

Dated: September 28, 1995.

W.J. Ecker,
Rear Admiral, U.S. Coast Guard Commander,
Fifth Coast Guard District.
[FR Doc. 95-25290 Filed 10-11-95; 8:45 am]
BILLING CODE 4910-14-M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

43 CFR Public Land Order 7166

[AZ-933-1430-01; AZA 27587, AZA 27588,
AZA 27589, AZA 27699]

Withdrawal of National Forest System Land for the Charcoal Kiln Historic Site, the Grapevine Springs Botanical Area, the Lynx Creek Indian Ruins, and the Groom Creek Recreation Complex, Arizona

AGENCY: Bureau of Land Management, Interior.

ACTION: Public Land Order.

SUMMARY: This order withdraws 1,561.43 acres of National Forest System lands from mining for a period of 20 years to protect the Lynx Creek Indian Ruins, the Charcoal Kiln Historic Site, the Grapevine Springs Botanical Area, and the Groom Creek Recreation Complex. The lands have been and will remain open to mineral leasing.

EFFECTIVE DATE: October 12, 1995.

FOR FURTHER INFORMATION CONTACT: John Mezes, BLM Arizona State Office, P.O. Box 16563, Phoenix, Arizona 85011, 602-650-0509.

By virtue of the authority vested in the Secretary of the Interior by Section 204 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714 (1988), it is ordered as follows:

1. Subject to valid existing rights, the following described National Forest System lands are hereby withdrawn from location and entry under the United States mining laws (30 U.S.C. Ch. 2 (1988)), but not from leasing under the mineral leasing laws, to protect the Charcoal Kiln Historic Site, the Grapevine Springs Botanical Area, the Lynx Creek Indian Ruins, and the Groom Creek Recreation Complex:

Gila and Salt River Meridian

Prescott National Forest

Charcoal Kiln Historic Site

T. 12½ N., R. 1 W.,
Sec. 21, lots 4 and 5.
T. 13 N., R. 1 W.,
Sec. 33, SE¼SW¼.

The area described contains 74.97 acres in Yavapai County.

Grapevine Springs Botanical Area

T. 12½ N., R. 1 W.,
Sec. 26, S½SW¼;
Sec. 35;
Sec. 36, S½NW¼, SW¼, and W½SE¼.
The area described contains 1,040 acres in Yavapai County.

Lynx Creek Indian Ruins

T. 13 N., R. 1 W.,
Sec. 5, E½SW½ and W½SE¼.
The area described contains 160 acres in Yavapai County.

Groom Creek Recreation Complex

T. 13 N., R. 2 W.,
Sec. 26, lots 32, 33, and 34;
Sec. 35, lots 5 to 8, inclusive.
The area described contains 286.46 acres in Yavapai County.

2. The withdrawal made by this order does not alter the applicability of those land laws governing the use of National Forest System lands under lease, license or permit, or governing the disposal of their mineral or vegetative resources other than under the mining laws.

3. This withdrawal will expire 20 years from the effective date of this order unless, as a result of a review conducted before the expiration date pursuant to Section 204(f) of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714(f) (1988), the Secretary determines that the withdrawal shall be extended.

Dated: September 15, 1995.

Bob Armstrong,

Assistant Secretary of the Interior.

[FR Doc. 95-25205 Filed 10-11-95; 8:45 am]

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43 CFR Public Land Order 7167

[ID-943-1430-01; IDI-15692-01]

Partial Revocation of Geological Survey Order Dated June 3, 1952; Idaho

AGENCY: Bureau of Land Management, Interior.

ACTION: Public Land Order.

SUMMARY: This order revokes a Geological Survey order insofar as it affects 120 acres of National Forest System land withdrawn by the Bureau of Land Management for Powersite Classification No. 424 in the Salmon National Forest. The land is no longer needed for this purpose, and the revocation is needed to permit disposal of the land through exchange. This action will open the land to surface entry. The land has been and will remain open to mining and mineral leasing.

EFFECTIVE DATE: November 13, 1995.

FOR FURTHER INFORMATION CONTACT:

Larry R. Lievsay, BLM Idaho State Office, 3380 Americana Terrace, Boise, Idaho 83706-2500, 208-384-3166.

By virtue of the authority vested in the Secretary of the Interior by Section 204 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714 (1988), it is ordered as follows:

1. The Geological Survey Order dated June 3, 1952, which withdrew National Forest System land for the Bureau of Land Management's Powersite Classification No. 424, is hereby revoked insofar as it affects the following described land:

Boise Meridian

T. 14 N., R. 26 E.,
Sec. 10, W½NE¼ and NE¼NW¼.

The area described contains 120 acres in Lemhi County.

2. At 9 a.m. on November 13, 1995, the land described above shall be opened to such forms of disposition as may by law be made of National Forest System land, subject to valid existing rights, the provisions of existing withdrawals, other segregations of record, and the requirements of applicable law.

Dated: September 22, 1995.

Bob Armstrong,

Assistant Secretary of the Interior.

[FR Doc. 95-25284 Filed 10-11-95; 8:45 am]

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43-CFR Public Land Order 7168

[ID-943-1430-01; IDI-14542-01, IDI-14539-01]

Partial Revocation of Geological Survey Order Dated August 16, 1955 and Secretarial Order Dated July 2, 1910; Idaho

AGENCY: Bureau of Land Management, Interior.

ACTION: Public Land Order.

SUMMARY: This order revokes a Geological Survey order and a Secretarial order insofar as they affect 134.32 acres of public lands withdrawn for the Bureau of Land Management's Powersite Classification No. 435 and Powersite Reserve No. 117. The lands are no longer needed for the purpose for which they were withdrawn. The revocation is needed to permit disposal of the lands through private exchange. This action will open the lands to surface entry. The lands have been and will remain open to mining and mineral leasing.

EFFECTIVE DATE: November 13, 1995.

FOR FURTHER INFORMATION CONTACT:
Larry R. Lievsay, BLM Idaho State

Office, 3380 Americana Terrace, Boise, Idaho 83706-2500, 208-384-3166.

By virtue of the authority vested in the Secretary of the Interior by Section 204 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714 (1988), it is ordered as follows:

1. The Geological Survey Order dated August 16, 1955, which established Powersite Classification No. 435, is hereby revoked insofar as it affects the following described land:

Boise Meridian
T. 5 S., R. 3 E.,
Sec. 9, lots 4, 9, and 10.

The area described contains 95.22 acres in Elmore County.

2. The Secretarial Order dated July 2, 1910, which established Powersite Reserve No. 117, is hereby revoked insofar as it affects the following described land:

Boise Meridian
T. 5 S., R. 3 E.,
Sec. 4, lot 5.

The area described contains 39.10 acres in Elmore County. The total areas described aggregate 134.32 acres in Elmore County.

3. At 9 a.m. on November 13, 1995, the lands described in paragraphs 1 and 2 will be opened to the operation of the public land laws generally, subject to valid existing rights, the provisions of existing withdrawals, other segregations of record, and the requirements of applicable law. All valid applications received at or prior to 9 a.m. on November 13, 1995, shall be considered as simultaneously filed at that time. Those received thereafter shall be considered in the order of filing.

Dated: September 22, 1995.

Bob Armstrong,
Assistant Secretary of the Interior.
[FR Doc. 95-25285 Filed 10-11-95; 8:45 am]

BILLING CODE 4310-GG-P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 97

[PR Docket No. 93-305; FCC 95-402]

Implementation of a Vanity Call Sign System

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: This action makes revisions to the vanity call sign system rules. The revisions concern limiting availability of call signs for call sign Regions 11, 12, and 13 to licensees who have a mailing

address in the specific state, commonwealth, or island of those regions, requiring a close relative of a deceased call sign holder to hold the same or higher class of operator license as the deceased, specifying that applicants who file timely vanity call sign renewal applications will have continuing operating authority, establishing a new starting gate, Gate 1A, for clubs that wish to obtain the call sign of a deceased member, and making an editorial change relating to new club and military recreation station applications. The rule amendments are necessary so that all members of the amateur community will be treated fairly, yet recognizing the privileges of higher grade operator licensees. The effect of this action is to make available to amateur operators call signs that they themselves select for their amateur stations.

EFFECTIVE DATE: November 17, 1995.

FOR FURTHER INFORMATION CONTACT:
Maurice J. DePont, Federal Communications Commission, Wireless Telecommunications Bureau, Washington, DC 20554, (202) 418-0690.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's *Memorandum Opinion and Order*, adopted September 21, 1995, and released October 2, 1995. The complete text of this Commission action is available for inspection and copying during normal business hours in the FCC Reference Center (room 239), 1919 M Street, NW., Washington, DC 20554. The complete text of this Memorandum Opinion and Order may also be purchased from the Commission's copy contractor, International Transcription Services, Inc. (ITS, Inc.), 2100 M Street, NW., suite 140, Washington, DC 20037, (202) 857-3800.

Summary of Memorandum Opinion and Order

1. The Commission made several changes in the vanity call sign system rules. Upon reconsideration, the Commission limited the assignability of call signs designated for Regions 11, 12, and 13 solely to licensees having a mailing address in the specific state, commonwealth, or island of those regions. The limitation does not apply to former call sign holders or to close relatives of deceased call sign holders. The Commission declined to limit vanity call signs to those available in the applicant's call sign region within the 48 contiguous United States.

2. Another change requires that, in the case of a close relative applying for the former call sign of a deceased licensee,

the applicant must hold the same or a higher class of operator license.

3. The rules were also amended to specify that an applicant who timely files an application for renewal of a station license having a vanity call sign will have continuing operating authority.

4. Clubs may obtain the call sign of a deceased member, with an additional starting gate, Gate 1A, giving priority to clubs licensed on March 24, 1995. A club station licensed after March 24, 1995, will become eligible to apply immediately under Gate 4 for the call sign of a deceased club member without being required to comply with the normal two year waiting period.

5. An editorial change relating to new club and military recreation stations applications was also made.

6. This Memorandum Opinion and Order is issued under the authority of 47 U.S.C. sections 154(i), and 303(o) and (r).

List of Subjects in 47 CFR Part 97

Club stations, Military recreation stations, Radio, Vanity call signs. Federal Communications Commission. William F. Caton, *Acting Secretary*.

Amended Rules

Part 97 of chapter I of title 47 of the Code of Federal Regulations is amended as follows:

PART 97—AMATEUR RADIO SERVICE

1. The authority citation for part 97 continues to read as follows:

Authority citation: 48 Stat. 1066, 1082, as amended; 47 U.S.C. sections 154, 303. Interpret or apply 48 Stat. 1064–1068, 1081–1105, as amended; 47 U.S.C. sections 151–155, 301–609, unless otherwise noted.

§ 97.17 [Amended]

2. Section 97.17 is amended by removing paragraph (g) and by redesignating paragraph (h) as paragraph (g).

3. Section 97.19 is amended by revising paragraph (d) introductory text and adding new paragraph (d)(4) to read as follows:

§ 97.19 Application for a vanity call sign.

* * * * *

(d) The vanity call sign requested by an applicant must be selected from the group of call signs corresponding to the same or lower class of operator license held by the applicant as designated in the sequential call sign system.

* * * * *

(4) A call sign designated under the sequential call sign system for Alaska,