ACTION: Public Land Order.

SUMMARY: This order opens, subject to the provisions of Section 24 of the Federal Power Act, 40 acres of public land withdrawn by an Executive order which established Bureau of Land Management Power Site Reserve No. 92. This action will permit consummation of a pending land exchange and retain the power rights to the United States. The land has been and will remain open to mineral leasing and, under the provisions of the Mining Claims Rights Restoration Act of 1955, to mining.


By virtue of the authority vested in the Secretary of the Interior by the Act of June 10, 1920, Section 24, as amended, 16 U.S.C. 818 (1994), and pursuant to the determination of the Federal Energy Regulatory Commission in DVC0–556–000, it is ordered as follows:

1. At 9 a.m. on September 28, 2000, the following described public land withdrawn by the Executive Order dated July 2, 1910, which established Power Site Reserve No. 92, will be opened to disposal subject to the provisions of Section 24 of the Federal Power Act as specified by the Federal Energy Regulatory Commission determination DVC0–556–000, and subject to valid existing rights, the provisions of existing withdrawals, other segregations of record, and the requirements of applicable law:

Sixth Principal Meridian
T. 15 S., R. 78 W., Sec. 10, NW¼NE¼.
The area described contains 40 acres in Chaffee County.

2. The State of Colorado 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 patent shall be subject to any rights granted the State as provided by the Act of June 10, 1920, Section 24, as amended, 16 U.S.C. 818 (1994).

Dated: June 2, 2000.

Sylvia V. Baca,
Assistant Secretary of the Interior.

[FR Doc. 00–16460 Filed 6–28–00; 8:45 am]

BILLING CODE 4310–JB–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management
[ID–933–1430–ET; IDI–33168]

Public Land Order No. 7456;
Withdrawal for the Burley Administrative Site; Idaho

AGENCY: Bureau of Land Management, Interior.

ACTION: Public land order.

SUMMARY: This order withdraws 19.09 acres of public land from surface entry and mining for a period of 20 years to protect the Bureau of Land Management’s Burley Administrative Site. The land has been and will remain open to mineral leasing.

EFFECTIVE DATE: June 29, 2000.


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. Subject to valid existing rights, the following described public land is hereby withdrawn from settlement, sale, location, or entry, under the general land laws, including the United States mining laws (30 U.S.C., Ch. 2 (1994)), but not from leasing under the mineral leasing laws, to protect the Bureau of Land Management’s Burley Administrative Site:

Boise Meridian
A parcel of land lying in the E½SW¼ of sec 32, T. 10 S., R. 23 E., the said parcel being more particularly described as follows:
Beginning at a point 1500.4 feet north and 33.0 feet west of the quarter section corner common to sec. 32, T. 10 S., R. 23 E., and sec. 5, T. 11 S., R. 23 E., said point being on the west right-of-way line of State Highway No. 27; thence N. 0°22′33″ E. along the highway right-of-way a distance of 515.12 feet; thence S. 89°27′52″ W. a distance of 1184.19 feet to the centerline of the U.S.R.S. “H” Canal; thence S. 35°17′24″ W. along the canal centerline a distance of 80.64 feet; thence S. 21°20′41″ W. along the canal centerline a distance of 89.13 feet; thence S. 11°08′55″ W. along the canal centerline a distance of 221.23 feet to the west quarter section boundary of said sec. 23; thence S. 0°18′27″ E. along the quarter section boundary 501.81 feet; thence S. 89°26′03″ E. a distance of 496.15 feet; thence N. 0°36′56″ E. a distance of 355.45 feet; thence S. 89°21′29″ E. a distance of 800 feet to the point of beginning.
The area described contains 19.09 acres, more or less, in Cassia County.

2. The withdrawal made by this order does not alter the applicability of those public land laws governing the use of the land under lease, license, or permit, or governing the disposal of the mineral or vegetable 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) (1994), the Secretary determines that the withdrawal shall be extended.

Dated: June 7, 2000.

Sylvia V. Baca,
Assistant Secretary of the Interior.

[FR Doc. 00–16458 Filed 6–28–00; 8:45 am]

BILLING CODE 4310–GG–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management
[ID–933–1430–01; IDI–15518, IDI 15557]

Public Land Order No. 7454; Partial Revocation of Secretarial Orders dated September 27, 1909 and August 12, 1912; Idaho

AGENCY: Bureau of Land Management, Interior.

ACTION: Public land order.

SUMMARY: This order partially revokes two Secretarial orders insofar as they affect 7.5 acres of land withdrawn for use by the Bureau of Reclamation for the Minidoka Reclamation Project. The land is no longer needed for the purpose for which it was withdrawn. The land has been conveyed out of Federal ownership pursuant to Public Law 105–351. This action is for record clearing purposes only.

EFFECTIVE DATE: June 29, 2000.


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. Secretarial Orders dated September 27, 1909 and August 12, 1912, which withdrew public land for the Minidoka Reclamation Project, are hereby revoked insofar as they affect the following described land:

Boise Meridian
T. 10 S., R. 25 E., Sec. 30, S½S½SW¼NE¼NW¼ and N½NW¼SE¼SW¼.
The area described aggregates 7.5 acres in Cassia County.
DEPARTMENT OF THE INTERIOR
Bureau of Land Management

[CA±160±1220±AF]

Notice of Proposed Supplementary Rules for Public Land in Eastern Tulare County

AGENCY: Bureau of Land Management, Interior.

ACTION: Proposed supplementary rules.

SUMMARY: The Bureau of Land Management (BLM), Bakersfield (California) Field Office proposes the rules listed below to protect natural resources and provide for the safety of visitors, and property on public land located in eastern Tulare County adjacent to the towns of Three Rivers and Hammond, California. These supplementary rules will be posted on publicly land in the applicable areas and made available at the Bakersfield Field Office. The policy of the Department of Interior is, whenever practicable, to afford the public an opportunity to participate in the rulemaking process. Accordingly, BLM invites interested persons to submit written comments, suggestions, or objections regarding the proposed supplementary rules to the location identified in the ADDRESSES section of this preamble.

ADRESSES: Mail or hand deliver comments to Field Office Manager, Bureau of Land Management, Bakersfield Field Office, 3801 Pegasus Drive, Bakersfield, CA 93308; telephone (661) 391–6120.

Supplementary Rules

Pursuant to 43 CFR 8365.1–6 (Supplementary Rules), 43 CFR 8364.1 (Closure and restriction orders), and 8341.2 (Special rules) the following supplementary rules are in effect on public land managed by the BLM within Case Mountain/Milk Ranch Peak area defined as: Township 17 South, Range 29 East, MDB&M and Township 18 South, Range 29 East, MDB&M or the North Fork of the Kaweah Special Management Area defined as: Township 15 South, Range 28 East, MDB&M; Township 16 South, Range 28 East, MDB&M; and, Township 17 South, Range 28 East, MDB&M.

A. Target shooting is permitted within the Case Mountain/Milk Ranch Peak area provided that the firearm is discharged toward a proper backstop sufficient to stop the projectile’s forward progress beyond the intended target. Target shooting may not occur within one mile of any private residence or occupied structure. Targets shall be constructed of cardboard and paper or similar non-breakable materials. All targets must be removed and properly discarded after use. No projectile may be intentionally fired into any tree.

B. All roads, trails, and routes of travel on public land within the North Fork of the Kaweah Special Management Area are closed to off-highway vehicles registered or identified under Section 38020 of the California Vehicle Code except as permitted by the Authorized Officer.

C. All roads, trails, and routes of travel within the Case Mountain/Milk Ranch Peak area are closed to the operation of any motor vehicle, except for access to private real estate by property owners or persons they designate as having access to their property, public employees, public agency volunteers in the course of their duties, or such access as authorized under permit, easement, or lease by the authorized officer.

D. The operation of motor vehicles within the North Fork of the Kaweah Special Management Area is limited to designated roads. Designated roads include roads maintained by federal, state, or local government, roads leading to parking areas created by the BLM, Shepherd’s Saddle Road, and Overlook Road. Overlook Road extends west from Shepherd’s Saddle Road 0.8 miles from the intersection of Shepherd’s Saddle Road and North Fork Drive. Designated roads may not be used for off-highway vehicle free-play. Vehicles may not be parked in a way which restricts the flow of traffic through parking areas or on roads. Vehicles parked in a way which obstructs other passenger vehicles or fire vehicles may be towed and stored at the owner’s expense.

E. Within the Case Mountain/Milk Ranch Peak area, and the North Fork of the Kaweah Special Management Area, property may not be left unattended for more than three days without the prior approval of the Authorized Officer. Any such unattended property will be considered abandoned, and may be removed and stored by law enforcement personnel at the owner’s expense.

F. Within the Case Mountain/Milk Ranch Peak area, and the North Fork of the Kaweah Special Management Area, all litter, trash, and refuse must be kept within a container or receptacle and removed with the owner, public, or law enforcement personnel.

G. Within the Case Mountain/Milk Ranch Peak area, and the North Fork of the Kaweah Special Management Area, a permit or written authorization from BLM shall be required for all research activities which involve the taking, or placement of, any natural or man-made object, thing, plant, or animal on these lands. A permit or written authorization shall also be required if the research involves the disturbance of any animal, plant, cultural or historic resource, soil, or federal property. Restrictions regarding the disturbance of animal and plant resources do not apply to the California Department of Fish and Game or the U.S. Fish and Wildlife Service as long as the activities are in accordance with their trustee responsibilities for managing wildlife resources. Leisure activities such as astronomy, or bird watching are not intended to be covered by this supplementary rule.

H. Within the Case Mountain/Milk Ranch Peak area, a state of California Fire Permit is required for any camping, cooking, or warming fire ignited on these lands. Portable gas or propane stoves are exempted from this requirements. If any more restrictive fire provisions are established by any governing authority or public officer having jurisdiction, then persons must comply with these.

I. Within the Case Mountain/Milk Ranch Peak area, and the North Fork of the Kaweah Special Management Area, all laws of the State of California applicable to the possession, use, or distribution of controlled substances and/or the protection of persons or property are in effect. These laws may not be violated by any person.

J. Within the Case Mountain/Milk Branch Peak area and the North Fork of the Kaweah Special Management Area, no person may be under the influence of a controlled substance. No person may be under the influence of alcohol to the extent that their ability to be responsible for their own safety is impaired.

SUPPLEMENTARY INFORMATION: The above supplementary rules are being implemented for the following purposes: The above defined lands contain valuable watershed resources, groves of Sequois Trees, and regionally significant recreational resources. Improved public access through acquired easements has increased visitation. These supplementary rules are effected to maintain the area’s traditional uses consistent with hiking, bicycling, equestrian use, and other low impact recreational activities. The concerns of local residents and property