

DEPARTMENT OF THE INTERIOR**Bureau of Land Management****43 CFR Public Land Order 7170**

[OR-943-1430-01; GP5-126; OR-50874, OR-51194]

Withdrawal of Public Lands To Protect the Floras Lake and Lost Lake Addition to the New River Area of Critical Environmental Concern; Oregon**AGENCY:** Bureau of Land Management, Interior.**ACTION:** Public land order.

SUMMARY: This order withdraws 182.38 acres of public lands from surface entry and mining until April 28, 2013, for the Bureau of Land Management to protect the Floras Lake and Lost Lake Addition to the New River Area of Critical Environmental Concern. The lands will be open to mineral leasing.

EFFECTIVE DATE: November 14, 1995.

FOR FURTHER INFORMATION CONTACT: Betty McCarthy, BLM Oregon/Washington State Office, P.O. Box 2965, Portland, Oregon 97208-2965, 503-952-6155.

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 Subject to valid existing rights, the following described public lands are hereby withdrawn from location and entry under the United States mining laws (30 U.S.C. Ch. 2 (1988)), but not from leasing under the mineral leasing laws, to protect the Floras Lake and Lost Lake Addition to the existing New River Area of Critical Environment Concern:

Willamette Meridian

Floras Lake

T. 31 S., R. 15 W.,

Sec. 7, lot 1;

Sec. 8, lots 3, 4, 5, and 6.

To include any accretion of land, the area described contains approximately 111.48 acres in Curry County.

Lost Lake

T. 29 S., R. 15 W.,

Sec. 35, N $\frac{1}{2}$ NE $\frac{1}{4}$ NE $\frac{1}{4}$;

Sec. 36, NW $\frac{1}{4}$ NW $\frac{1}{4}$ and that portion of the NE $\frac{1}{4}$ NW $\frac{1}{4}$ beginning at the southwest corner of the NW $\frac{1}{4}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$ of sec. 36, T. 29 S., R. 15 W., and running thence north along the west line of the NE $\frac{1}{4}$ NW $\frac{1}{4}$ of said sec. 36, a distance of 300 feet; thence east parallel to the north line of said sec. 36, a distance of 250 feet; thence south parallel to the west line of the NE $\frac{1}{4}$ NW $\frac{1}{4}$ of said sec. 36, a distance of 300 feet; thence west along the south boundary of the NW $\frac{1}{4}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$ of said

sec. 36, a distance of 250 feet to the point of beginning;

And Beginning at the southwest corner of the NE $\frac{1}{4}$ NW $\frac{1}{4}$ of sec. 36, T. 29 S., R. 15 W., proceeding thence east 634 feet; thence north 420 feet to Berg Road; thence westerly along said road 52 feet, more or less to the southwest corner of property conveyed in Book 193, Page 489, Deed Records of Coos County, Oregon; thence north 242 feet, more or less, to the northwest corner of property conveyed in Book 193, Page 489, Deed Records of Coos County, Oregon; thence west 523 feet to the west line of the NE $\frac{1}{4}$ NW $\frac{1}{4}$ of said section; thence south 662 feet to the southwest corner of the said NE $\frac{1}{4}$ NW $\frac{1}{4}$ and the point of beginning, Saving and Excepting that part subject to the right of way of the said Berg Road.

The area described contains 70.90 acres in Coos County.

2. At 8:30 a.m. on November 14, 1995, the lands will be opened to application and offers under the mineral leasing laws and the Geothermal Steam Act.

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

4. This withdrawal will expire April 28, 2013, 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: October 27, 1995.

Bob Armstrong,

Assistant Secretary of the Interior.

[FR Doc. 95-27988 Filed 11-13-95; 8:45 am]

BILLING CODE 4310-33-P**43 CFR Public Land Order 7171**

[CA-010-1430-01; CACA 36065]

Partial Revocation of Executive Order Dated February 25, 1919; California**AGENCY:** Bureau of Land Management, Interior.**ACTION:** Public Land Order.

SUMMARY: This order revokes an Executive order insofar as it affects 4.19 acres of public lands withdrawn for the Bureau of Land Management's Power Site Reserve No. 707. The lands are no longer needed for this purpose, and the revocation is necessary to facilitate completion of a land exchange under Section 206 of the Federal Land Policy and Management Act of 1976. The lands have been and will remain open to mineral leasing. The Federal Energy

Regulatory Commission has concurred with this action.

EFFECTIVE DATE: November 14, 1995.

FOR FURTHER INFORMATION CONTACT: Duane Marti, BLM California State Office (CA-931.4), 2800 Cottage Way, Sacramento, CA 95825, 916-979-2858.

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 Executive Order dated February 25, 1919, which withdrew lands for Power Site Reserve No. 707, is hereby revoked insofar as it affects the following described lands:

Mount Diablo Meridian

T. 3 N., R. 13 E.,

Sec. 32, lots 23 to 26, inclusive (originally described in the Executive Order as lot 10 except for patented mineral entries).

The areas described aggregate 4.19 acres in Calaveras County.

2. The lands are temporarily segregated by a pending land exchange and will not be opened at this time.

3. The State of California has waived its right of selection in accordance with the provisions of Section 24 of the Federal Power Act of June 10, 1920, 16 U.S.C. 818 (1988), as amended.

Dated: October 27, 1995.

Bob Armstrong,

Assistant Secretary of the Interior.

[FR Doc. 95-27987 Filed 11-13-95; 8:45 am]

BILLING CODE 4310-40-P**43 CFR Public Land Order 7172**

[NM-932-1430-01; NMNM-42918]

Partial Revocation of Executive Order No. 5907; New Mexico**AGENCY:** Bureau of Land Management, Interior.**ACTION:** Public land order.

SUMMARY: This order revokes Executive Order No. 5907 insofar as it affects 60.82 acres of public land withdrawn for Public Water Reserve No. 146. The land is no longer needed for this purpose. The land has been leased since 1976 to the New Mexico State Park and Recreation Commission for the Villanueva State Park. The revocation is needed to convert the lease to a patent to convey the land to the New Mexico State Park and Recreation Commission under the Recreation and Public Purposes Act, as amended, 43 U.S.C. 869 (1988).

EFFECTIVE DATE: November 14, 1995.

FOR FURTHER INFORMATION CONTACT: Jeanette Espinosa, BLM New Mexico

State Office, P.O. Box 27115, Santa Fe, New Mexico 87502, 505-438-7597.

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. Executive Order No. 5907 dated August 18, 1932, which withdrew public land for Public Water Reserve No. 146, is hereby revoked insofar as it affects the following described land:

New Mexico Principal Meridian

T. 12 N., R. 15 E.,

Sec. 15, lots 5 and 6.

The area described contains 60.82 acres in San Miguel County.

2. The land described above is hereby made available for conveyance under the Recreation and Public Purposes Act of 1926, as amended, 43 U.S.C. 869 (1988).

Dated: October 27, 1995.

Bob Armstrong,

Assistant Secretary of the Interior.

[FR Doc. 95-27989 Filed 11-13-95; 8:45 am]

BILLING CODE 4310-FB-P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 63

[CC Docket No. 91-273; FCC 95-417]

Notification of Common Carriers of Service Disruptions

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: This *Order on Reconsideration* (Order) amends the Commission's rules regarding the reporting of telephone network outages in accordance with requests for reconsideration filed in response to the *Second Report and Order*. Previously the rules required carriers to report, *inter alia*, fire-related incidents impacting 1000 or more of a carrier's lines and outages affecting major airports and 911 facilities. Under the previous rule, outages affecting 911 were to be reported if they disrupted 25% or more of the lines to a Public Service Answering Point (PSAP) and outages affecting major airports were to be reported if they were "likely to be of media interest." The present Order alters these aspects of the outage reporting rule.

For 911 outages, the Order replaces the requirement that carriers report all outages that disrupt more than 25% of the lines to any PSAP. The old

requirement was difficult to apply. The new rules simplify the system.

Reports will hereafter be required in the following situations: If, for 24 hours or more, one or more PSAPs cannot be reached by 911 callers, and each such isolated PSAP serves fewer than 30,000 access lines, an initial report of the outage is due within 120 minutes of the carrier's first knowledge of such an outage; if, for at least 30 minutes, an E911 Tandem fails to relay 911 calls to one or more PSAPs, an initial report is due within 120 minutes, regardless of the number of access lines served by that tandem; if, for at least 30 minutes, an end office serving 50,000 or more access lines fails to relay 911 calls, or one or more PSAPs serving in the aggregate 50,000 or more access lines cannot be reached by 911 callers, an initial report is due within 120 minutes; or if, for at least 30 minutes, an end office serving from 30,000 to 50,000 access lines is cut off from 911 service, or one or more PSAPs serving in the aggregate 30,000 to 50,000 access lines cannot be reached by 911 callers, an initial report is due within 3 days. Final reports of all these outages are due within 30 days.

The Order also eliminates the requirement that carriers report any outage affecting a major airport that is "likely to be of media interest." This rule was too subjective. The new rule requires that carriers report any outage affecting a major airport that "has received any media attention of which the carrier's reporting personnel are aware."

The Order denies the request of Pacific Bell that the Commission clarify that the obligation to report fire-related incidents does not apply to telephone poles and aerial cables that are consumed in fires. This requirement has not proved burdensome to carriers and will supply the Commission with valuable information.

EFFECTIVE DATE: April 12, 1996.

FOR FURTHER INFORMATION CONTACT: Robert E. Kimball, (202) 418-2339, Network Services Division, Common Carrier Bureau.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Order in CC Docket No 91-273, FCC 95-417, adopted October 4, 1995, and released October 30, 1995. The item is available for inspection and copying during normal hours in the Commission's FCC Reference Center (room 230), 1919 M St., NW., Washington, D.C., or a copy may be purchased from the duplicating contractor, International Transcription Service, Inc. (202) 857-3800, 2100 M Street NW., Suite 140, Washington, D.C.

20037. The Order will be published in the FCC Record.

OMB Review

Implementation of this collection of information will be subject to approval by the Office of Management and Budget.

Title: Amendment of Part 63 of the Commission's Rules to Provide for Notification by Common Carriers of Service Disruptions (Section 63.100): Order on Reconsideration.

OMB Number: 3060-0484.

Expiration Date: 6/30/96.

Action: Revised collections.

Respondents: Business or other for profit.

Frequency of Response: On occasion. Initial report due 120 minutes or 3 days after incident depending on number of potentially affected customers and nature of disruption. Final report due twenty-eight or thirty days after initial report, depending on nature of disruption.

Estimated Annual Burden: For the entire reporting requirement inclusive of the amendments, the estimated burden remains the same as that approved by the OMB for the *Second Report and Order*, 59 FR 40264, August 8, 1994. 200 responses; 5 hours each; 1000 hours total. The information to be furnished is generally gathered by carriers during outages and will be less than is presently being provided, so the requirement is not burdensome.

Paperwork Reduction: Public reporting burden for this collection of information is estimated to average 5 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing the burden, to the Federal Communications Commission, Records Management Division, Room 234, Paperwork Reduction Project (3060-0484), Washington, D.C. and to the Office of Management and Budget, Paperwork Reduction Project (3060-0484), Washington, D.C. 20503.

Needs and Uses: Section 63.100 of the Commission's Rules, 47 CFR § 63.100, is amended to provide for the collection of information which we believe is essential to our mission of ensuring that the public is protected from major disruptions to telephone services. The amendments modify 47 CFR Section 63.100 to require that local exchange or interexchange common carriers or competitive access providers that