title 5 and any other law unless the Secretary determines that disclosure would—

- (1) further the purposes of this chapter;
- (2) not create risk of harm to or theft or destruction of the resource or the site containing the resource; and
- (3) be in accordance with other applicable laws.

(Pub. L. 111-11, title VI, §6309, Mar. 30, 2009, 123 Stat. 1176.)

## § 470aaa-9. Regulations

As soon as practical after March 30, 2009, the Secretary shall issue such regulations as are appropriate to carry out this chapter, providing opportunities for public notice and comment.

(Pub. L. 111–11, title VI,  $\S6310$ , Mar. 30, 2009, 123 Stat. 1177.)

## § 470aaa-10. Savings provisions

Nothing in this chapter shall be construed to-(1) invalidate, modify, or impose any additional restrictions or permitting requirements on any activities permitted at any time under the general mining laws, the mineral or geothermal leasing laws, laws providing for minerals materials disposal, or laws providing for the management or regulation of the activities authorized by the aforementioned laws including but not limited to the Federal Land Policy Management Act (43 U.S.C. 1701-1784),1 subchapter 32 of chapter 1007 of title 54, the Surface Mining Control and Reclamation Act of 1977 (30 U.S.C. 1201–1358) [30 U.S.C. 1201 et seq.], and the Organic Administration Act (16 U.S.C. 478, 482, 551);

(2) invalidate, modify, or impose any additional restrictions or permitting requirements on any activities permitted at any time under existing laws and authorities relating to reclamation and multiple uses of Federal land;

- (3) apply to, or require a permit for, casual collecting of a rock, mineral, or invertebrate or plant fossil that is not protected under this chapter;
- (4) affect any land other than Federal land or affect the lawful recovery, collection, or sale of paleontological resources from land other than Federal land;
- (5) alter or diminish the authority of a Federal agency under any other law to provide protection for paleontological resources on Federal land in addition to the protection provided under this chapter; or
- (6) create any right, privilege, benefit, or entitlement for any person who is not an officer or employee of the United States acting in that capacity. No person who is not an officer or employee of the United States acting in that capacity shall have standing to file any civil action in a court of the United States to enforce any provision or amendment made by this chapter.

(Pub. L. 111-11, title VI, §6311, Mar. 30, 2009, 123 Stat. 1177; Pub. L. 113-287, §5(d)(9), Dec. 19, 2014, 128 Stat. 3265.)

## REFERENCES IN TEXT

The Federal Land Policy Management Act (43 U.S.C. 1701–1784), referred to in par. (1), probably means the Federal Land Policy and Management Act of 1976, Pub. L. 94–579, Oct. 21, 1976, 90 Stat. 2743, which is classified principally to chapter 35 (§1701 et seq.) of Title 43, Public Lands. For complete classification of this Act to the Code, see Short Title note set out under section 1701 of Title 43 and Tables.

The Surface Mining Control and Reclamation Act of 1977, referred to in par. (1), is Pub. L. 95–87, Aug. 3, 1977, 91 Stat. 445, which is classified generally to chapter 25 (§1201 et seq.) of Title 30, Mineral Lands and Mining. For complete classification of this Act to the Code, see Short Title note set out under section 1201 of Title 30 and Tables.

The Organic Administration Act, referred to in par. (1), is the popular name for certain provisions of act June 4, 1897, ch. 2, 30 Stat. 34, under the headings "UNDER THE DEPARTMENT OF THE INTERIOR." and "SURVEYING THE PUBLIC LANDS.", which are classified to sections 473 to 475, 477, 478, 479 to 482, and 551 of this title. For complete classification of this Act to the Code, see Short Title note set out under section 473 of this title and Tables.

#### AMENDMENTS

2014—Par. (1). Pub. L. 113–287, which directed amendment of par. (1) by substituting "subchapter 3 of chapter 1007 of title 54" for "Public Law 94-429 (commonly known as the 'Mining in the Parks Act' (16 U.S.C. 1901 et seq.)", was executed by making the substitution for "Public Law 94-429 (commonly known as the 'Mining in the Parks Act') (16 U.S.C. 1901 et seq.)", to reflect the probable intent of Congress.

## § 470aaa-11. Authorization of appropriations

There are authorized to be appropriated such sums as may be necessary to carry out this chapter.

(Pub. L. 111-11, title VI, §6312, Mar. 30, 2009, 123 Stat. 1177.)

## CHAPTER 2—NATIONAL FORESTS

SUBCHAPTER I—ESTABLISHMENT AND ADMINISTRATION

Sec. 471. Repealed.

471a. Forest reserves in New Mexico and Arizona restricted.

471b. Repealed.

471c. Lands in California set aside as reserved forest lands.

471d. Additional forest reserves in California.

471e. Extension of boundaries of Sequoia National Forest.

471f. Cradle of Forestry in America in Pisgah National Forest; establishment; statement of purposes; publication in Federal Register.

471g. Administration, protection, and development; use of natural resources.

471h. Cooperation with public and private agencies, organizations, and individuals; acceptance of contributions and gifts.

471i. Pinelands National Reserve.

471j. Headwaters Forest and Elk River Property acquisition.

472. Laws affecting national forest lands.

472a. Timber sales on National Forest System lands.

473. Revocation, modification, or vacation of orders or proclamations establishing national forests.

474. Surveys; plats and field notes; maps; effect under Act June 4, 1897.

475. Purposes for which national forests may be established and administered.

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

<sup>&</sup>lt;sup>2</sup>So in original. Probably should be "subchapter III".

Caa		Can	
Sec. 476.	Repealed.	Sec. 497b.	Ski area permits.
477.	Use of timber and stone by settlers.	497c.	Ski area permit rental charge.
478.	Egress or ingress of actual settlers; pros-	497d.	Recreation residence fees.
478a.	pecting. Townsites.	497e.	Enhancing Forest Service administration of rights-of-way and land uses.
479.	Sites for schools and churches.	498.	Cooperative work agreements: disposal of
479a.	Conveyance of National Forest System lands		moneys received; refund of excess; payment
400	for educational purposes.		from appropriation; conflict of interest.
480. 481.	Civil and criminal jurisdiction. Use of waters.	499.	Disposal of money received by or on account
482.	Mineral lands; restoration to public domain;		of Forest Service; refund of excess and mon- eys erroneously collected; receipts from
	location and entry.		permits.
482a.	Mining rights in Prescott National Forest.	500.	Payment and evaluation of receipts to State
482b. 482c.	Mount Hood National Forest; mining rights. Patents affecting forest lands.		or Territory for schools and roads; moneys
482d.	Perfection of claims within forest.		received; projections of revenues and esti-
482e.	Lincoln National Forest; mining rights.	501.	mated payments.  Expenditures from receipts for roads and
482f.	Patents affecting forest lands.	001.	trails; cooperation with State authorities;
482g. 482h.	Perfection of claims within forest. Coronado National Forest; mining rights.		evaluation of receipts.
482h-1.	Protection of scenic values of forest.	501a.	Omitted.
482h–2.	Cutting of timber; reservation of patent	502.	Rental of property for Forest Service; forage, care, and housing of animals; storage of ve-
4001- 0	rights.		hicles and other equipment; pack stock;
482h–3. 482i.	Perfection of mining claims. Plumas National Forest; offer of lands; addi-		loss, damage, or destruction of horses, vehi-
1021.	tions; mining rights.		cles, and other equipment.
482j.	Santa Fe National Forest; mining rights; pro-	503, 503a 504.	Repealed or Omitted.  Purchases of tree seeds, cones, forage plant
4001	tection of scenic values.	504.	seed, and nursery stock for national forests.
482k. 482 <i>l</i> .	Patents affecting forest lands. Perfection of mining claims within forest.	504a.	Sale of forest-tree seed and nursery stock to
482m.	Teton National Forest in Wyoming; addi-		States and political subdivisions; disposi-
	tional lands.	505	tion of moneys; exchanges; limitation.
482n.	Coconino National Forest; mining rights; pro-	505.	Use of national forests established on land re- served for purposes of national defense;
400m 1	tection of scenic values.		maintenance available.
482n–1.	Cutting of timber within forest; reservation of patent rights.	505a.	Interchange of lands between Department of
482n-2.	Perfection of mining claims within forest.		Agriculture and military departments of
482n–3.	Sedona-Oak Creek area.	EOED	Department of Defense; report to Congress.
4820.	Kaibab National Forest; mining rights; pro-	505b. 506 to 50	Laws applicable. 8a. Repealed or Omitted.
482p.	tection of scenic values. Patents affecting lands within forest.	508b.	National forests in Minnesota; authority to
482q.	Perfection of mining claims within forest.		prospect, develop, mine, remove, and utilize
483, 484.	Repealed.	F00 + - F1	mineral resources.
484a.	Exchange of lands in national forests; public	509 to 51	0a. Repealed or Omitted.  Reinstatement of entries canceled or relin-
	schools; deposit of funds by school authority with insufficient exchange land; limita-	011.	quished.
	tions on use.		4. Omitted or Repealed.
485.	Exchange of lands in national forests; cutting	515.	Examination, location, and purchase of for-
	timber in national forests in exchange for		ested, cut-over, or denuded lands; consent of State legislature to acquisition of land by
485a.	lands therein. Omitted.		the United States.
486.	Exchange of lands in national forests; res-	516.	Exchange of lands in the public interest;
	ervations of timber, minerals, or ease-		equal value; cutting and removing timber;
	ments.	E117	publication of contemplated exchange.  Title to lands to be acquired.
40=	86w. Omitted. Cutting timber on land added to Siskiyou Na-	517. 517a.	Payment of awards in condemnation proceed-
487.	tional Forest.	021001	ings.
487a.	Cutting timber on lands added to Rogue River	518.	Acquisition of lands not defeated by rights-of-
400	National Forest.	E10	way, easements, and reservations.
488.	Establishment of exterior boundaries of national forests.	519.	Agricultural lands included in tracts acquired; sale for homesteads.
489.	Repealed.	519a.	Transfer of forest reservation lands for mili-
490.	Deposits from timber purchasers to defray		tary purposes.
	cost of disposing of debris.	520.	Regulations as to mineral resources.
491.	Omitted.	521.	Lands acquired to be reserved, held, and administered as national forest lands; des-
492.	Earth, stone, and timber for Departments of the Army and Navy, and Government works		ignation.
	in Alaska.	521a.	Administration, management, and consolida-
493.	Omitted.		tion of certain lands.
494. 495.	Calaveras Bigtree National Forest. Leases of lands for sanitariums or hotels.	521b.	Report of Secretary of Agriculture prior to purchase or exchange of land; contents;
495. 496.	Disposition of funds.		waiting period.
497.	Use and occupation of lands for hotels, re-	521c.	Definitions.
	sorts, summer homes, stores, and facilities	521d.	Sale, exchange, or interchange of National
	for industrial, commercial, educational or	501 c	Forest System land.
497a.	public uses. Occupancy and use under permit of lands in	521e. 521f.	Small parcels and road rights-of-way. Costs of conveyance and value of improve-
20.00.	Alaska for various purposes; period of per-	J=11.	ments.
	mit; size of allotment; prohibitions; termi-	521g.	Road rights-of-way subject to State or local
	nation.		law.

Sec.		Sec.	
521h.	Regulations; contents.	539m–5.	Management of the Area.
521i.	Unaffected lands.	539m–6.	Jurisdiction over the Area.
522, 523.	Omitted.	539m–7.	Subdivisions and other property interests.
524.	Rights-of-way for dams, reservoirs, or water plants for municipal, mining, and milling	539m–8. 539m–9.	Extinguishment of claims. Construction.
	purposes.		Judicial review.
525.	Rights-of-way for wagon roads or railroads.	539m–11.	Provisions relating to contributions and land
526.	Establishment and protection of water rights.		exchange.
527.	Use of Forest Service funds for administra-		Authorization of appropriations.
528.	tion of certain lands.  Development and administration of renew-	539n.	Crystal Springs Watershed Special Resources Management Unit.
020.	able surface resources for multiple use and	5390.	Ancient Bristlecone Pine Forest.
	sustained yield of products and services;	539p.	Southeast Arizona land exchange and con-
	Congressional declaration of policy and pur-	=00	servation.
E00	pose.	539q. 539r.	Hermosa Creek watershed protection. Rocky Mountain Front Conservation Manage-
529.	Authorization of development and adminis- tration consideration to relative values of	JJJ1.	ment Area and wilderness additions.
	resources; areas of wilderness.		SUBCHAPTER II—SCENIC AREAS
530.	Cooperation for purposes of development and	F.41	
	administration with State and local govern-	541.	Cascade Head Scenic-Research Area; establishment.
531.	mental agencies and others. Definitions.	541a.	Administration, protection, development, and
532.	Roads and trails system; Congressional find-	01101	regulation of use.
002.	ings and declaration of policy.	541b.	Boundaries of scenic-research area; adjust-
533.	Grant of easements for road rights-of-way;		ments to subarea boundaries; development
	authority of Secretary of Agriculture; regu-		of management plan; establishment of sub- areas; management objectives.
E94	lations.	541c.	Extension of boundaries of Siuslaw National
534.	Termination and cancellation of easements; notice; hearing.	0110.	Forest; transfer of Federal property to Sec-
535.	Forest development roads; acquisition, con-		retary.
	struction, and maintenance; maximum	541d.	Acquisition of property within the scenic-re-
	economy; methods of financing; cost ar-		search area; consent of owner; substantial
	rangements for construction standards;	541e.	change in use or maintenance of property.  Availability of funds for acquisition of lands,
	transfer of unused effective purchaser credit for road construction.	0110.	etc., within added area.
535a.	Forest development roads: prohibition on	541f.	Withdrawal from location, entry and patent
	credits; inclusion of construction costs in		under mining laws; withdrawal from dis-
	notice of sale; special election by small	F.4.1	position under mineral leasing laws.
	business concerns; construction standards;	541g.	Advisory council for scenic-research area; membership; designation of chairman; com-
	authorization of harvesting; treatment of		pensation; consultation by Secretary.
536.	road value.  Recording of instruments; furnishing of in-	541h.	Cooperation with State of Oregon in adminis-
000.	struments affecting public domain lands to		tration and protection of lands; civil and
	Secretary of the Interior.		criminal jurisdiction; power of taxation.
537.	Maintenance and reconstruction by road	542.	Langmuir Research Site; establishment.
	users; funds for maintenance and recon-	542a. 542b.	Congressional findings.  Administration, protection, and regulation of
	struction; availability of deposits until expended, transfer of funds, and refunds.	0128.	use.
538.	User fees fund for delayed payments to grant-	542c.	Land use agreement.
	ors.	542d.	Comprehensive management plan.
539.	Additions to existing national forests; admin-	543.	Mono Basin National Forest Scenic Area; es-
F00	istration.	543a.	tablishment. Extension of National Forest boundary.
539a.	Mining and mineral leasing on certain national forest lands.	543b.	Acquisition of lands.
539b.	Fisheries on national forest lands in Alaska.	543c.	Administration.
539c.	Cooperative fisheries planning; report to Con-	543d.	Ecological studies; reports to Congressional
	gress.		committees and to Chief of Forest Service;
539d.	National forest timber utilization program.	543e.	progress reports. Scenic Area Advisory Board.
539e.	Reports.	543f.	Traditional Native American uses.
539f.	Nonprofit organization user of national forest lands.	543g.	Authorization of appropriations.
539g.	Kings River Special Management Area.	543h.	New spending authority.
539h.	Greer Spring Special Management Area.	544.	Columbia River Gorge National Scenic Area;
539i.	Fossil Ridge Recreation Management Area.		definitions.
539j.	Bowen Gulch Protection Area.	544a.	Purposes.
539k. 539 <i>l</i> .	Kelly Butte Special Management Area.  Designation of James Peak Protection Area.	544b. 544c.	Establishment of scenic area. Columbia River Gorge Commission.
JJJ1.	Colorado.	544d.	Scenic area management plan.
539 <i>l</i> –1.	Inholdings.	544e.	Administration of scenic area.
539l-2.	James Peak Fall River trailhead.	544f.	Administration of special management areas.
539 <i>l</i> –3.	Loop trail study; authorization.	544g.	Land acquisition.
539 <i>l</i> –4.	Other administrative provisions.	544h.	Interim management.
539 <i>l</i> –5. 539m.	Wilderness potential. Findings and purposes.	544i. 544j.	Economic development. Old Columbia River Highway.
539m–1.	Definitions.	544k.	Tributary rivers and streams.
539m–2.	T'uf Shur Bien Preservation Trust Area.	544 <i>l</i> .	Implementation measures.
539m–3.	Pueblo rights and interests in the Area.	544m.	Enforcement.
539m–4.	Limitations on Pueblo rights and interests in	544n.	Authorization of appropriations.
	the Area.	544 <i>o</i> .	Savings provisions.

Sec.

544p. Severability.

545. Mount Pleasant National Scenic Area; purposes.

545a. Establishment of Mount Pleasant National

Scenic Area.
545b. Opal Creek Wilderness and Scenic Recreation

Area.

546. Establishment of Saint Helena Island National Scenic Area, Michigan.

546a. Boundaries.

546a-1. Administration and management.

546a-2. Fish and game.

546a-3. Minerals. 546a-4. Acquisition.

546a-5. Authorization of appropriations.

546b. Seng Mountain and Bear Creek Scenic Areas, Jefferson National Forest, Virginia.

546b-1. Maps and boundary descriptions.

# SUBCHAPTER I—ESTABLISHMENT AND ADMINISTRATION

# § 471. Repealed. Pub. L. 94–579, title VII, § 704(a), Oct. 21, 1976, 90 Stat. 2792

Section, acts Mar. 3, 1891, ch. 561,  $\S24$ , 26 Stat. 1103; Mar. 4, 1907, ch. 2907, 34 Stat. 1271; June 25, 1910, ch. 421,  $\S2$ , 36 Stat. 847; Aug. 24, 1912, ch. 369, 37 Stat. 497; June 7, 1924, ch. 348,  $\S9$  (first and fifth sentences), 43 Stat. 655, provided for establishment of national forests by the President, limited inclusion of lands in certain States, and authorized addition of lands suitable for production of timber.

Act Mar. 4, 1907, cited above, was not repealed by Pub. L. 94-579.

#### EFFECTIVE DATE OF REPEAL

Section 704(a) of Pub. L. 94–579 provided that this section is repealed effective on and after Oct. 21, 1976.

#### SAVINGS PROVISION

Repeal by Pub. L. 94-579 not to be construed as terminating any valid lease, permit, patent, etc., existing on Oct. 21, 1976, see note set out under section 1701 of Title 43. Public Lands.

## §471a. Forest reserves in New Mexico and Arizona restricted

No forest reservation shall be created, nor shall any additions be made to one created prior to June 15, 1926, within the limits of the States of New Mexico and Arizona except by Act of Congress.

(June 15, 1926, ch. 587, 44 Stat. 745.)

## REFERENCES IN TEXT

Forest reservation, referred to in text, probably should be "national forest". See act Mar. 4, 1907, ch. 2907, 34 Stat. 1269, which provided that forest reserves shall hereafter be known as national forests.

## § 471b. Repealed. Pub. L. 94-579, title VII, § 704(a), Oct. 21, 1976, 90 Stat. 2792

Section, act July 20, 1939, ch. 334, §1, 53 Stat. 1071, authorized addition of lands within State of Montana to existing or inclusion within new national forests.

## EFFECTIVE DATE OF REPEAL

Section 704(a) of Pub. L. 94–579 provided that this section is repealed effective on and after Oct. 21, 1976.

## SAVINGS PROVISION

Repeal by Pub. L. 94-579 not to be construed as terminating any valid lease, permit, patent, etc., existing on Oct. 21, 1976, see note set out under section 1701 of Title 43. Public Lands.

## § 471c. Lands in California set aside as reserved forest lands

The tracts of land in the State of California known and described as follows: Commencing at the northwest corner of township 2 north, range 19 east Mount Diablo meridian, thence eastwardly on the line between townships 2 and 3 north, ranges 24 and 25 east; thence southwardly on the line between ranges 24 and 25 east to the Mount Diablo base line; thence eastwardly on said base line to the corner to township 1 south. ranges 25 and 26 east; thence southwardly on the line between ranges 25 and 26 east to the southeast corner of township 2 south, range 25 east; thence eastwardly on the line between townships 2 and 3 south, range 26 east to the corner to townships 2 and 3 south, ranges 26 and 27 east; thence southwardly on the line between ranges 26 and 27 east to the first standard parallel south; thence westwardly on the first standard parallel south to the southwest corner of township 4 south, range 19 east; thence northwardly on the line between ranges 18 and 19 east to the northwest corner of township 2 south, range 19 east; thence westwardly on the line between townships 1 and 2 south to the southwest corner of township 1 south, range 19 east; thence northwardly on the line between ranges 18 and 19 east to the northwest corner of township 2 north, range 19 east, the place of beginning, are reserved and withdrawn from settlement, occupancy, or sale under the laws of the United States, and set apart as reserved forest lands: and all persons who shall locate or settle upon, or occupy the same or any part thereof, except as hereinafter provided, shall be considered trespassers and removed therefrom. Nothing in this section and sections 55, 61, and 471d of this title shall be construed as in anywise affecting any bona fide entry of land made within the limits above described under any law of the United States prior to October 1, 1890.

(Oct. 1, 1890, ch. 1263, §1, 26 Stat. 650.)

## CODIFICATION

Section was formerly set out as section 44 of this title. As originally enacted, this section contained two further provisions that "nothing in this act shall be construed as in any wise affecting the grant of lands made to the State of California by virtue of the act entitled 'An act authorizing a grant to the State of California of the Yosemite Valley, and of the land' embracing the Mariposa Big-Tree Grove, approved June thirtieth, eighteen hundred and sixty-four; or as affecting any bona-fide entry of land made within the limits above described under any law of the United States prior to the approval of this act." The first quoted provision was omitted from the Code because the land, granted to the state of California pursuant to the Act cited, was receded to the United States. Resolution June 11, 1906, No. 27, accepted the recession.

## § 471d. Additional forest reserves in California

There is reserved and withdrawn from settlement, occupancy or sale under the laws of the United States, and set apart as reserved forest lands, as provided in section 471c of this title, and subject to all the limitations and provisions therein contained, the following lands, to wit: Township 17 south, range 30 east of the Mount Diablo meridian, excepting sections 31, 32, 33,