

DEPARTMENT OF THE INTERIOR**Bureau of Land Management**

[UT-930-1220-EB]

Campground Fees for BLM-Administered Campgrounds in Utah**AGENCY:** Bureau of Land Management, Interior.**ACTION:** Supplementary rules.

SUMMARY: Notice is hereby given that effective September 5, 2000, the Bureau of Land Management (BLM) is establishing recreation use fees for campgrounds and picnic grounds that did not have existing supplementary rules related to recreation use fees. BLM is also reaffirming existing supplementary rules for BLM-administered campgrounds and picnic grounds throughout Utah. We are taking this action to authorize the collection of fees from those who use the campgrounds. This action has the effect of requiring users to pay fees for the use of certain designated campgrounds and picnic grounds.

FOR FURTHER INFORMATION CONTACT: Suzanne Garcia, BLM Utah State Office (UT-934), 324 South State Street, Suite 301, Salt Lake City, Utah 84111 (801) 539-4223.

SUPPLEMENTARY INFORMATION: The authority for these Supplementary Rules is contained in the Code of Federal Regulations, Title 43, Sec. 8365.1-6, Supplementary Rules. Violation of any supplementary rule by a member of the public, except for the provisions of Sec. 8365.1-6, are punishable by a fine not to exceed \$1,000 and/or imprisonment not to exceed 12 months. Federal Regulations, Title 43, Sec. 8360.0-7 violations of supplementary rules authorized by Sec. 8365.1-6 are punishable in the same manner. This supplementary rule authorizes the establishment and re-affirmation of recreation fees at all existing fee campgrounds on BLM administered lands in Utah. The following campgrounds and picnic areas are subject to recreation fees: *Salt Lake Field Office:* Simpson Springs, Clover Springs, Birch Creek, Little Creek *Vernal Field Office:* Bridge Hollow, Indian Crossing *Fillmore Field Office:* Oasis, Sand Mountain, White Sands, Jericho Picnic Area *Hanksville Field Station:* Starr Spring, Lonesome Beaver, McMillan Spring *Moab Field Office:* Spring, Hatch Point, Wind Whistle, Hals Canyon, Goose Island, Negro Bill, Drinks Canyon, Oak Grove, Big Bend, Upper Big Bend, Hittle Bottom, Dewey Bridge, Jaycee Park, Goldbar, Kings

Bottom, Moonflower, Hunter Canyon, Echo, Sand Flats Recreation Area Campsites, Fisher Tower, Kens Lake, Williams Bottom, Westwater Ranger Station, Highway 313 Campsites *Cedar City Field Office:* Calf Creek *Price Field Office:* Price Canyon, San Raphael Bridge Recreation Site, Cleveland Lloyd Dinosaur Quarry *Kanab Field Office:* White House, Ponderosa Grove *Grand Staircase-Escalante National Monument:* Deer Creek, Calf Creek *St. George Field Office:* Red Cliffs, Baker Dam *Monticello Field Office:* Sand Island.

Sally Wisely,*State Director, Utah.*

[FR Doc. 00-19618 Filed 9-1-00; 8:45 am]

BILLING CODE 4310-DQ-M**DEPARTMENT OF THE INTERIOR****Bureau of Land Management**

[CA-180-1630/PD]

Camping and Firearms Restrictions**ACTION:** Proposed Supplementary Rules and Written Orders.

SUMMARY: In previous **Federal Register** Notices, the Bureau of Land Management (BLM) has enacted numerous Supplementary Rules and Orders to provide management and protection of Public Lands and resources. The BLM is republishing these existing Supplementary Rules and Orders to correct typographical errors, correct administrative errors, to review the need for the Supplementary Rule, and to provide for additional public comment. Each existing Supplementary Rule and Order is written here in its entirety with changes/additions in *italics* and deletions in parenthesis.

Proposed Supplementary Rules: South Yuba River

Camping and Firearms Use Restriction *Supplementary Rules* for the South Yuba Recreation Area. Published **Federal Register**, volume 51 number 99, May 22, 1986.

Agency: Bureau of Land Management, Interior.

Action: Establishment of camping, day use, and firearms use *Supplementary Rules* on Public Lands within the South Yuba Recreation Area of the Folsom *Field Office*, California. *These Supplementary rules shall apply to all public lands within sections 1 and 2, Township 16 north, Range 7 east; sections 25, 26, 27, 34, 35, 36, Township 17 north, Range 7 east; sections 13, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34,*

Township 17 north, Range 8 east; sections 7, 9, 11, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 29, 30, Township 17 north, Range 9 east; all of the Mt. Diablo meridian. Supplementary Rules:

(a) No person shall camp within the area described as one quarter mile downstream and one half mile upstream from Edwards Crossing bridge and within one quarter mile of the South Yuba River and within one quarter mile on each side of the South Yuba River.

(b) (Camping will be authorized for a period not to exceed 14 days in any 90 day period outside the day use area) DELETE.

(b) No person shall occupy a campsite in the South Yuba Campground with no more than two motor vehicles or more than eight adults.

(c) No person shall discharge a firearm within one half (quarter) mile of the South Yuba Campground (all developed campgrounds) and the day use area described in (a).

(d) No person shall use, build, attend, or maintain a campfire within the day use area described in (a).

(e) No person shall operate a motor vehicle on the South Yuba Trail.

(f) No person shall operate a motor vehicle within one quarter mile of each side of the South Yuba River except on roads and trails designated for motorized use.

The following *Supplementary Rules* shall apply only to Hoyt's Crossing Area, specifically to all public land within sections 28 and 34, Township 17 north, Range 8 east of the Mt. Diablo meridian. The Bureau of Land Management established Supplementary Rules (**Federal Register**, volume 63, number 126, July 1, 1998) for the management of recreational uses on public lands adjacent to the South Yuba River at Hoyt's Crossing. This action was necessary to limit adverse impacts to public lands while long term planning is underway. The California State Parks and the County of Nevada urged BLM to enact restrictions in the Hoyt's Crossing area to reduce ongoing problems. These Supplementary Rules will protect the resources and the recreational experience until planning is completed.

(g) No person shall camp.

(h) No person shall build, maintain, attend, or use a campfire.

(i) No person shall possess or consume any alcoholic beverage.

(j) No person shall possess any bottle or container made of glass.

A firearm is defined under Title 18, United States Code, section 921(a)(3). *Camping is defined as the use, construction, or taking possession of public lands using tents, shacks,*

leantos, tarps, vehicles, huts, blankets, or sleeping bags. Campfire is defined as a controlled fire occurring out of doors used for cooking, branding, personal warmth, lighting, ceremonial, or esthetic purposes. The term alcoholic beverage includes alcohol, spirits, liquor, wine, beer, and every liquid or solid containing alcohol, spirits, wine, or beer, and which contains one-half of one percent or more of alcohol by volume and which is fit for beverage purposes either alone or when diluted, mixed, or combined with other substances.

Supplemental Information: The purpose of these *Supplementary Rules* is to protect resources of the public lands, persons, and property. Authority for these *Supplementary Rules* is contained in the Code of Federal Regulations, Title 43, section 8365.1–6. Any person who fails to comply with these *Supplementary Rules* may be subject to a fine not to exceed 100,000 dollars and/or 12 months imprisonment. *These penalties are specified in United States Code, Title 43, section 303, and United States Code, Title 18, section 3623. Federal, state, and local law enforcement personnel and emergency service personnel, while performing official duties, are exempt from these Supplementary Rules.*

Proposed Written Orders: North Fork American River

Published Federal Register as Closure Order—volume 53, number 24, February 5, 1988.

Agency: Bureau of Land Management, Interior.

Action: Closure of all public lands administered by the Bureau of Land Management within the boundaries of the North Fork of the American River Wild and Scenic corridor to the operation or possession of motorized vehicles or equipment and other restrictions. *These Written Orders shall apply on public lands described from the BLM boundary upstream from the Iowa Hill Road bridge (approximately one eighth mile upstream from the bridge) east to the National Forest boundary and within one quarter mile of each side of the river. These public lands are contained in section 36, Township 15 north, Range 9 east; and sections 1, 2, 9, 10, 11, 14, 15, 16, 20, 21, 22, 28, 29, 30, 31, and 32, Township 15 north, Range 10 east; of the Mt. Diablo meridian.* Summary: The BLM section of the North Fork of the American River was classified “wild” by the Wild and Scenic River Act as amended (public law 95–625, November 10, 1978). These Written Orders are

necessary to insure public use is consistent with the Act.

Written Order:

(a) *No person shall use or possess a motorized vehicle or motorized equipment.*

(b) *No person shall operate a motorized vehicle on the Steven’s Trail.*

(c) *No person shall operate a motor vehicle except on roads and trails designated for motorized use.*

(d) *No person shall camp more than fourteen (14) days in any ninety (90) day period.* Supplemental Information:

Camping is defined as the use, construction, or taking possession of public lands using tents, shacks, leantos, tarps vehicles, huts, blankets, or sleeping bag. The authority for this Written Order is contained in the Code of Federal Regulations, Title 43, section 8351.2–1 Any person who fails to comply with *this Written Order* may be subject to a fine not to exceed 500 dollars and/or imprisonment not to exceed 6 months. These penalties are specified in the Code of Federal Regulations, Title 43, section 8451.2–1(f). The following persons are exempt from this Written Order: 1. Any Federal, state, local government officer or member of an organized rescue or fire suppression force in the performance of an official duty, 2. Persons with written permission authorizing the otherwise prohibited act or omission.

Proposed Supplementary Rules; Red Hills Area of Critical Environmental Concern

Published **Federal Register** as Restriction Order, volume 49, number 97, May 17, 1984.

Agency: Bureau of Land Management, Interior.

Action: Establishment of firearms *and vehicle use restrictions in the Red Hills Area of Environmental Concern. These Supplementary Rules apply within the Red Hills Area of Environmental Concern as described in Federal Register, volume 50, number 46, March 8, 1985; specifically on all public lands within section 36, Township 1 south, Range 13 east; and sections 6, 7, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 34, 35, Township 1 south, Range 14 east in the Mt. Diablo meridian.*

Supplementary Rules:

(a) *No person shall discharge any firearm.* For the purposes of this *Supplementary Rule*, a firearm is defined as under United States Code, Title 18, section 921(a)(3). Licensed sport hunters in the legitimate and legal pursuit of game with an appropriate firearms and during the proper season as defined by the California Fish and

Game shall be exempt from this *Supplementary Rule*.

(b) No person shall operate a motor vehicle off designated routes of travel.

(c) No person shall operate a motor vehicle unless the vehicle is registered for street use in accordance with the California Vehicle Code, section 4000a.

Supplemental Information: Authority for these *Supplementary Rules* is contained in the Code of Federal Regulations, Title 43, section 8364.1. Any person who fails to comply with these *Supplementary Rules* may be subject to fines not to exceed 100,000 dollars and/or not to exceed imprisonment of 12 months. These penalties are specified by United States Code, Title 43, section 303; and United States Code, Title 18, section 3623. Federal, state, and local law enforcement personnel and emergency service personnel, while performing official duties, are exempt from these *Supplementary Rules*.

Proposed Written Orders: Merced River Wild and Scenic River

Published **Federal Register**, volume 51, number 54, March 20, 1986; **Federal Register**, volume 53, number 24, February 5, 1988; **Federal Register**, volume 54, number 100, May 25, 1989; **Federal Register**, volume 55, number 154, August 9, 1990.

Agency: Bureau of Land Management, Interior.

Action: Establishment of Written Orders for the management of public lands along the Merced River.

Summary: The Merced River was classified “wild” and “scenic” in accordance with the Wild and Scenic Rivers Act as amended (public law 95–625, November 10, 1978). These Written Orders shall insure management of the public lands consistent with these classifications. These Written Orders apply to public lands within one quarter mile of the river; from the National Forest boundary west to Lake McClure. This public land is within sections 1, 2, 4, 5, 6, 9, 10, 11 15, Township 4 south, Range 17 east; and sections 2, 3, 5, 6, 8, 9, 10, 11, 16, 17, 25, 35, 36, Township 3 south, Range 18 east; Mt. Diablo meridian.

Written Orders:

(a) No person shall discharge a firearm within one quarter mile of each side of the Merced River. A firearm is defined as under United States Code, Title 43, section 921(a)(3).

(b) No person shall occupy a campsite in a developed campground with more than two motor vehicles or more than eight adults.

(c) No person shall camp outside of designated campgrounds along the

Merced River within the area described as one quarter mile upriver from Briceburg to one quarter mile below Railroad Flat Campground and within one quarter mile of the north side of the Merced River. Camping is defined in Supplementary Rules for the South Yuba River.

(d) No person shall operate a motor vehicle on the old railroad bed between the high water mark of Lake McClure and the Railroad Campground; or between Briceburg and the National Forest boundary.

(e) (Briceburg is designated a Day Use Area only. No camping or other overnight activities will be allowed.)

DELETE

(e) No person shall operate a motor vehicle on the Briceburg Road unless it is registered for street use as defined in the California Vehicle Code, section 4000a.

(f) No person shall operate a motor vehicle off the Briceburg Road or the developed campground roads.

(g) No person shall enter a developed campground between 10:00 PM and 6:00 AM unless that person is a registered camper or that person is visiting a registered camper.

(h) *No person shall operate or possess a motor vehicle or motorized equipment in the classified "wild" section of the Merced River; which is described as the section between the high water mark of Lake McClure and the Railroad Flat Campground.*

(i) *No person shall possess any glass beverage container within one quarter mile of each side of the Merced River.*

(j) *No person shall occupy a campsite for longer than 30 minutes without placing the required camping fee in the envelopes provided for that purpose, providing the written information on the envelope, and depositing the envelope with the required fee into the fee collection receptacle.*

(k) *No person shall camp more than fourteen (14) days in any ninety (90) day period.*

(l) *No person shall leave any property unattended for more than twenty four (24) hours.* Supplemental Information: The authority for this Written Order is contained in the Code of Federal Regulations, Title 43, section 9351.2-1. Any person who fails to comply with these *Written Orders* may be subject to a fine not to exceed 500 dollars and/or imprisonment not to exceed 6 months. These penalties are specified in the Code of Federal Regulations, Title 43, section 9351.2-1(f). The following persons are exempt from this Written Order: 1. Any Federal, state, local government officer or member of an organized rescue or fire suppression

force in the performance of an official duty, 2. Persons with written permission authorizing the otherwise prohibited act or omission.

Public Comment

Written comments will be accepted and considered from the public, organizations, and other governmental agencies for a period of 45 days after the date of publication in the **Federal Register**, October 20, 2000. Written comments should be addressed to Deane Swickard, Field Manager, 63 Natoma Street, Folsom, CA 95630. Comments may also be sent by e-mail to Deane Swickard@ca.blm.gov.

Al Wright,

Acting State Director, California.

[FR Doc. 00-18383 Filed 9-1-00; 8:45 am]

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DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to the Clean Air Act and the Marine Protection, Research and Sanctuaries Act

In accordance with Departmental policy, 28 CFR 50.7, notice is hereby given that a proposed consent decree in *United States v. Chevron USA, Inc.*, Civil No. 99-12216-DT was lodged on August 23, 2000, with the United States District Court for Central District of California.

The consent decree settles claims for civil penalties and injunctive relief against Chevron for: (1) Civil penalties and injunctive relief pursuant to Section 113(b) of the Clean Air Act, 42 U.S.C. 7413(b), based on Chevron's violations of Rule 1142 of the South Coast Air Quality Management District Rules as incorporated into California's State Implementation Plan ("SIP"), and (2) injunctive relief pursuant to the Marine Protection, Research, and Sanctuaries Act of 1972, 33 U.S.C. 1401-1445, based on Chevron's unpermitted transportation of material for disposition into the ocean. Pursuant to the consent decree Chevron will pay a civil penalty of \$6 million and perform two supplemental environmental projects valued at \$1 million.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, comments relating to the proposed consent decree. Comments should be addressed to the Assistant Attorney General for the Environment and Natural Resources Division, Department of Justice, Washington, DC 20530, and

should refer to *United States v. Chevron USA, Inc.*, DOJ Ref. #90-5-2-1-06559.

The proposed consent decree may be examined at the office of the United States Attorney, for the Central District of California, 300 North Los Angeles Street, Room 7516, Los Angeles, California 90012; and the Region IX Office of the Environmental Protection Agency, 75 Hawthorne Street, San Francisco, CA. A copy of the proposed consent decree may be obtained by mail from the Consent Decree Library, P.O. Box 7611, Washington, DC 20044-7611. In requesting a copy please refer to the referenced case and enclose a check in the amount of \$8.25 (25 cents per page reproduction costs), payable to the Consent Decree Library.

Walker B. Smith,

Deputy Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

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DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to the Clean Air Act, the Emergency Planning and Community Right to Know Act and the Comprehensive Environmental Response, Compensation and Liability Act of 1980

Consistent with the policy of 28 CFR 50.7, notice is hereby given that on July 20, 2000, a proposed Consent Decree ("Decree") in *United States v. Equilon Enterprises LLC*, Civil action No. 00-1301-MLB, was lodged with the United States District court for the District of Kansas.

The Complaint filed in the above-referenced matter alleges that Equilon Enterprises is liable for violations of Sections 113(b)(1) and 113(b)(2) of the Clean Air Act ("CAA"), 42 U.S.C. 7413(b)(1)(b)(2); Section 103 of the Comprehensive Environmental Response, Compensation and Liability Act of 1980 ("CERCLA") 42 U.S.C. 9603; and Section 325(b)(3) of the Emergency Planning and Community Right to Know Act ("EPCRA"), 42 U.S.C. 11045(b)(3), that occurred at a petroleum refinery located in El Dorado, Kansas ("El Dorado Finery"). The Complaint, which was filed simultaneously with the Consent Decree on July 20, 2000, seeks penalties of up to \$27,500 per day for each day Defendants violated the CAA, EPCRA and CERCLA. Under the proposed Consent Decree, Equilon will pay the United States a civil penalty of \$600,000.