this section and enacting provisions set out as notes above] is intended expressly to preserve any and all rights and remedies of contributors to the TAPS Fund under section 1491 of title 28, United States Code (commonly referred to as the 'Tucker Act').'

§ 1654. Antitrust laws

The grant of a right-of-way, permit, lease, or other authorization pursuant to this chapter shall grant no immunity from the operation of the Federal anti-trust laws.

(Pub. L. 93-153, title II, §205, Nov. 16, 1973, 87 Stat. 588.)

§ 1655. Roads and airports

A right-of-way, permit, lease, or other authorization granted under section 1652(b) of this title for a road or airstrip as a related facility of the trans-Alaska pipeline may provide for the construction of a public road or airstrip.

(Pub. L. 93-153, title II, §206, Nov. 16, 1973, 87 Stat. 588.)

§ 1656. Civil penalties

(a) Penalty

Except as provided in subsection (c)(4), the Secretary of the Interior may assess and collect a civil penalty under this section with respect to any discharge of oil-

- (1) in transit from fields or reservoirs supplying oil to the trans-Alaska pipeline; or
- (2) during transportation through the trans-Alaska pipeline or handling at the terminal facilities, that causes damage to, or threatens to damage, natural resources or public or private property.

(b) Persons liable

In addition to the person causing or permitting the discharge, the owner or owners of the oil at the time the discharge occurs shall be jointly, severally, and strictly liable for the full amount of penalties assessed pursuant to this section, except that the United States and the several States, and political subdivisions thereof, shall not be liable under this section.

(c) Amount

- (1) The amount of the civil penalty shall not exceed \$1,000 per barrel of oil discharged.
- (2) In determining the amount of civil penalty under this section, the Secretary shall consider the seriousness of the damages from the discharge, the cause of the discharge, any history of prior violations of applicable rules and laws, and the degree of success of any efforts by the violator to minimize or mitigate the effects of such discharge.
- (3) The Secretary may reduce or waive the penalty imposed under this section if the discharge was solely caused by an act of war, act of God, or third party action beyond the control of the persons liable under this section.
- (4) No civil penalty assessed by the Secretary pursuant to this section shall be in addition to a penalty assessed pursuant to section 1321(b) of title 33.

(d) Procedures

A civil penalty may be assessed and collected under this section only after notice and opportunity for a hearing on the record in accordance with section 554 of title 5. In any proceeding for the assessment of a civil penalty under this section, the Secretary may issue subpoenas for the attendance and testimony of witnesses and the production of relevant papers, books, and documents and may promulgate rules for discovery procedures. Any person who requested a hearing with respect to a civil penalty under this subsection and who is aggrieved by an order assessing the civil penalty may file a petition for judicial review of such order with the United States Court of Appeals for the District of Columbia circuit or for any other circuit in which such person resides or transacts business. Such a petition may only be filed within the 30-day period beginning on the date the order making such assessment was issued.

(e) State law

- (1) Nothing in this section shall be construed or interpreted as preempting any State or political subdivision thereof from imposing any additional liability or requirements with respect to the discharge, or threat of discharge, of oil or other pollution by oil.
- (2) Nothing in this section shall affect or modify in any way the obligations or liabilities of any person under other Federal or State law, including common law, with respect to discharges

(Pub. L. 93-153, title II, §207, as added Pub. L. 101-380, title VIII, §8202, Aug. 18, 1990, 104 Stat. 571.)

EFFECTIVE DATE

Section applicable to incidents occurring after Aug. 18, 1990, see section 1020 of Pub. L. 101–380, set out as a note under section 2701 of Title 33, Navigation and Navigable Waters.

CHAPTER 35—FEDERAL LAND POLICY AND **MANAGEMENT**

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1701. Congressional declaration of policy.

1702. Definitions.

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Sec. 1723.	Temporary revocation authority. SUBCHAPTER III—ADMINISTRATION	Sec. 1787. Jupiter Inlet Lighthouse Outstanding Natural Area.
1731.	Bureau of Land Management.	SUBCHAPTER I—GENERAL PROVISIONS
1732.	Management of use, occupancy, and development of public lands.	§ 1701. Congressional declaration of policy
1733. 1734.	Enforcement authority. Fees, charges, and commissions.	(a) The Congress declares that it is the policy
1734a.	Availability of excess fees.	of the United States that— (1) the public lands be retained in Federal
1735. 1736.	Forfeitures and deposits.	ownership, unless as a result of the land use
1736a.	Working capital fund. Revolving fund derived from disposal of salvage timber.	planning procedure provided for in this Act, it is determined that disposal of a particular par-
1737. 1738.	Implementation provisions. Contracts for surveys and resource protec-	cel will serve the national interest; (2) the national interest will be best realized
	tion; renewals; funding requirements.	if the public lands and their resources are peri-
1739. 1740.	Advisory councils. Rules and regulations.	odically and systematically inventoried and
1741.	Annual reports.	their present and future use is projected
1742.	Search, rescue, and protection forces; emergency situations authorizing hiring.	through a land use planning process coordinated with other Federal and State planning
1743.	Disclosure of financial interests by officers or employees.	efforts; (3) public lands not previously designated for
1744.	Recordation of mining claims.	any specific use and all existing classifications
1745. 1746.	Disclaimer of interest in lands. Correction of conveyance documents.	of public lands that were effected by executive
1747.	Loans to States and political subdivisions;	action or statute before October 21, 1976, be reviewed in accordance with the provisions of
	purposes; amounts; allocation; terms and conditions; interest rate; security; limita-	this Act;
	tions; forebearance for benefit of borrowers;	(4) the Congress exercise its constitutional
	recordkeeping requirements; discrimination prohibited; deposit of receipts.	authority to withdraw or otherwise designate or dedicate Federal lands for specified pur-
1748.	Funding requirements.	poses and that Congress delineate the extent
1748a. 1748b.	FLAME Wildfire Suppression Reserve Funds. Cohesive wildfire management strategy.	to which the Executive may withdraw lands
	UBCHAPTER IV—RANGE MANAGEMENT	without legislative action; (5) in administering public land statutes and
1751.	Grazing fees; feasibility study; contents; sub-	exercising discretionary authority granted by
1101.	mission of report; annual distribution and use of range betterment funds; nature of	them, the Secretary be required to establish comprehensive rules and regulations after con- sidering the views of the general public; and to
1752.	distributions. Grazing leases and permits.	structure adjudication procedures to assure
1753.	Omitted.	adequate third party participation, objective
	SUBCHAPTER V—RIGHTS-OF-WAY	administrative review of initial decisions, and expeditious decisionmaking;
1761. 1762.	Grant, issue, or renewal of rights-of-way. Roads.	(6) judicial review of public land adjudica-
1763.	Right-of-way corridors; criteria and proce-	tion decisions be provided by law;
1764.	dures applicable for designation. General requirements.	(7) goals and objectives be established by law 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; procedures applicable.	use and sustained yield unless otherwise speci-
1767.	Rights-of-way for Federal departments and	fied by law; (8) the public lands be managed in a manner
1768.	agencies. Conveyance of lands covered by right-of-way;	that will protect the quality of scientific, sce- nic, historical, ecological, environmental, air
1769.	terms and conditions. Existing right-of-way or right-of-use unaf-	and atmospheric, water resource, and archeo-
	fected; exceptions; rights-of-way for rail-	logical values; that, where appropriate, will preserve and protect certain public lands in
	road and appurtenant communication fa- 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 laws.	animals; and that will provide for outdoor
1771.	Coordination of applications.	recreation and human occupancy and use; (9) the United States receive fair market
SUBCHAPTER VI—DESIGNATED MANAGEMENT		value of the use of the public lands and their
1701	AREAS	resources unless otherwise provided for by
1781. 1781a.	California Desert Conservation Area. Acceptance of donation of certain existing	statute; (10) uniform procedures for any disposal of
	permits or leases.	public land, acquisition of non-Federal land
1782.	Bureau of Land Management Wilderness Study.	for public purposes, and the exchange of such
1783.	Yaquina Head Outstanding Natural Area.	lands be established by statute, requiring each disposal, acquisition, and exchange to be con-
1784.	Lands in Alaska; designation as wilderness; management by Bureau of Land Manage-	sistent with the prescribed mission of the de-
486-	ment pending Congressional action.	partment or agency involved, and reserving to
1785. 1786.	Fossil Forest Research Natural Area. Piedras Blancas Historic Light Station.	the Congress review of disposals in excess of a specified acreage;