- (1) For willful or repeated non-willful trespass, the penalty is two times the rent. For roads, the penalty is two times the charges for road use, amorti-
- zation, and maintenance which have accrued since the trespass began.
- (2) For non-willful trespass not resolved within 30 calendar days after receiving the written notice under paragraph (a) of this section, the penalty is an amount equal to the rent. To resolve the trespass you must meet one of the conditions identified in 43 CFR 9239.7-1. For roads, the penalty is an amount equal to the charges for road use, amortization, and maintenance which have accrued since the trespass
- (c) The penalty will not be less than the fee for a Processing Category 2 application (see §2804.14 of this part) for non-willful trespass or less than three times this amount for willful or repeated non-willful trespass. You must pay whichever is the higher of:
- (1) The amount computed in paragraph (b) of this section; or
- (2) The minimum penalty amount in paragraph (c) of this section.
- (d) In addition to civil penalties under paragraph (b) of this section, you may be tried before a United States magistrate judge and fined no more than \$1,000 or imprisoned for no more than 12 months, or both, for a knowing and willful trespass, as provided at 43 CFR 9262.1 and 43 U.S.C. 1733(a).
- (e) Until you comply with the requirements of 43 CFR 9239.7-1, BLM will not process any of your applications for any activities on BLM lands.
- (f) You may appeal a trespass decision under §2801.10 of this part.
- (g) Nothing in this section limits your liability under any other Federal or state law.

§ 2808.12 May I receive a grant if I am or have been in trespass?

Until you satisfy your liability for a trespass, BLM will not process any applications you have pending for any activity on BLM-administered lands. A history of trespass will not necessarily disqualify you from receiving a grant. In order to correct a trespass, you must apply under the procedures described at subpart 2804 of this part. BLM will process your application as if it were a

new use. Prior unauthorized use does not create a preference for receiving a grant.

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Subpart 2809—Grants for Federal Agencies

§2809.10 Do the regulations in this part apply to Federal agencies?

The regulations in this part apply to Federal agencies to the extent possible, except that:

- (a) BLM may suspend or terminate a Federal agency's grant only if:
- (1) The terms and conditions of the Federal agency's grant allow it; or
- (2) The agency head holding the grant consents to it; and
- (b) Federal agencies are generally not required to pay rent for a grant (see § 2806.14 of this part).

PART 2810—TRAMROADS AND LOGGING ROADS

Subpart 2812—Over O. and C. and Coos **Bay Revested Lands**

2812.0-3 Authority.

2812.0-5 Definitions.

2812.0-6 Statement of policy.

2812.0-7 Cross reference.

2812.0-9 Information collection. 2812.1 Application procedures.

2812.1–1 Filing.

2812.1-2 Contents.

2812.1-3 Unauthorized use, occupancy, or development.

2812.2 Nature of permit.

2812.2-1 Nonexclusive license.

2812.2-2 Right of permittee to authorize use by third parties.

2812.2-3 Construction in advance of permit. 2812.3 Right-of-way and road use agreement. 2812.3-1 Rights over lands controlled by ap-

2812.3-2 Other roads and rights-of-way controlled by applicant.

2812.3-3 Form of grant to the United States, recordation.

2812.3-4 Where no road use agreement is re-

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censees of rights received from a permittee. 2812.3-6 Duration and location of rights

granted or received by the United States. 2812.3-7 Permittee's agreement with United States respecting compensation and adjustment of road use.

2812.4 Arbitration and agreements.