specifying the date and time of opening.

(3) Classification and Multiple Use Act classification shall be terminated by publication in the Federal Register of an opening order specifying the date and time of opening.

§ 2091.7–2 Segregative effect and opening: Taylor Grazing Act.

Lands classified under section 7 of the Act of June 28, 1934, as amended (43 U.S.C. 315f), are segregated to the extent described in the classification notice. The segregative effect for Desert Land entries, Indian allotments, State selections (exclusive of Alaska) and Carey Act grants made after the effective date of these regulations remains in effect until terminated by publication in the Federal Register of an opening order specifying the date and time of opening or upon issuance of a patent or other document of conveyance.

§ 2091.8 Status of gift lands.

Upon acceptance by the United States, through the Secretary of the Interior, of a deed of conveyance as a gift, the lands or interests so conveyed will become property of the United States but will not become subject to applicable land and mineral laws of this title unless and until an order to that effect is issued by BLM.

§ 2091.9 Segregation and opening resulting from laws specific to Alaska.

§ 2091.9–1 Alaska Native selections.

The segregation and opening of lands authorized for selection and selected by Alaska Natives under the Alaska Native Claims Settlement Act, as amended (43 U.S.C. 1601 et seq.), are covered by part 2650 of this title.

§ 2091.9–2 Selections by the State of Alaska.

The segregation and opening of lands authorized for selection and selected by the State of Alaska under the various statutes granting lands to the State of Alaska are covered by subpart 2627 of this title.
distances of each subdivision of the application abutting on the water, so determined, shall be considered as the total shore length of the application. Where, so measured, the excess of shore length is greater than the deficiency would be if an end tract or tracts were eliminated, such tract or tracts shall be excluded, otherwise the application may be allowed if in other respects proper.

(b) The same method of measuring shore space will be used in the case of special surveys, where legal subdivisions of the public lands are not involved.

(c) The following sketch shows the method of measuring the length of shore space, the length of line A or line B, whichever is the longer, representing the length of shore space which is chargeable to the tract:

\[ \text{Shore Line} \]

\[ \text{A} \]

\[ \text{B} \]

\[ \text{Meandered Body of Water} \]

§ 2094.2 Waiver of 160-rod limitation.

(a) The Act of June 5, 1920 (41 Stat. 1059; 48 U.S.C. 372) provides that the Secretary of the Interior in his discretion, may upon application to enter or otherwise, waive the restriction that no entry shall be allowed extending more than 160 rods along the shore of any navigable waters as to such lands as he shall determine are not necessary for harborage, landing, and wharf purposes. The act does not authorize the waiver of the 80-rod restriction, mentioned in §2094.0–3.

(b) Except as to trade and manufacturing sites, and home and headquarters sites, any applications to enter and notices of settlement which cover lands extending more than 160 rods along the shore of any navigable waters as to such lands as he shall determine are not necessary for harborage, landing, and wharf purposes and that the public interests will not be injured by waiver of the limitation.

Group 2100—Acquisitions

Group 2200—Exchanges

PART 2200—EXCHANGES: GENERAL PROCEDURES

Subpart 2200—Exchanges—General

Sec.

2200.0–2 Objective.

2200.0–4 Responsibilities.

2200.0–6 Policy.

2200.0–7 Scope.

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Subpart 2201—Exchanges—Specific Requirements

2201.1 Agreement to initiate an exchange.

2201.1–1 Assembled land exchanges.

2201.1–2 Segregative effect.

2201.1–3 Assumption of costs.

2201.2 Notice of exchange proposal.

2201.3 Appraisals.

2201.3–1 Appraiser qualifications.

2201.3–2 Market value.

2201.3–3 Appraisal report standards.

2201.3–4 Appraisal review.

2201.4 Bargaining; arbitration.

2201.5 Exchanges at approximately equal value.

2201.6 Value equalization; cash equalization waiver.

2201.7 Approval of exchanges.

2201.7–1 Notice of decision.

2201.7–2 Exchange agreement.

2201.8 Title standards.

2201.9 Case closing.

Subpart 2203—Exchanges Involving Fee Federal Coal Deposits

2203.0–6 Policy.

2203.0–9 Cross references.

2203.1 Opportunity for public comment and public meeting on exchange proposal.

2203.2 Submission of information concerning proposed exchange.

2203.3 Public meeting.

2203.4 Consultation with the Attorney General.

2203.5 Action on advice of the Attorney General.


SOURCE: 46 FR 1638, Jan. 6, 1981, unless otherwise noted.