

which a patent application has been filed, within the recreation area. Upon determination by the Secretary of Agriculture that the elements of a contest are present, the Secretary of the Interior shall immediately determine the validity of such claims. If a claim is determined to be invalid, the Secretary shall promptly declare the claim to be null and void.

(e) Public purposes

The Secretary may utilize mineral materials from within the recreation area for public purposes such as maintenance and construction of roads, trails, and facilities as long as such use is compatible with the purposes of the recreation area.

(Pub. L. 103-104, § 3, Oct. 12, 1993, 107 Stat. 1028.)

REFERENCES IN TEXT

The mining laws of the United States and the general mining laws, referred to in subsecs. (a)(1) and (b), are classified generally to Title 30, Mineral Lands and Mining.

Mineral leasing laws, referred to in subsec. (b), have been defined in sections 351, 505, 530, and 541e of Title 30, to mean acts Oct. 20, 1914, ch. 330, 38 Stat. 741; Feb. 25, 1920, ch. 85, 41 Stat. 437; Apr. 17, 1926, ch. 158, 44 Stat. 301; and Feb. 7, 1927, ch. 66, 44 Stat. 1057. The act of Oct. 20, 1914, was repealed by Pub. L. 86-252, § 1, Sept. 9, 1959, 73 Stat. 490. The act of Feb. 25, 1920, is known as the Mineral Leasing Act and is classified generally to chapter 3A (§181 et seq.) of Title 30. The act of Apr. 17, 1926, is classified generally to subchapter VIII (§271 et seq.) of chapter 3A of Title 30. The act of Feb. 7, 1927, is classified principally to subchapter IX (§281 et seq.) of chapter 3A of Title 30. For complete classification of these Acts to the Code, see Tables.

Geothermal leasing laws, referred to in subsec. (b), are classified principally to chapter 23 (§1001 et seq.) of Title 30.

CHANGE OF NAME

References to United States Claims Court deemed to refer to United States Court of Federal Claims, see section 902(b) of Pub. L. 102-572, set out as a note under section 171 of Title 28, Judiciary and Judicial Procedure.

§ 460jjj-3. Adjoining lands

The Secretary may evaluate lands adjoining the recreation area for possible inclusion in the recreation area and make recommendations to Congress, including (but not limited to) that area authorized for study by section 5 of Public Law 101-556 (104 Stat. 2764), known as the Baca Location Number 1. The Secretary, in consultation with local tribal leaders and the National Park Service, shall, no later than 2 years after October 12, 1993, submit recommendations with respect to future boundaries for the recreation area.

(Pub. L. 103-104, § 4, Oct. 12, 1993, 107 Stat. 1028.)

REFERENCES IN TEXT

Public Law 101-556, referred to in text, is not classified to the Code.

§ 460jjj-4. Acquisition of land

(a) State land

Land and interests in land within the boundaries of the recreation area that are owned by the State of New Mexico, or a political subdivision of New Mexico, may be acquired only by donation or exchange.

(b) Offers to sell

(1) In general

Subject to paragraph (2), the Secretary may acquire land and interests in land within the boundaries of the recreation area by donation, purchase with donated or appropriated funds, or exchange.

(2) Limitation

The Secretary may not acquire lands within the recreation area without the consent of the owner thereof unless the Secretary has determined that such lands will be put to a use different from their use as of October 12, 1993, and that such new use would be incompatible with the protection of the natural and cultural resources of the recreation area.

(Pub. L. 103-104, § 5, Oct. 12, 1993, 107 Stat. 1029.)

§ 460jjj-5. Authorization of appropriations

There is authorized to be appropriated such sums as may be necessary to carry out the purposes of this subchapter.

(Pub. L. 103-104, § 6, Oct. 12, 1993, 107 Stat. 1029.)

CHAPTER 1A—HISTORIC SITES, BUILDINGS, OBJECTS, AND ANTIQUITIES

SUBCHAPTER I—GENERAL PROVISIONS

Sec.	
461.	Declaration of national policy.
462.	Administration by Secretary of the Interior; powers and duties enumerated.
463.	National Park System Advisory Board. <ul style="list-style-type: none"> (a) Establishment; composition; duties. (b) Termination. (c) National Park Service Advisory Council.
464.	Cooperation with governmental and private agencies. <ul style="list-style-type: none"> (a) Authorization. (b) Advisory committees. (c) Employment of assistance.
465.	Jurisdiction of States in acquired lands.
466.	Requirement for specific authorization. <ul style="list-style-type: none"> (a) In general. (b) Savings provision. (c) Authorization of appropriations.
467.	Conflict of laws.
467a, 467a-1.	Repealed.
467b.	Survey by Secretary of the Interior of sites for commemoration of former Presidents of the United States. <ul style="list-style-type: none"> (a) Authority to conduct survey. (b) Preparation and transmittal to Congressional committees of reports on individual sites and structures. (c) Prohibited statutory constructions. (d) Authorization of appropriations.
468.	National Trust for Historic Preservation in the United States; creation; purpose.
468a.	Principal office of National Trust Commission.
468b.	Administration of National Trust; composition of board of trustees; terms of office; compensation; expenses.
468c.	Powers and duties of National Trust.
468d.	Consultation with Advisory Board on National Parks, Historic Sites, Buildings, and Monuments.
468e.	Repealed.
469.	Preservation of historical and archeological data threatened by dam construction or alterations of terrain.

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| <p>Sec.
469a. Notice of dam construction to be given Secretary of the Interior by United States agencies.</p> <p>469a-1. Threat of irreparable loss or destruction of significant scientific, prehistorical, historical, or archeological data by Federal construction projects; notice to Secretary of the Interior; survey; recovery, preservation, and protection of data.
(a) Notification and request for preservation of data.
(b) Survey of site; preservation of data; compensation.</p> <p>469a-2. Survey by Secretary of the Interior; recovery and preservation of data; compensation for delays in construction and for temporary loss of use of land.
(a) Survey conducted; preservation of data.
(b) Emergency projects.
(c) Initiation of survey.
(d) Compensation by Secretary.</p> <p>469a-3. Progress reports by Secretary of the Interior on surveys and work undertaken as result of surveys; disposition of relics and specimens recovered; coordination of survey and recovery activities; annual report.
(a) Progress reports to funding or licensing agency.
(b) Disposition of relics and specimens.
(c) Coordination of activities; annual report.</p> <p>469b. Administration; contracts or agreements; services of experts, consultants, or organizations; acceptance of funds.</p> <p>469c. Assistance to Secretary of the Interior by Federal agencies responsible for construction projects; authorization of appropriations.
(a) Assistance of Federal agencies.
(b) Authorization of appropriations for preservation of data.
(c) Authorization of appropriations for surveys and investigations.
(d) Availability of appropriations.</p> <p>469c-1. "State" defined.</p> <p>469c-2. Costs for identification, surveys, evaluation and data recovery with respect to historic properties.</p> <p>469d. Ice Age National Scientific Reserve; statement of purpose.</p> <p>469e. Plan for continental glaciation.
(a) Federal funds.
(b) Copies to Congress; establishment; boundaries.
(c) Inclusion and exclusion of other areas.</p> <p>469f. Repealed.</p> <p>469g. Ice Age National Scientific Reserve; recommendations for Federal and State participation in financing public facilities and services.</p> <p>469h. Comprehensive plan for Reserve Development.
(a) Technical assistance.
(b) Additional grants.
(c) Costs of maintenance.
(d) Termination of Federal contributions.</p> <p>469i. Repealed.</p> <p>469j. Commission for the Preservation of America's Heritage Abroad.
(a) Purpose.
(b) Establishment.
(c) Duties.
(d) Membership.
(e) Meetings.
(f) Compensation and per diem.
(g) Authorities.
(h) Reports.</p> | <p>Sec.
SUBCHAPTER II—NATIONAL HISTORIC PRESERVATION</p> <p>470. Short title; Congressional finding and declaration of policy.</p> <p>470-1. Declaration of policy of the Federal Government.</p> <p style="text-align: center;">PART A—PROGRAMS</p> <p>470a. Historic preservation program.
(a) National Register of Historic Places; designation of properties as historic landmarks; properties deemed included; criteria; nomination of properties by States, local governments or individuals; regulations; review of threats to properties.
(b) Regulations for State Historic Preservation Programs; periodic evaluations and fiscal audits of State programs; administration of State programs; contracts and cooperative agreements with nonprofit or educational institutions and State Historic Preservation Officers; treatment of State programs as approved programs.
(c) Certification of local governments by State Historic Preservation Officer; transfer of portion of grants; certification by Secretary; nomination of properties by local governments for inclusion on National Register.
(d) Historic properties of Indian tribes.
(e) Matching grants to States; matching grant-in-aid to National Trust for Historic Preservation in the United States; program of direct grants for preservation of properties included on National Register; grants or loans to Indian tribes and ethnic or minority groups for preservation of cultural heritage; grants for religious properties; direct grants to Indian tribes, Native Hawaiian organizations, and Micronesian States.
(f) Prohibition of use of funds for compensation of intervenors in preservation program.
(g) Guidelines for Federal agency responsibility for agency-owned historic properties.
(h) Professional standards for preservation of federally owned or controlled historic properties.
(i) Dissemination of information concerning professional methods and techniques for preservation of historic properties.
(j) Preservation education and training program.</p> <p>470a-1. World Heritage Convention.
(a) United States participation.
(b) Nomination of property to World Heritage Committee.
(c) Nomination of non-Federal property to World Heritage Committee.</p> <p>470a-2. Federal undertakings outside United States; mitigation of adverse effects.</p> <p>470b. Requirements for awarding of grant funds.
(a) Grant applications; amounts; reports; conditions.
(b) Waiver.
(c) Repealed.
(d) Remaining cost of project.
(e) Availability.
(f) Administrative costs.</p> <p>470b-1. Grants to National Trust for Historic Preservation.</p> |
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