

Use specified.

Provisos.  
Price.

Forest patrol, etc.

Timber disposal.

Fencing, etc.

Reversion for non-user.

voir; Reservoir Numbered Two, or Santa Maria Lake; Reservoir Numbered Three, or Lake Lilly; and Reservoir Numbered Four, or Lakeside Lake, subject to any former grant or conveyance affecting said lands, be, and the same are hereby, granted and conveyed to the city of Durango, county of La Plata, and State of Colorado, to have and to hold said lands to its use and behoof forever for the purposes of water storage and supply of its waterworks and the protection of its water supply, and for such purposes said city shall forever have the right, in its discretion, to control and use any and all parts of the said premises herein granted and conveyed in the construction of reservoirs, conduits, and flumes, and in the laying of pipes and mains, and in making such improvements as may be necessary to store, utilize, protect from pollution, and enjoy the waters contained in any natural or constructed reservoirs, basins, or waterways upon said premises: *Provided*, That the city of Durango shall pay for said land the sum of \$1.25 per acre: *Provided further*, That the Forest Service of the United States Department of Agriculture shall have full power to patrol the said lands and to protect them from fire and trespass: *And provided further*, That the Forest Service may dispose of the timber upon the said lands, except so much thereof as may be growing within one hundred feet from the margin of any natural or constructed reservoir, or of the main creeks within the said boundary flowing into such reservoirs, under such additional rules for lumbering, to protect said waters from pollution, as shall be prescribed by the Forester and approved by the mayor of the city of Durango: *And provided further*, That if said city shall fence all or any part of said lands it shall provide practicable gates in such fence at points to be designated by the supervisor of the San Juan Forest Reserve.

"Sec. 2. That if the said city of Durango shall at any time hereafter abandon the lands above described and cease to use the same for said purposes, said above-described lands shall revert to the Government of the United States."

Approved, May 8, 1916.

May 8, 1916.  
[H. R. 177.]

[Public, No. 71.]

1901 111002  
-600 5011-11312  
CHAP. 113.—An Act Authorizing the Secretary of the Interior to accept the relinquishment of the State of Wyoming to certain lands heretofore certified to said State; and the State of Wyoming to select other lands in lieu of the lands thus relinquished.

Wyoming.  
Exchange of public  
lands with.

*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 is hereby authorized to accept the relinquishment of the State of Wyoming to the east half of the northwest quarter, southwest quarter of northeast quarter, northwest quarter of southeast quarter, south half of southeast quarter of section nineteen, township fifty-three north, range one hundred and three west of sixth principal meridian, which lands were certified to the State of Wyoming in Lander Clear List Numbered Six, approved March tenth, nineteen hundred and ten; and the State of Wyoming is hereby authorized to select, and the Secretary of the Interior is authorized to certify to the State of Wyoming, an approximate equal acreage of lands subject to selection under the terms of the grant under which the lands herein described were selected.

Approved, May 8, 1916.