

Dated: September 12, 1995.

Lynn R. Goldman,

Assistant Administrator for Prevention,  
Pesticides and Toxic Substances.

Therefore, 40 CFR chapter I,  
subchapter R, part 799 is amended as  
follows:

**PART 799 — [AMENDED]**

1. The authority citation for part 799  
continues to read as follows:  
Authority: 15 U.S.C. 2603, 2611, 2625.

2. In § 799.5075 by revising  
paragraphs (a)(1), (c)(1)(i)(A), (c)(2)(i)(A)  
and (d)(1) to read as follows:

**§ 799.5075 Drinking water contaminants  
subject to testing.**

(a) \* \* \*

(1) Chloroethane (CAS No. 75-00-3),  
1,1,2,2-tetrachloroethane (CAS No. 79-  
34-5), and 1,3,5-trimethylbenzene (CAS  
No. 108-67-8) shall be tested as  
appropriate in accordance with this  
section.

\* \* \* \* \*

(c) \* \* \*

(1) \* \* \*

(i) \* \* \*

(A) An oral 14-day repeated dose  
toxicity test shall be conducted with  
chloroethane, 1,1,2,2-tetrachloroethane,  
and 1,3,5-trimethylbenzene in  
accordance with § 798.2650 of this  
chapter except for the provisions in  
§ 798.2650(a); (b)(1); (c); (e)(3), (4)(i), (5),  
(6), (7)(i), (iv), (v), (8)(vii), (9)(i)(A), (B),  
(11)(v); and (f)(2)(i). Each substance  
shall be tested in one mammalian  
species, preferably a rodent, but a non-  
rodent may be used. The species and  
strain of animals used in this test should  
be the same as those used in the 90-day  
subchronic test required in paragraph  
(c)(2)(i) of this section. The tests shall be  
performed using drinking water.  
However, if, due to poor stability or  
palatability, a drinking water test is not  
feasible for a given substance, that  
substance shall be administered either  
by oral gavage, in the diet, or in  
capsules.

\* \* \* \* \*

(2) \* \* \*

(i) \* \* \*

(A) An oral 90-day subchronic  
toxicity test shall be conducted with  
chloroethane and 1,3,5-  
trimethylbenzene in accordance with  
§ 798.2650 of this chapter except for the  
provisions in § 798.2650(e)(3), (7)(i), and  
(11)(v). The tests shall be performed  
using drinking water. However, if, due  
to poor stability or palatability, a  
drinking water test is not feasible for a  
given substance, that substance shall be

administered either by oral gavage, in  
the diet, or in capsules.

\* \* \* \* \*

(d) *Effective date.* (1) This section is  
effective on December 27, 1993, except  
for paragraphs (a)(1), (c)(1)(i)(A), and  
(c)(2)(i)(A). Paragraphs (a)(1),  
(c)(1)(i)(A), and (c)(2)(i)(A) are effective  
on November 6, 1995.

\* \* \* \* \*

[FR Doc. 95-23461 Filed 9-20-95; 8:45 am]  
BILLING CODE 6560-50-F

**DEPARTMENT OF THE INTERIOR**

**Bureau of Land Management**

**43-CFR Public Land Order 7160**

[CO-935-1430-01; COC-55991]

**Withdrawal of National Forest System  
Lands for Telluride Ski Area; Colorado**

**AGENCY:** Bureau of Land Management,  
Interior.

**ACTION:** Public land order.

**SUMMARY:** This order withdraws  
approximately 4,000 acres of National  
Forest System lands from mining for 50  
years to protect recreational resources  
and facilities at the Telluride Ski Area.  
These lands have been and will remain  
open to such forms of disposition as  
may by law be made of National Forest  
System lands and to mineral leasing.  
**EFFECTIVE DATE:** September 21, 1995.  
**FOR FURTHER INFORMATION CONTACT:**  
Doris Chelius, BLM Colorado State  
Office, 2850 Youngfield Street,  
Lakewood, Colorado 80215-7076, 303-  
239-3706.

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 (1988), it is ordered as follows:

1. Subject to valid existing rights, the  
following described National Forest  
System lands are hereby withdrawn  
from location and entry under the  
United States mining laws (30 U.S.C.  
Ch. 2 (1988)), for protection of facilities  
and resources at the Telluride Ski Area:

Uncompahgre National Forest  
New Mexico Principal Meridian

- T. 42 N., R. 9 W.,
  - Sec. 1, lots 2, 3, 4, 6, 7, and 8, S $\frac{1}{2}$ NW $\frac{1}{4}$ ,  
and SW $\frac{1}{4}$ ;
  - Sec. 2, lots 1, 2, 3, and 4, S $\frac{1}{2}$ NE $\frac{1}{4}$ ,  
S $\frac{1}{2}$ SW $\frac{1}{4}$ , and SE $\frac{1}{4}$ ;
  - Sec. 4, lot 2;
  - Sec. 9, S $\frac{1}{2}$ S $\frac{1}{2}$ NE $\frac{1}{4}$ , S $\frac{1}{2}$ NW $\frac{1}{4}$ , and S $\frac{1}{2}$ ;
  - Sec. 10, W $\frac{1}{2}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ ,  
S $\frac{1}{2}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$ , W $\frac{1}{2}$ SW $\frac{1}{4}$ , and  
E $\frac{1}{2}$ SE $\frac{1}{4}$ ;
  - Sec. 11;

- Sec. 12, W $\frac{1}{2}$ ;
- Sec. 13, W $\frac{1}{2}$ ;
- Sec. 14;
- Sec. 15, E $\frac{1}{2}$  and NW $\frac{1}{4}$ ;
- Sec. 22, NE $\frac{1}{4}$ NE $\frac{1}{4}$ ;
- Sec. 23, N $\frac{1}{2}$ ;
- Sec. 24, NW $\frac{1}{4}$ .
- T. 43 N., R. 9 W.,
  - Sec. 33, lots 18, 19, and 20;
  - Sec. 34, lots 17, 18, 22, 23, and 24;
  - Sec. 35, lots 28, 29, 30, 31, and 32.

The areas described aggregate  
approximately 4,000 acres of National  
Forest System lands in San Miguel  
County. This withdrawal includes all  
National Forest System lands and  
excludes any privately owned lands  
within the described areas.

2. The withdrawal made by this order  
does not alter the applicability of those  
public land laws governing the use of  
National Forest System lands under  
lease, license, or permit, or governing  
the disposal of their mineral or  
vegetative resources other than under  
the mining laws.

3. This withdrawal will expire 50  
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) (1988), the  
Secretary determines that the  
withdrawal shall be extended.

Dated: September 5, 1995.

Bob Armstrong,

Assistant Secretary of the Interior.

[FR Doc. 95-23365 Filed 9-20-95; 8:45 am]

BILLING CODE 4310-JB-P

**43 CFR Part 1820**

[WO-420-4191-02-24 1A]

RIN 1004-AC41

**Application Procedures, Execution and  
Filing of Forms: Correction of State  
Office Addresses for Filings and  
Recordings, Proper Offices for  
Recording of Mining Claims**

**AGENCY:** Bureau of Land Management,  
Interior.

**ACTION:** Final rule.

**SUMMARY:** This administrative final rule  
amends the regulations pertaining to  
execution and filing of forms in order to  
reflect the new address of the Wyoming  
State Office of the Bureau of Land  
Management (BLM), which moved in  
September 1995. All filings and other  
documents relating to public lands in  
Wyoming and Nebraska must be filed at  
the new address of the State Office.

**EFFECTIVE DATE:** October 1, 1995.

**FOR FURTHER INFORMATION CONTACT:** Ted  
Hudson, (202) 208-4256.