

the Tennessee Valley Authority, after consultation with other Federal land managers, Indian tribes, representatives of concerned State agencies, and after public notice and hearing, shall promulgate such uniform rules and regulations as may be appropriate to carry out the purposes of this chapter. Such rules and regulations may be promulgated only after consideration of the provisions of the American Indian Religious Freedom Act (92 Stat. 469; 42 U.S.C. 1996). Each uniform rule or regulation promulgated under this chapter shall be submitted on the same calendar day to the Committee on Energy and Natural Resources of the United States Senate and to the Committee on Natural Resources of the United States House of Representatives, and no such uniform rule or regulation may take effect before the expiration of a period of ninety calendar days following the date of its submission to such Committees.

(b) Federal land managers' rules

Each Federal land manager shall promulgate such rules and regulations, consistent with the uniform rules and regulations under subsection (a) of this section, as may be appropriate for the carrying out of his functions and authorities under this chapter.

(c) Federal land managers' public awareness program of archaeological resources on public lands and Indian lands; report

Each Federal land manager shall establish a program to increase public awareness of the significance of the archaeological resources located on public lands and Indian lands and the need to protect such resources. Each such land manager shall submit an annual report to the Committee on Natural Resources of the United States House of Representatives and to the Committee on Energy and Natural Resources of the United States Senate regarding the actions taken under such program.

(Pub. L. 96-95, §10, Oct. 31, 1979, 93 Stat. 727; Pub. L. 100-588, §1(d), Nov. 3, 1988, 102 Stat. 2983; Pub. L. 103-437, §6(d)(30), Nov. 2, 1994, 108 Stat. 4584.)

AMENDMENTS

1994—Subsecs. (a), (c). Pub. L. 103-437 substituted "Natural Resources" for "Interior and Insular Affairs" after "Committee on".

1988—Subsec. (c). Pub. L. 100-588 added subsec. (c).

CHANGE OF NAME

Committee on Natural Resources of House of Representatives changed to Committee on Resources of House of Representatives by House Resolution No. 6, One Hundred Fourth Congress, Jan. 4, 1995.

§ 470jj. Cooperation with private individuals

The Secretary of the Interior shall take such action as may be necessary, consistent with the purposes of this chapter, to foster and improve the communication, cooperation, and exchange of information between—

- (1) private individuals having collections of archaeological resources and data which were obtained before the date of the enactment of this chapter, and
- (2) Federal authorities responsible for the protection of archaeological resources on the public lands and Indian lands and professional

archaeologists and associations of professional archaeologists.

In carrying out this section, the Secretary shall, to the extent practicable and consistent with the provisions of this chapter, make efforts to expand the archaeological data base for the archaeological resources of the United States through increased cooperation between private individuals referred to in paragraph (1) and professional archaeologists and archaeological organizations.

(Pub. L. 96-95, §11, Oct. 31, 1979, 93 Stat. 727.)

SECTION REFERRED TO IN OTHER SECTIONS

This section is referred to in section 470ll of this title.

§ 470kk. Savings provisions

(a) Mining, mineral leasing, reclamation, and other multiple uses

Nothing in this chapter shall be construed to repeal, modify, or impose additional restrictions on the activities permitted under existing laws and authorities relating to mining, mineral leasing, reclamation, and other multiple uses of the public lands.

(b) Private collections

Nothing in this chapter applies to, or requires a permit for, the collection for private purposes of any rock, coin, bullet, or mineral which is not an archaeological resource, as determined under uniform regulations promulgated under section 470bb(1) of this title.

(c) Lands within chapter

Nothing in this chapter shall be construed to affect any land other than public land or Indian land or to affect the lawful recovery, collection, or sale of archaeological resources from land other than public land or Indian land.

(Pub. L. 96-95, §12, Oct. 31, 1979, 93 Stat. 728.)

§ 470ll. Annual report to Congress

As part of the annual report required to be submitted to the specified committees of the Congress pursuant to section 469a-3(c) of this title, the Secretary of the Interior shall comprehensively report as a separate component on the activities carried out under the provisions of this chapter, and he shall make such recommendations as he deems appropriate as to changes or improvements needed in the provisions of this chapter. Such report shall include a brief summary of the actions undertaken by the Secretary under section 470jj of this title, relating to cooperation with private individuals.

(Pub. L. 96-95, §13, Oct. 31, 1979, 93 Stat. 728.)

§ 470mm. Surveying of lands; reporting of violations

The Secretaries of the Interior, Agriculture, and Defense and the Chairman of the Board of the Tennessee Valley Authority shall—

- (a) develop plans for surveying lands under their control to determine the nature and extent of archeological resources on those lands;
- (b) prepare a schedule for surveying lands that are likely to contain the most scientifically valuable archeological resources; and

(c) develop documents for the reporting of suspected violations of this chapter and establish when and how those documents are to be completed by officers, employees, and agents of their respective agencies.

(Pub. L. 96-95, §14, as added Pub. L. 100-555, Oct. 28, 1988, 102 Stat. 2778.)

CHAPTER 2—NATIONAL FORESTS

SUBCHAPTER I—ESTABLISHMENT AND ADMINISTRATION

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| <p>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. Pine Barrens Area, New Jersey.
 (a) Congressional findings.
 (b) Purposes.
 (c) Pinelands National Reserve and Federal Project Review Area; establishment; map, availability.
 (d) State planning entity for development of comprehensive management plan; membership; representation of interests; assistance and grants to State.
 (e) Planning entity consultations; public hearings.
 (f) Comprehensive management plan; terms and provisions; resource assessment; boundary map, delineations; land use map and policy statement; coordination and consistency, public use, and financial components; programs; water implementation plan.
 (g) Comprehensive management plan and revisions; approval by Secretary; submission to Congress; approval considerations; disapproval and revision recommendations, notification; resubmission and consideration; Federal assistance, termination; modifications and revisions; reimbursement.
 (h) Grants for State acquisition of property; Secretary's acquisition and administration of property; conveyance by Secretary, terms and conditions; State reimbursement; grant authorization and applications; limitation.
 (i) Applications for Federal construction assistance; review by planning entity; notifications; commencement of review process.
 (j) Federal action pursuant to Federal court or agency orders related to public health or safety, national security or defense, or environmental values unaffected.</p> | <p>Sec.
(k) Authorization of appropriations; sources for appropriations; acquisitions consistent with management plan.
(l) Pinelands interpretative and educational program; Interior Department study and recommendations.
472. Laws affecting national forest lands.
472a. Timber sales on National Forest System lands.
 (a) Authorization; rules and regulations; appraised value as minimum sale price.
 (b) Designation on map; prospectus.
 (c) Terms and conditions of contract.
 (d) Advertisement of sales; exceptions.
 (e) Bidding methods; purposes; oral auction procedures; monitoring and enforcement for prevention of collusive practices.
 (f) Research and demonstration projects.
 (g) Designation, marking, and supervision of harvesting; personnel.
 (h) Utilization standards, methods of measurement, and harvesting practices; monetary deposits by purchasers of salvage harvests; nature, purposes and availability of designated fund; return of surplus to Treasury.
 (i) Purchaser credit for permanent road construction; right of election of small business concerns; estimated cost; date of completion; use of funds for construction; effective date.
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.
476. Repealed.
477. Use of timber and stone by settlers.
478. Egress or ingress of actual settlers; prospecting.
478a. Townsites.
479. Sites for schools and churches.
480. Civil and criminal jurisdiction.
481. Use of waters.
482. Mineral lands; restoration to public domain; location and entry.
482a. Mining rights in Prescott National Forest.
482b. Mount Hood National Forest; mining rights.
482c. Patents affecting forest lands.
482d. Perfection of claims within forest.
482e. Lincoln National Forest; mining rights.
482f. Patents affecting forest lands.
482g. Perfection of claims within forest.
482h. Coronado National Forest; mining rights.
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482h-2. Cutting of timber; reservation of patent rights.
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482i. Plumas National Forest; offer of lands; additions; mining rights.
482j. Santa Fe National Forest; mining rights; protection of scenic values.
482k. Patents affecting forest lands.
482l. Perfection of mining claims within forest.
482m. Teton National Forest in Wyoming; additional lands.
482n. Coconino National Forest; mining rights; protection of scenic values.
482n-1. Cutting of timber within forest; reservation of patent rights.
482n-2. Perfection of mining claims within forest.
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