

allows surety bonds, cash, irrevocable letters of credit, certificates of deposit, and negotiable United States Government securities or bonds as forms of financial guarantees related to reclamation requirements.

**EFFECTIVE DATE:** This list is effective December 1, 1997.

**FOR FURTHER INFORMATION CONTACT:** Cynthia Dragon, Division of Minerals Management, BLM Nevada State Office, 850 Harvard Way, Reno, Nevada 89502-2055, Telephone: 702-785-6458.

**SUPPLEMENTARY INFORMATION:** The BLM has consulted with the Department of Conservation and Natural Resources, Division of Environmental Protection to determine which of the financial instruments in 43 CFR subpart 3809.1-9(k) are allowable under Nevada State law to satisfy the financial assurance requirements related to mining reclamation requirements. In addition to surety bonds, cash, irrevocable letters of credit, certificates of deposit, and negotiable United States Government securities, other forms of financial assurance may be obtained through the State of Nevada to satisfy financial assurance requirements relating to mining reclamation in Nevada.

Dated: November 3, 1997.

**Robert V. Abbey,**

*State Director, Nevada.*

[FR Doc. 97-31311 Filed 11-26-97; 8:45 am]

BILLING CODE 4310-HC-P

## DEPARTMENT OF THE INTERIOR

### Bureau of Land Management

[ID-933-1430-01; IDI-10102]

#### Termination of Recreation and Public Purpose Act Classification and Opening Order, Idaho

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice.

**SUMMARY:** This notice terminates a Recreation and Public Purpose Act Classification on 316.92 acres as this classification is no longer needed.

**EFFECTIVE DATE:** November 28, 1997.

**FOR FURTHER INFORMATION CONTACT:** Catherine D. Foster, BLM Idaho State Office, 1387 S. Vinnell Way, Boise, Idaho 83709, 208-373-3863.

**SUPPLEMENTARY INFORMATION:** On May 19, 1978, 316.92 acres were classified as suitable for Recreation and Public Purposes. The classification is hereby terminated and the segregation for the

following described lands is hereby terminated:

T. 1 N., R. 3 E., B.M.

Section 6: Lots 3-7, SE $\frac{1}{4}$ NW $\frac{1}{4}$ , E $\frac{1}{2}$ SW $\frac{1}{4}$ .

The area described above aggregates 316.92 acres in Ada County.

At 9:00 a.m. on November 28, 1997, these lands will be opened to operation of the public land laws generally, subject to valid existing rights, the provisions of existing withdrawals, and the requirements of applicable law. All valid applications received at or prior to 9:00 a.m., on November 28, 1997, will be considered simultaneously filed at that time. Those received thereafter will be considered in the order of filing.

At 9:00 a.m. on November 28, 1997 these lands will be opened to location and entry under the United States mining laws, subject to valid existing rights, the provisions of existing withdrawals, other segregations of record, and the requirements of applicable law. Appropriation of any of the lands described above under the general mining laws prior to the date and time of restoration is unauthorized. Any such attempted appropriation, including attempted adverse possession under 30 U.S.C. Sec. 38, shall vest no rights against the United States. Acts required to establish a location and to initiate a right of possession are governed by State law where not in conflict with Federal law. The Bureau of Land Management will not intervene in disputes between rival locators over possessory rights since Congress has provided for such determinations in local courts.

Dated: November 18, 1997.

**Jimmie Buxton,**

*Branch Chief, Lands and Minerals.*

[FR Doc. 97-31287 Filed 11-26-97; 8:45 am]

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## DEPARTMENT OF THE INTERIOR

### Bureau of Land Management

[CO-931-1430-01; COC-28599, COC-28618, COC-28640, and COC-28641]

#### Public Land Order No. 7297; Partial Revocation of Two Executive Orders and Two Secretarial Orders; Colorado

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Public Land Order.

**SUMMARY:** This order partially revokes two Executive orders and two Secretarial orders insofar as they affect 322.62 acres of public lands withdrawn for waterpower purposes. These lands no longer have value for waterpower.

The withdrawals will be revoked and the lands opened to disposal to allow for an exchange. The lands have been open to mining under the provisions of the Mining Claims Rights Restoration Act of 1955, and these provisions are no longer required. The lands have been and will remain open to mineral leasing.

**EFFECTIVE DATE:** February 27, 1998.

**FOR FURTHER INFORMATION CONTACT:** Doris E. Chelius, BLM Colorado State Office, 2850 Youngfield Street, Lakewood, Colorado 80215-7076, 303-239-3706.

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 (1994), it is ordered as follows:

1. The Executive Order dated May 27, 1913, which established Power Site Reserve No. 356, the Executive Order dated March 25, 1919, which established Power Site Reserve No. 715, the Secretarial Order dated September 14, 1943, which established Power Site Reserve No. 343, and the Secretarial Order dated August 12, 1937, which established Power Site Reserve No. 367, are hereby revoked insofar as they affect the following described public lands:

#### Sixth Principal Meridian

T. 2 N., R. 71 W.,

Sec. 26, lots 3 and 4.

T. 3 N., R. 71 W.,

Sec. 11, SE $\frac{1}{4}$ SW $\frac{1}{4}$  and SE $\frac{1}{4}$ SE $\frac{1}{4}$ ;

Sec. 13, lot 3;

Sec. 14, lots 1, 6, and 7.

The areas described aggregate 322.62 acres in Boulder County.

2. At 9 a.m. on February 27, 1998, the lands 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 February 27, 1998, shall be considered as simultaneously filed at that time. Those received thereafter shall be considered in the order of filing.

3. The lands have been open to mining under the provisions of the Mining Claims Rights Restoration Act of 1955, 30 U.S.C. 621 (1994). However, since this act applies only to lands withdrawn for power purposes, the provisions of the act are no longer applicable. The lands have been and will remain open to mineral leasing.

4. The State of Colorado, with respect to the lands described in paragraph 1, has a preference right for public highway rights-of-way or material sites for a period of 90 days from the date of publication of this order and any location, entry, selection, or subsequent