

**ARCHITECTURAL AND
TRANSPORTATION BARRIERS
COMPLIANCE BOARD**

36 CFR Parts 1190 and 1191

**Accessibility Guidelines for Play
Facilities; Meeting of Regulatory
Negotiation Committee**

AGENCY: Architectural and
Transportation Barriers Compliance
Board.

ACTION: Notice of committee meeting.

SUMMARY: The Architectural and
Transportation Barriers Compliance
Board (Access Board) has established a
regulatory negotiation committee to
develop a proposed rule on accessibility
guidelines for newly constructed and
altered play facilities covered by the
Americans with Disabilities Act and the
Architectural Barriers Act. This
document announces the times and
location of the next meeting of the
committee, which is open to the public.

DATES: The next committee meeting will
be on January 6-9, 1997, beginning at
8:30 a.m. each day. The meeting will
end at 5:00 p.m. each day, except on
January 9, 1997 when it will end at 12
noon.

ADDRESSES: The committee will meet at
800 Hearst Avenue, Berkeley, California.

FOR FURTHER INFORMATION CONTACT:
Peggy Greenwell, Office of Technical
and Information Services, Architectural
and Transportation Barriers Compliance
Board, 1331 F Street, NW., suite 1000,
Washington, DC. 20004-1111.
Telephone number (202) 272-5434
extension 34 (Voice); (202) 272-5449
(TTY). This document is available in
alternate formats (cassette tape, braille,
large print, or computer disc) upon
request.

SUPPLEMENTARY INFORMATION: In
February 1996, the Access Board
established a regulatory negotiation
committee to develop a proposed rule
on accessibility guidelines for newly
constructed and altered play facilities
covered by the Americans with
Disabilities Act and the Architectural
Barriers Act. (61 FR 5723, February 14,
1996). The committee will hold its next
meeting on the dates and at the location
announced above. The meeting is open
to the public. The meeting site is
accessible to individuals with
disabilities. Individuals with hearing
impairments who require sign language
interpreters should contact Peggy
Greenwell by December 20, 1996, by

calling (202) 272-5434 extension 34
(voice) or (202) 272-5449 (TTY).

Lawrence W. Roffee,

Executive Director.

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DEPARTMENT OF THE INTERIOR

Bureau of Reclamation

43 CFR Part 418

RIN 1006-AA37

**Adjustments to 1988 Operating Criteria
and Procedures (OCAP) for the
Newlands Irrigation Project in Nevada**

AGENCY: Bureau of Reclamation,
Interior.

ACTION: Proposed rule.

SUMMARY: This proposed rule adjusts the
1988 OCAP for the Newlands Irrigation
Project (Project). The 1988 OCAP
anticipated that irrigated acreage in the
Project would increase to 64,850 acres.
In 1995, irrigated Project acreage was
approximately 59,023 acres.
Adjustments are proposed to the Project
efficiency requirements, maximum
allowable diversion calculations, and
Lahontan Reservoir storage targets in the
1988 OCAP to reflect current irrigated
acreage and court decrees which have
lowered the water duty applicable to
certain Project lands. To better manage
diversions from the Truckee River to the
Project, additional proposed
adjustments to the 1988 OCAP provide
flexibility in using snowpack and runoff
forecasts and extending the time frame
for storing water in Truckee River
reservoirs in lieu of diversions to the
Project from the Truckee River.

DATES: Written comments should be
submitted to be received by February 7,
1997. All comments received by the
close of the comment period will be
considered and addressed in the Final
Rule. Comments received after that date
will be reviewed and considered as time
allows.

ADDRESSES: Comments should be sent to:
Adjusted OCAP, Truckee-Carson
Coordination Office, 1000 E. William
Street, Suite 100, Carson City, Nevada
89701-3116.

FOR FURTHER INFORMATION CONTACT:
Additional copies of 1988 OCAP with
proposed adjustments may be obtained
from: Lahontan Area Office, Bureau of
Reclamation, P.O. Box 640, Carson City,
Nevada 89702, Phone (702) 882-3436.

If you have questions or need
additional information contact:

Ann Ball, Manager, Lahontan Area
Office, (702) 882-3436

or

Jeffrey Zippin, Team Leader, Truckee-
Carson Coordination Office, (702)
887-0640.

SUPPLEMENTARY INFORMATION:

Background

On April 15, 1988, the Secretary of
the Interior (Secretary) implemented
new Operating Criteria and Procedures
(OCAP) governing management of water
diverted to and used within the
Newlands Project. These 1988 OCAP
were approved by the U.S. District Court
for the District of Nevada, subject to a
hearing on objections raised by various
parties. In 1990, Congress directed in
the Truckee-Carson-Pyramid Lake Water
Rights Settlement Act (Title II of Pub. L.
101-618, Section 209(j) (104 Stat. 3294)
that the 1988 OCAP remain in effect
until December 31, 1997, unless
changed by the Secretary in his sole
discretion. Prior to this proposed rule,
the 1988 OCAP have not been published
in the Federal Register.

These OCAP were designed to further
increase the reliance of the Project on
water from the Carson River, minimize
the use of water from the Truckee River
as a supplemental supply, increase
efficiency of water use in the Project,
and establish a regulatory scheme to
manage deliveries to Project water users
including incentives for efficiency and
penalties for inefficiency.

An environmental impact statement
(EIS) was prepared on the 1988 OCAP.
That EIS serves as the basis for
reviewing the environmental effects of
proposed adjustments.

The Department of the Interior
(Department) has prepared a draft
environmental assessment on the
adjustments which tiers off of the
analysis in that EIS. Copies of the draft
environmental assessment may be
obtained from the Truckee-Carson
Coordination Office.

The Department is proposing at this
time to make a number of revisions to
the 1988 OCAP to adjust for changes in
use of water rights, to increase
flexibility, and to clarify and fine-tune
the language of the OCAP based on
experience gained in administering the
1988 OCAP through eight irrigation
seasons. These revisions are proposed
within the basic framework of the 1988
OCAP and its environmental
documentation. They are also proposed
for codification.

The need for additional changes to the
1988 OCAP beyond those proposed in
this rule may be appropriate as well, but
consideration of such changes is