

§ 13.1908

- (a) Lighting or maintaining a fire;
- (b) Camping;
- (c) Entering the area after visiting hours (visiting hours will be posted at the entrance gate).

§ 13.1908 Slana Developed Area (SDA).

For purposes of this subpart, the Slana Developed Area consists of all park areas within a ¼ mile radius of the Slana Ranger Station.

§ 13.1910 KNHL and developed area closures and restrictions.

The Superintendent may prohibit or otherwise restrict activities in the KNHL, Headquarters/Visitor Center Developed Area, and Slana Developed Area to protect public health and safety or park resources. Information on closures and restrictions will be available at the park visitor center. Violating these closures or restrictions is prohibited. Notwithstanding the provisions of this subpart, the Superintendent may issue a Special Use Permit to authorize uses in the KNHL and either developed area.

§ 13.1912 Solid waste disposal.

(a) A solid waste disposal site may accept non-National Park Service solid waste generated within the boundaries of the park area.

(b) A solid waste disposal site may be located within one mile of facilities as defined by this part so long as it does not degrade natural or cultural resources of the park area.

(c) A transfer station located wholly on nonfederal lands within Wrangell-St. Elias National Park and Preserve may be operated without the permit required by §§ 6.4(b) and 6.9(a) only if:

- (1) The solid waste is generated within the boundaries of the park area;
- (2) The Regional Director determines that the operation will not degrade any of the natural or cultural resources of the park area; and
- (3) The transfer station complies with the provisions of part 6 of this chapter.

(d) For purposes of this section, a transfer station means a public use facility for the deposit and temporary storage of solid waste, excluding a fa-

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cility for the storage of a regulated hazardous waste.

[73 FR 3187, Jan. 17, 2008]

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APPENDIX A TO PART 14

AUTHORITY: 16 U.S.C. 5, 79; 23 U.S.C. 317.

SOURCE: 45 FR 47092, July 11, 1980, unless otherwise noted.

Subpart A—Rights-of-Way: General

§ 14.1 Applicability.

The regulations contained in this part shall apply to all Federally owned or controlled lands administered by the National Park Service.

§ 14.2 Definitions.

- (a) *Secretary* means the Secretary of the Interior.
- (b) *Director* means the Director, National Park Service.
- (c) *Authorized Officer* means the Superintendent.
- (d) *Superintendent* means the person in charge of an area of the National Park System or his or her duly authorized representative.
- (e) *Project* means the physical structures in connection with which the right-of-way is approved.

(f) *Construction work* means any and all work, whether of a permanent nature, done in the construction of the project.

(g) *Park* means any federally owned or controlled land within an area of the National Park System.

(h) *Right-of-Way* includes license, permit, or easement, as the case may be, and, where applicable, includes "site".

[45 FR 47092, July 11, 1980, as amended at 60 FR 55791, Nov. 3, 1995]

Subpart B—Nature of Interest

§ 14.5 Nature of interest granted; settlement on right-of-way; rights of ingress and egress.

§ 14.6 In form of easement, license, or permit.

No interest granted by the regulations in this part shall give the holder thereof any estate of any kind in fee in the lands. The interest granted shall consist of an easement, license, or permit in accordance with the terms of the applicable statute; no interest shall be greater than a permit revocable at the discretion of the authorized officer unless the applicable statute provides otherwise. Unless a specific statute or regulation provides otherwise, no interest granted shall give the grantee any right whatever to take from the public lands or reservations any material, earth, or stone for construction or other purpose, but stone and earth necessarily removed from the right-of-way in the construction of a project may be used elsewhere along the same right-of-way in the construction of the same project.

§ 14.7 Right of ingress and egress to a primary right-of-way.

In order to facilitate the use of a right-of-way granted or applied for under the regulations of this part, the authorized officer may grant to the holder of or applicant for such right-of-way an additional right-of-way for ingress and egress to the primary right-of-way, including the right to construct, operate, and maintain such facilities as may be necessary for ingress and egress. The holder or applicant may obtain such additional right-of-