protection and enforcement that they have reviewed all records, inspection reports, studies, and other materials produced or considered in the course of the investigation and that based on these documents, such agency or agencies agree with the authorized officer that the contents of the leased disposal site in question do not threaten human health and the environment.

(b) The authorized officer shall not convey lands identified in paragraph (a) of this section if the investigation concludes that the lands contain hazardous substances at concentrations that threaten human health and the environment.

(c) The authorized officer shall retain as permanent records all environmental analyses and appropriate documentation, investigation reports, State certifications, and other materials produced or considered in determining the suitability of public lands for conveyance under this section.


§ 2743.3–1 Patent provisions for leased disposal sites.

Each patent for a leased disposal site will provide that:

(a) The patentee shall comply with all Federal and State laws applicable to the disposal, placement, or release of hazardous substances;

(b) The patentee shall indemnify and hold harmless the United States against any legal liability or future costs that may arise out of any violation of such laws; and

(c) No portion of the land covered by such patent shall under any circumstance revert to the United States.

§ 2743.4 Patented disposal sites.

(a) Upon request by or with the concurrence of the patentee, the authorized officer may renounce the reversionary interests of the United States in land conveyed on or before November 9, 1988, and rescind any portion of any patent or other instrument of conveyance inconsistent with the renunciation upon a determination that such land has been used for solid waste disposal or for any other purpose that the authorized officer determines may result in the disposal, placement, or release of any hazardous substance.

(b) If the patentee elects not to accept the renunciation of the reversionary interests, the provisions contained in §§2741.6 and 2741.9 shall continue to apply.

Group 2800—Use; Rights-of-Way

PART 2800—RIGHTS-OF-WAY UNDER THE FEDERAL LAND POLICY MANAGEMENT ACT

Subpart 2801—General Information

Sec. 2801.2 What is the objective of BLM’s right-of-way program?

2801.5 What acronyms and terms are used in the regulations in this part?

2801.6 Scope.

2801.8 Severability.

2801.9 When do I need a grant?

2801.10 How do I appeal a BLM decision issued under the regulations in this part?

Subpart 2802—Lands Available for FLPMA Grants

2802.10 What lands are available for grants?

2802.11 How does BLM designate corridors?

Subpart 2803—Qualifications for Holding FLPMA Grants

2803.10 Who may hold a grant?

2803.11 Can another person act on my behalf?

2803.12 What happens to my application or grant if I die?

Subpart 2804—Applying for FLPMA Grants

2804.10 What should I do before I file my application?

2804.11 Where do I file my grant application?

2804.12 What information must I submit in my application?

2804.13 Will BLM keep my information confidential?

2804.14 What is the processing fee for a grant application?

2804.15 When does BLM reevaluate the processing and monitoring fees?

2804.16 Who is exempt from paying processing and monitoring fees?

2804.17 What is a Master Agreement (Processing Category 5) and what information must I provide to BLM when I request one?

2804.18 What provisions do Master Agreements contain and what are their limitations?