1781.

California Desert Conservation Area.

Sec.		Sec.
1717. 1718.	Qualifications of conveyees.  Documents of conveyance; terms, covenants,	1781a. Acceptance of donation of certain existing permits or leases.
1719.	etc. Mineral interests; reservation and convey-	1782. Bureau of Land Management Wilderness Study.
1720.	ance requirements and procedures. Coordination by Secretary of the Interior	1783. Yaquina Head Outstanding Natural Area. 1784. Lands in Alaska; designation as wilderness;
1721.	with State and local governments. Conveyances of public lands to States, local	management by Bureau of Land Management pending Congressional action.
1722.	governments, etc. Sale of public lands subject to unintentional	1785. Fossil Forest Research Natural Area. 1786. Piedras Blancas Historic Light Station.
1723.	trespass. Temporary revocation authority.	1787. Jupiter Inlet Lighthouse Outstanding Natural Area.
1120.	SUBCHAPTER III—ADMINISTRATION	SUBCHAPTER I—GENERAL PROVISIONS
1731.	Bureau of Land Management.	§ 1701. Congressional declaration of policy
1732.	Management of use, occupancy, and develop- ment of public lands.	(a) The Congress declares that it is the policy
1733.	Enforcement authority.	of the United States that—
1734.	Fees, charges, and commissions.	(1) the public lands be retained in Federal
1734a. 1735.	Availability of excess fees. Forfeitures and deposits.	ownership, unless as a result of the land use
1735. 1736.	Working capital fund.	planning procedure provided for in this Act, it
1736a.	Revolving fund derived from disposal of sal-	is determined that disposal of a particular par-
	vage timber.	cel will serve the national interest;
1737.	Implementation provisions.	(2) the national interest will be best realized
1738.	Contracts for surveys and resource protec-	if the public lands and their resources are peri-
	tion; renewals; funding requirements.	odically and systematically inventoried and
1739.	Advisory councils.	their present and future use is projected
1740. 1741.	Rules and regulations. Annual reports.	through a land use planning process coordi-
1741.	Search, rescue, and protection forces; emer-	nated with other Federal and State planning
1172.	gency situations authorizing hiring.	efforts:
1743.	Disclosure of financial interests by officers or	(3) public lands not previously designated for
	employees.	any specific use and all existing classifications
1744.	Recordation of mining claims.	of public lands that were effected by executive
1745.	Disclaimer of interest in lands.	action or statute before October 21, 1976, be re-
1746. 1747.	Correction of conveyance documents.	viewed in accordance with the provisions of
1141.	Loans to States and political subdivisions; purposes; amounts; allocation; terms and	this Act;
	conditions; interest rate; security; limita-	(4) the Congress exercise its constitutional
	tions; forebearance for benefit of borrowers;	authority to withdraw or otherwise designate
	recordkeeping requirements; discrimination	or dedicate Federal lands for specified pur-
	prohibited; deposit of receipts.	poses and that Congress delineate the extent
1748.	Funding requirements.	to which the Executive may withdraw lands
1748a.	FLAME Wildfire Suppression Reserve Funds.	without legislative action;
1748b.	Cohesive wildfire management strategy.	(5) in administering public land statutes and
St	JBCHAPTER IV—RANGE MANAGEMENT	exercising discretionary authority granted by
1751.	Grazing fees; feasibility study; contents; sub-	them, the Secretary be required to establish
	mission of report; annual distribution and	comprehensive rules and regulations after con-
	use of range betterment funds; nature of	sidering the views of the general public; and to
1752.	distributions.	structure adjudication procedures to assure
1752. 1753.	Grazing leases and permits. Grazing advisory boards.	adequate third party participation, objective
1100.	o v	administrative review of initial decisions, and
	SUBCHAPTER V—RIGHTS-OF-WAY	expeditious decisionmaking;
1761.	Grant, issue, or renewal of rights-of-way.	(6) judicial review of public land adjudica-
1762.	Roads.	tion decisions be provided by law;
1763.	Right-of-way corridors; criteria and procedures applicable for designation.	(7) goals and objectives be established by law
1764.	General requirements.	as guidelines for public land use planning, and
1765.	Terms and conditions.	that management be on the basis of multiple
1766.	Suspension or termination; grounds; proce-	use and sustained yield unless otherwise speci-
	dures applicable.	fied by law;
1767.	Rights-of-way for Federal departments and	(8) the public lands be managed in a manner
1500	agencies.	that will protect the quality of scientific, sce-
1768.	Conveyance of lands covered by right-of-way; terms and conditions.	nic, historical, ecological, environmental, air
1769.	Existing right-of-way or right-of-use unaf-	and atmospheric, water resource, and archeo-
1,00,	fected; exceptions; rights-of-way for rail-	logical values; that, where appropriate, will
	road and appurtenant communication fa-	preserve and protect certain public lands in
	cilities; applicability of existing terms and	their natural condition; that will provide food
	conditions.	and habitat for fish and wildlife and domestic
1770.	Applicability of provisions to other Federal	animals; and that will provide for outdoor
1771	laws.	recreation and human occupancy and use;
1771.	Coordination of applications.	(9) the United States receive fair market
SUBC	CHAPTER VI—DESIGNATED MANAGEMENT	value of the use of the public lands and their
	AREAS	resources unless otherwise provided for by
1781.	California Desert Conservation Area.	statute:

statute;

- (10) uniform procedures for any disposal of public land, acquisition of non-Federal land for public purposes, and the exchange of such lands be established by statute, requiring each disposal, acquisition, and exchange to be consistent with the prescribed mission of the department or agency involved, and reserving to the Congress review of disposals in excess of a specified acreage;
- (11) regulations and plans for the protection of public land areas of critical environmental concern be promptly developed;
- (12) the public lands be managed in a manner which recognizes the Nation's need for domestic sources of minerals, food, timber, and fiber from the public lands including implementation of the Mining and Minerals Policy Act of 1970 (84 Stat. 1876, 30 U.S.C. 21a) as it pertains to the public lands; and
- (13) the Federal Government should, on a basis equitable to both the Federal and local taxpayer, provide for payments to compensate States and local governments for burdens created as a result of the immunity of Federal lands from State and local taxation.
- (b) The policies of this Act shall become effective only as specific statutory authority for their implementation is enacted by this Act or by subsequent legislation and shall then be construed as supplemental to and not in derogation of the purposes for which public lands are administered under other provisions of law.

(Pub. L. 94-579, title I, §102, Oct. 21, 1976, 90 Stat. 2744.)

## REFERENCES IN TEXT

This Act, referred to in subsecs. (a)(1), (3) and (b), is Pub. L. 94-579, Oct. 21, 1976, 90 Stat. 2743, as amended, known as the Federal Land Policy and Management Act of 1976. For complete classification of this Act to the Code, see Tables.

The Mining and Minerals Policy Act of 1970, referred to in subsec. (a)(12), is Pub. L. 91-631, Dec. 31, 1970, 84 Stat. 1876, which is classified to section 21a of Title 30, Mineral Lands and Mining.

## SHORT TITLE OF 2009 AMENDMENT

Pub. L. 111–88, div. A, title V,  $\S 501$ , Oct. 30, 2009, 123 Stat. 2968, provided that: "This title [enacting sections 1748a and 1748b of this title] may be cited as the 'Federal Land Assistance, Management, and Enhancement Act of 2009' or 'FLAME Act of 2009'.

# SHORT TITLE OF 1988 AMENDMENT

Pub. L. 100-409, §1, Aug. 20, 1988, 102 Stat. 1086, provided that: "This Act [enacting section 1723 of this title, amending section 1716 of this title and sections 505a, 505b, and 521b of Title 16, Conservation, and enacting provisions set out as notes under sections 751 and 1716 of this title] may be cited as the 'Federal Land Exchange Facilitation Act of 1988'.

## SHORT TITLE

Pub. L. 94-579, title I, §101, Oct. 21, 1976, 90 Stat. 2744, provided that: "This Act [see Tables for classification] may be cited as the 'Federal Land Policy and Management Act of 1976'.'

## SAVINGS PROVISION

Pub. L. 94-579, title VII, §701, Oct. 21, 1976, 90 Stat. 2786, provided that:

"(a) Nothing in this Act, or in any amendment made by this Act [see Short Title note above], shall be construed as terminating any valid lease, permit, patent, right-of-way, or other land use right or authorization existing on the date of approval of this Act [Oct. 21,

"(b) Notwithstanding any provision of this Act, in the event of conflict with or inconsistency between this Act and the Acts of August 28, 1937 (50 Stat. 874; 43 U.S.C. 1181a-1181j [1181a et seq., see Tables for classification]) and May 24, 1939 (53 Stat. 753), insofar as they relate to management of timber resources, and disposition of revenues from lands and resources, the latter Acts shall prevail.

'(c) All withdrawals, reservations, classifications, and designations in effect as of the date of approval of this Act shall remain in full force and effect until modified under the provisions of this Act or other applicable law.

'(d) Nothing in this Act, or in any amendments made by this Act, shall be construed as permitting any person to place, or allow to be placed, spent oil shale, overburden, or byproducts from the recovery of other minerals found with oil shale, on any Federal land other than Federal land which has been leased for the recovery of shale oil under the Act of February 25, 1920 (41 Stat. 437, as amended; 30 U.S.C. 181 et seq.).
"(e) Nothing in this Act shall be construed as modify-

ing, revoking, or changing any provision of the Alaska Native Claims Settlement Act (85 Stat. 688, as amended; 43 U.S.C. 1601 et seq.).
"(f) Nothing in this Act shall be deemed to repeal any

existing law by implication.

"(g) Nothing in this Act shall be construed as limiting or restricting the power and authority of the United States or—

"(1) as affecting in any way any law governing appropriation or use of, or Federal right to, water on public lands;

"(2) as expanding or diminishing Federal or State jurisdiction, responsibility, interests, or rights in water resources development or control;

'(3) as displacing, superseding, limiting, or modifying any interstate compact or the jurisdiction or responsibility of any legally established joint or common agency of two or more States or of two or more States and the Federal Government:

"(4) as superseding, modifying, or repealing, except as specifically set forth in this Act, existing laws applicable to the various Federal agencies which are authorized to develop or participate in the development of water resources or to exercise licensing or regulatory functions in relation thereto;

'(5) as modifying the terms of any interstate com-

pact;
"(6) as a limitation upon any State criminal statute or upon the police power of the respective States, or as derogating the authority of a local police officer in the performance of his duties, or as depriving any State or political subdivision thereof of any right it may have to exercise civil and criminal jurisdiction on the national resource lands; or as amending, limiting, or infringing the existing laws providing grants of lands to the States.

"(h) All actions by the Secretary concerned under this Act shall be subject to valid existing rights.

"(i) The adequacy of reports required by this Act to be submitted to the Congress or its committees shall

not be subject to judicial review

(i) Nothing in this Act shall be construed as affecting the distribution of livestock grazing revenues to local governments under the Granger-Thye Act (64 Stat. 85, 16 U.S.C. 580h), under the Act of May 23, 1908 (35 Stat. 260, as amended; 16 U.S.C. 500), under the Act of March 4, 1913 (37 Stat. 843, as amended; 16 U.S.C. 501), and under the Act of June 20, 1910 (36 Stat. 557)."

## SEVERABILITY

Pub. L. 94-579, title VII, §707, Oct. 21, 1976, 90 Stat. 2794, provided that: "If any provision of this Act [see Short Title note set out above] or the application thereof is held invalid, the remainder of the Act and the application thereof shall not be affected thereby.

#### EXISTING RIGHTS-OF-WAY

Pub. L. 94-579, title VII, §706(b), Oct. 21, 1976, 90 Stat. 2794, provided that: "Nothing in section 706(a) [see Tables for classification], except as it pertains to rights-of-way, may be construed as affecting the authority of the Secretary of Agriculture under the Act of June 4, 1897 (30 Stat. 35, as amended, 16 U.S.C. 551); the Act of July 22, 1937 (50 Stat. 525, as amended, 7 U.S.C. 1010-1212); or the Act of September 3, 1954 (68 Stat. 1146, 43 U.S.C. 931c)."

### § 1702. Definitions

Without altering in any way the meaning of the following terms as used in any other statute, whether or not such statute is referred to in, or amended by, this Act, as used in this Act—

- (a) The term "areas of critical environmental concern" means areas within the public lands where special management attention is required (when such areas are developed or used or where no development is required) to protect and prevent irreparable damage to important historic, cultural, or scenic values, fish and wildlife resources or other natural systems or processes, or to protect life and safety from natural hazards.

  (b) The term "holder" means any State or
- (b) The term "holder" means any State or local governmental entity, individual, partnership, corporation, association, or other business entity receiving or using a right-of-way under subchapter V of this chapter.
- (c) The term "multiple use" means the management of the public lands and their various resource values so that they are utilized in the combination that will best meet the present and future needs of the American people; making the most judicious use of the land for some or all of these resources or related services over areas large enough to provide sufficient latitude for periodic adjustments in use to conform to changing needs and conditions; the use of some land for less than all of the resources: a combination of balanced and diverse resource uses that takes into account the long-term needs of future generations for renewable and nonrenewable resources, including, but not limited to, recreation, range, timber, minerals, watershed, wildlife and fish, and natural scenic, scientific and historical values; and harmonious and coordinated management of the various resources without permanent impairment of the productivity of the land and the quality of the environment with consideration being given to the relative values of the resources and not necessarily to the combination of uses that will give the greatest economic return or the greatest unit output.
- (d) The term "public involvement" means the opportunity for participation by affected citizens in rulemaking, decisionmaking, and planning with respect to the public lands, including public meetings or hearings held at locations near the affected lands, or advisory mechanisms, or such other procedures as may be necessary to provide public comment in a particular instance.
- (e) The term "public lands" means any land and interest in land owned by the United States within the several States and administered by the Secretary of the Interior through the Bureau of Land Management, without regard to how the United States acquired ownership, except—

- (1) lands located on the Outer Continental Shelf; and
- (2) lands held for the benefit of Indians, Aleuts, and Eskimos.
- (f) The term "right-of-way" includes an easement, lease, permit, or license to occupy, use, or traverse public lands granted for the purpose listed in subchapter V of this chapter.
- (g) The term "Secretary", unless specifically designated otherwise, means the Secretary of the Interior.
- (h) The term "sustained yield" means the achievement and maintenance in perpetuity of a high-level annual or regular periodic output of the various renewable resources of the public lands consistent with multiple use.
- (i) The term "wilderness" as used in section 1782 of this title shall have the same meaning as it does in section 1131(c) of title 16.
- (j) The term "withdrawal" means withholding an area of Federal land from settlement, sale, location, or entry, under some or all of the general land laws, for the purpose of limiting activities under those laws in order to maintain other public values in the area or reserving the area for a particular public purpose or program; or transferring jurisdiction over an area of Federal land, other than "property" governed by the Federal Property and Administrative Services Act, as amended (40 U.S.C. 472)¹ from one department, bureau or agency to another department, bureau or agency.
- (k) An "allotment management plan" means a document prepared in consultation with the lessees or permittees involved, which applies to livestock operations on the public lands or on lands within National Forests in the eleven contiguous Western States and which:
  - (1) prescribes the manner in, and extent to, which livestock operations will be conducted in order to meet the multiple-use, sustained-yield, economic and other needs and objectives as determined for the lands by the Secretary concerned; and
  - (2) describes the type, location, ownership, and general specifications for the range improvements to be installed and maintained on the lands to meet the livestock grazing and other objectives of land management; and
  - (3) contains such other provisions relating to livestock grazing and other objectives found by the Secretary concerned to be consistent with the provisions of this Act and other applicable law.
- (l) The term "principal or major uses" includes, and is limited to, domestic livestock grazing, fish and wildlife development and utilization, mineral exploration and production, rights-of-way, outdoor recreation, and timber production.
- (m) The term "department" means a unit of the executive branch of the Federal Government which is headed by a member of the President's Cabinet and the term "agency" means a unit of the executive branch of the Federal Government which is not under the jurisdiction of a head of a department.

<sup>&</sup>lt;sup>1</sup> See References in Text note below.