of 1937 before the date of the allowance of such credit or the making of such refund.
(b) The amendments made by section 3 shall apply with respect to service performed after December 31, 1967.

Approved October 22, 1968.

Public Law 90-625

AN ACT

To authorize the Secretary of Agriculture to sell to the Village of Central, State of New Mexico, certain lands administered by him formerly part of the Fort Bayard Military Reservation, New Mexico.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, subject to other provisions of this Act, the Secretary of Agriculture is authorized and directed to sell, in tracts of not less than 40 acres and at market value as determined by him, and to convey to the Village of Central, State of New Mexico, for the purpose of residential and business development, the following described lands formerly part of the Fort Bayard Military Reservation, Grant County, New Mexico, comprising approximately one hundred and seventy-seven acres situated in section 35, township 17 south, range 13 west, New Mexico principal meridian, more particularly described by metes and bounds as follows:

Beginning at the southwest corner of the parcel herein described, being a point on the northerly right-of-way line of United States Highway Numbered 260 (New Mexico State Highway Department project numbered F-013-1(3)), whence the 2-mile corner on the south boundary of the Fort Bayard Military Reservation (concrete monument in place) bears south 02 degrees 20 minutes 30 seconds east, 366.78 feet distance:

thence north 01 degree 16 minutes 00 seconds west, 439.75 feet distance to a point;
thence north 80 degrees 06 minutes 10 seconds east, 496.21 feet distance to a point;
thence north 14 degrees 22 minutes 10 seconds west, 500.58 feet distance to the northwest corner of the parcel herein described;
thence north 37 degrees 22 minutes 30 seconds east, 1,003.60 feet distance to a point;
thence north 13 degrees 48 minutes 30 seconds east, 439.35 feet distance to a point;
thence north 47 degrees 39 minutes 10 seconds east, 703.80 feet distance to a point;
thence north 48 degrees 30 minutes 00 second east, 490.75 feet distance to a point;
thence north 48 degrees 59 minutes 00 second east, 602.85 feet distance to a point;
thence north 49 degrees 39 minutes 00 second east, 285.52 feet distance to the northeast corner of the parcel herein described, being a point on the westerly line of the old Highway Numbered 180-260 (road to Fort Bayard);
thence south 44 degrees 13 minutes 10 seconds east, 289.71 feet distance along said westerly line of road to Fort Bayard to a point;
thence south 28 degrees 21 minutes 00 second east, 2,267.83 feet distance continuing along said westerly line of road to Fort Bayard to a point;
thence south 11 degrees 27 minutes 00 second east, 355.34 feet distance continuing along said westerly line of road to Fort Bayard to a point;
thence south 03 degrees 08 minutes 50 seconds west, 514.23 feet
distance continuing along said westerly line of road to Fort
Bayard to a point;

thence south 09 degrees 47 minutes 20 seconds west, 112.40 feet
distance continuing along said westerly line of road to Fort
Bayard to the southeast corner of the parcel herein described,
being identified as the intersection of said westerly line of road to
Fort Bayard with the northerly right-of-way line of new United
States Highway Numbered 260 (Project Numbered F-013-1 (3));

thence north 88 degrees 35 minutes 00 seconds west, 906.91 feet
distance along the northerly right-of-way line of United States
Highway Numbered 260 to the T-rail right-of-way marker on
P.T. station 351 + 06.2;

thence southwesterly 2,435.21 feet distance continuing along
said northerly right-of-way line of United States Highway Num­
bered 260 along the arc of a curve bearing to the left and having a
long chord bearing south 83 degrees 25 minutes 00 seconds west,
2,427.30 feet distance to the T-Rail right-of-way marker on P.C.
Station 327 + 00;

thence south 75 degrees 25 minutes 00 seconds west, 594.40 feet
distance continuing along said northerly right-of-way line of
United States Highway Numbered 260 to the southwest, and
beginning corner of the parcel herein described.

Sec. 2. The conveyance authorized by this Act (1) shall protect
existing valid rights, (2) shall reserve easements for existing facilities
such as roads, telephone lines, pipelines, electric power transmission
lines, or other facilities or improvements in place, and shall reserve
such easements for roads as the Secretary of Agriculture finds neces­
sary to assure access to lands of the United States or to meet public
needs, and (3) may contain such additional terms, conditions, reserva­
tions, and restrictions as may be determined by the Secretary of Agri­
culture to be necessary to protect the interests of the United States.

Sec. 3. Upon application all the undivided mineral interests of the
United States in any parcel or tract of land sold pursuant to this Act
shall be conveyed to the Village of Central, State of New Mexico, or
its successors in title by the Secretary of the Interior. In areas where
the Secretary of the Interior determines that there is no active mineral
development or leasing, and that the lands have no mineral value, the
mineral interests covered by a single application shall be sold for a
consideration of $1. In other areas the mineral interests shall be sold
at the fair market value thereof as determined by the Secretary of the
Interior after taking into consideration such appraisals as he
deems necessary or appropriate.

Sec. 4. Each application made under the provisions of this Act shall
be accompanied by a nonrefundable deposit to be applied to the admin­
istrative costs as fixed by the Secretary of the Interior. If the convey­
ance is made, the applicant shall pay to the Secretary of the Interior
the full administrative costs, less the deposit. If a conveyance is not
made pursuant to an application filed under this Act, the deposit shall
constitute full satisfaction of such administrative costs notwithstanding
that the administrative costs exceed the deposit.

Sec. 5. The term “administrative costs” as used in this Act includes,
in addition to other items, all costs which the Secretary of the Interior
determines are included in a determination of (1) the mineral char­
acter of the land in question, and (2) the fair market value of the
mineral interest.

Sec. 6. Amounts paid to the Secretary of the Interior under the
provisions of this Act shall be paid into the Treasury of the United
States as miscellaneous receipts.

Approved October 22, 1968.
Public Law 90-626

AN ACT

To amend the Federal Property and Administrative Services Act of 1949, as amended, to authorize the rendering of direct assistance to and performance of special services for the Inaugural Committee.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That subsection 210(a) of the Federal Property and Administrative Services Act of 1949, as amended (40 U.S.C. 490(a)) is further amended by striking the word “and” at the end of paragraph (13), striking the period at the end of paragraph (14) and inserting in lieu thereof “; and”, and inserting immediately after paragraph (14) thereof the following new paragraph:

“(15) to render direct assistance to and perform special services for the Inaugural Committee (as defined in the Act of August 6, 1956, 70 Stat. 1049) during an inaugural period in connection with Presidential inaugural operations and functions, including employment of personal services without regard to the civil service and classification laws; provide Government-owned and leased space for personnel and parking; pay overtime to guard and custodial forces; erect and remove stands and platforms; provide and operate first-aid stations; provide furniture and equipment; and provide other incidental services in the discretion of the Administrator.”

Approved October 22, 1968.

Public Law 90-627

AN ACT

For the relief of Public Utility District Numbered 1 of Klickitat County, 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 Treasury is authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the Public Utility District Numbered 1 of Klickitat County, Washington, the sum of $31,000. Such sum represents payment for amounts expended by the district to construct a sewer and water system for the unincorporated city of Roosevelt, Washington, which was relocated because of the inundation of the original townsite by waters of the reservoir created by the construction of the John Day lock and dam project of the Department of the Army.

SEC. 2. No part of the amount appropriated in this Act shall be paid or delivered to or received by any agent or attorney on account of services rendered in connection with this claim, and the same shall be unlawful, any contract to the contrary notwithstanding. Any person violating the provisions of this Act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding $1,000.

Approved October 22, 1968.