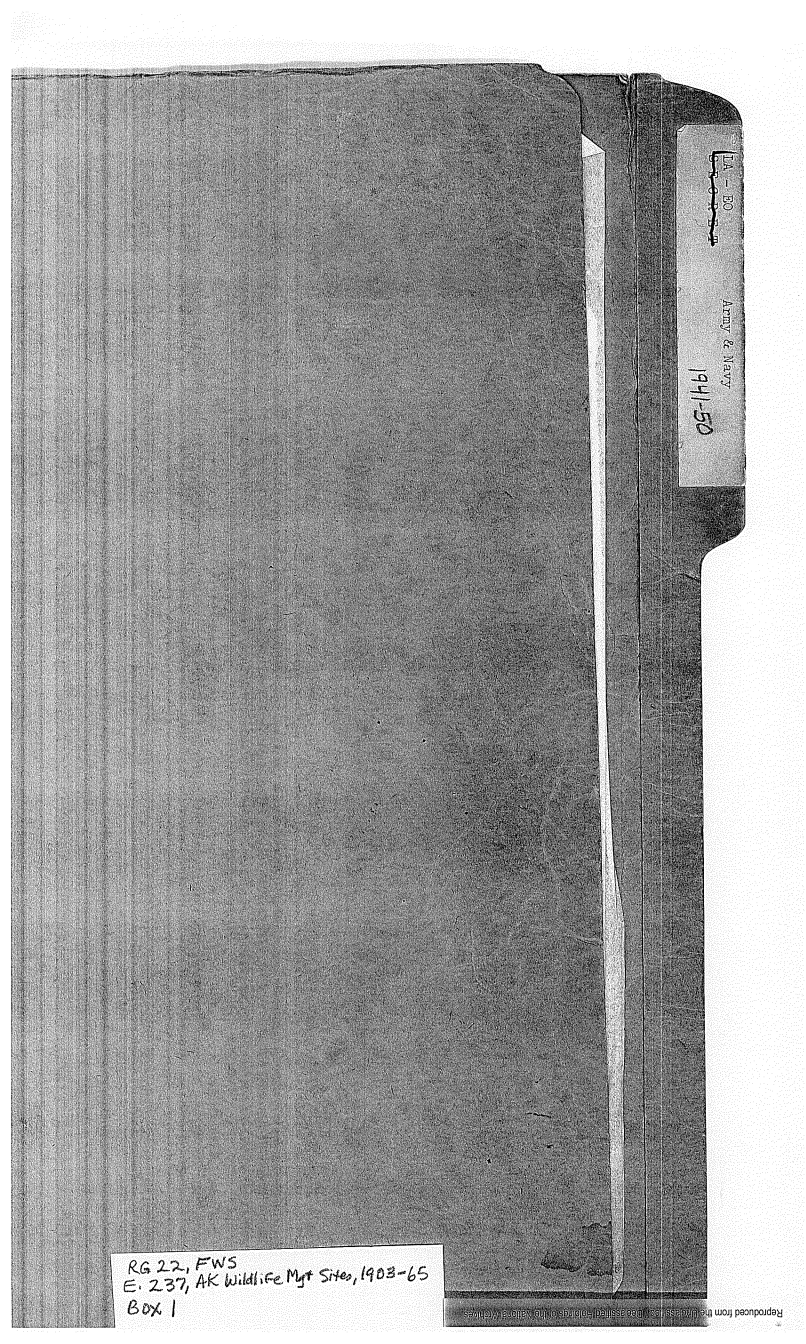
Entry# P 237: Records Concerning Alaskan Wildlife Management Sites; 1903-1965

Arctic Slope Fur Management Area, 1947-60 THRU Kodiak Dock Site, 1934-62

Container # 1

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Saturday, April 1, 1950

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TITLE 43—PUBLIC LANDS: INTERIOR

Chapter I-Bureau of Land Management, Department of the Interior

Subchapter A-Alaska

[Circular 1750]

PART 74-RIGHTS-OF-WAY

RESERVATION OF PUBLIC LAND FOR HIGHWAY PURPOSES; APPROPRIATION OF ADJOINING

Establishment of reservation Public Land Order No. 601 of August 10, 1949 (14 F. R. 5049) provides:

Subject to valid existing rights and to existing surveys and withdrawals for other than highway purposes, the public lands in Alaska lying within 300 feet on each side of the center line of the Alaska Highway, 150 feet on each side of the center line of all other through roads, 100 feet on each side of the center line of all other through roads, 100 feet on each side of the center line of all local roads, in accordance with the following classifications, are hereby withdrawn from all forms of appropriation under the publicland laws, including the mining and mineralleasing laws, and reserved for highway purposes:

poses:

Through roads. Alaska Highway, Richardson Highway, Glenn Highway, Haines Highway, Tok Cut-Off.

Feeder roads. Steese Highway, Elliott Highway, McKinley Park Road, Anchorage-Potter-Indian Road, Edgerton Cut-Off, Tok Eagle Road, Ruby-Long-Poorman Road, Nome-Solomon Road, Kenai Lake-Homer Road, Fairbanks-College Road, Anchorage-Lake Spenard Road, Circle Hot Springs Road.

Local roads. All roads not classified above as Through Roads or Feeder Roads, established or maintained under the jurisdiction of the Secretary of the Interior.

8 74 29 Fflect of reservation. The

§ 74.29 Effect of reservation. reservation made by Public Land Order No. 601 of August 10, 1949, operates as a complete segregation of the land from all forms of appropriation under the publicland laws, including the mining and the mineral-leasing laws. Unless under the law or regulations such right or claim may embrace non-contiguous land, a right or claim to public land in the territory fronting on a withdrawal made by Public Land Order 601 and initiated on or after August 10, 1949, must be restricted to land on one side of the withdrawn area, except that a homestead settlement or entry may be made for land crossed by the strip withdrawn in connection with a local road, exclusive of such strip.

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§ 74.30 Statement required of applicants as to public roads. Every applicant for public lands in Alaska whose right or claim does not antedate the withdrawal will be required to state in his application, or in a written statement furnished with the application, whether or not the land applied for is crossed by a public road. If it is, such road must be identified by name or otherwise.

§ 74.31 Appropriation of land up to reserved area; advance surveys not required. Subject to § 74.29, public land on either side of the reserved area, both surveyed and unsurveyed, if otherwise available, may be included in claims extending up to but not including any part of the reserve. Where the land has been surveyed under the rectangular system and the surveys have not been closed on the reserved area, applications may be filed and entries allowed for portions of the legal subdivisions outside of the re-served area without awaiting additional surveys. Where the surveys have been closed on the reserved area, the land must be identified in the terms of such surveys. Settlements on unsurveyed public lands must conform to 43 CFR 65.2, so far as practicable.

§ 74.32 Acreage limitation. An application presented in advance of the approval of an official survey closing on the reserved area must show that the area described does not exceed the maximum area permitted by the law under which the application is made.

§ 74.33 Adjustments after survey. Every application made for public land abutting on the reserved area, not described in the terms of an official plat of survey closing on that area, will be subject to adjustment, both as to description and area, after such an official survey has been made.

(R. S. 2478; 43 U. S. C. 1201)

MARION CLAWSON, Director.

Approved: March 28, 1950.

OSCAR L. CHAPMAN, Secretary of the Interior.

F. R. Doc. 50-2706; Filed, Mar. 81, 1950; 8:48 a. m.]

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