§ 1871.0-3

AUTHORITY: R.S. 2450: 43 U.S.C. 1161.

SOURCE: 35 FR 9533, June 13, 1970, unless

Subpart 1871—Principles

§ 1871.0-3 Authority.

The Act of September 20, 1922 (42 Stat. 857; 43 U.S.C. 1161-1163), as modified by section 403 of Reorganization Plan No. 3 of 1946 (60 Stat. 1100), reads as follows:

SEC. 1161. The Secretary of the Interior, or such officer as he may designate, is authorized to decide upon principles of equity and justice, as recognized in courts of equity, and in accordance with regulations to be approved by the Secretary of the Interior, consistently with such principles, all cases of suspended entries of public lands and of suspended preemption land claims, and to adjudge in what cases patents shall issue upon the same.

SEC. 1162. Every such adjudication shall be approved by the Secretary of the Interior and shall operate only to divest the United States of the title to the land embraced thereby, without prejudice to the rights of conflicting claimants.

SEC. 1163. Where patents have been already issued on entries which are approved by the Secretary of the Interior, the Secretary of the Interior, or such officer as he may designate, upon the canceling of the outstanding patent, is authorized to issue a new patent, on such approval, to the person who made the entry, his heirs or assigns.

§ 1871.1 Equitable adjudication.

§ 1871.1-1 Cases subject to equitable adjudication.

The cases subject to equitable adjudication by the Director, Bureau of Land Management, cover the following:

(a) Substantial compliance: All classes of entries in connection with which the law has been substantially complied with and legal notice given, but the necessary citizenship status not acquired, sufficient proof not submitted, or full compliance with law not effected within the period authorized by law, or where the final proof testimony, or affidavits of the entryman or claimant were executed before an officer duly authorized to administer oaths but outside the county or land district, in which the land is situated, and special cases deemed proper by the Director, Bureau of Land Management, where the error or informality is satisfactorily explained as being the result of ignorance, mistake, or some obstacle over which the party had no control, or any other sufficient reason not indicating bad faith there being no lawful adverse claim.

PART 1880—FINANCIAL ASSIST-ANCE, LOCAL GOVERNMENTS

Subpart 1881—Payments in Lieu of Taxes

GENERAL INFORMATION

Sec.

1881.10 What is the purpose of this subpart? 1881.11 What is the authority for this subpart?

1881.12 How does BLM define terms used in this subpart?

1881.13 Who is eligible to receive PILT payments?

PAYMENTS TO LOCAL GOVERNMENTS CONTAINING ENTITLEMENT LANDS (31 U.S.C. 6902)

1881.20 How does BLM process section 6902 payments?

1881.21 What information does BLM need to calculate these payments?

1881.22 Are there any special circumstances that affect the way BLM calculates PILT payments?

1881.23 How does BLM certify payment computations?

PAYMENTS TO LOCAL GOVERNMENTS FOR ACQUISITIONS OR INTEREST IN LANDS ACQUIRED FOR ADDITION TO THE NATIONAL PARK SYSTEM OR NATIONAL FOREST WILDERNESS AREAS (31 U.S.C. 6904)

1881.30 How does BLM process section 6904 payments?

1881.31 How does BLM calculate section 6904 payments?

PAYMENTS TO LOCAL GOVERNMENTS FOR INTEREST IN LANDS IN THE REDWOOD NATIONAL PARK OR LAKE TAHOE BASIN (31 U.S.C. 6905)

1881.40 How does BLM process section 6905 payments?

1881.41 How does BLM calculate section 6905 payments?

STATE AND LOCAL GOVERNMENTS' RESPONSIBILITIES AFTER BLM DISTRIBUTES PILT PAYMENTS

1881.50 What are the local governments' responsibilities after receiving sections 6902, 6904, and 6905 PILT payments?

1881.51 Are there general procedures applicable to all PILT payments?

1881.52 May a State enact legislation to reallocate or redistribute PILT payments?