TABLE 1—ESTIMATE OF ANNUALIZED HOUR BURDEN FOR SOR/TOR GRANTEES

SAMHSA data Collection	Number of respondents	Responses per respondent	Total number of responses	Burden hours per response	Total burden Hours
Grantee-Level Instrument Client Level Instrument: Baseline Interview Client-Level Instrument: Follow-up Interview 1 Client-Level Instrument: Discharge Interview 2	359 165,000 132,000 85,800	4 1 2 1	1,436 165,000 264,000 85,800	.17 .78 .78 .78	244 128,700 205,920 66,924
CSAT Total	165,359		516,236		401,788

Notes:

1 It is estimated that 80% of baseline clients will complete the three month and six month follow-up interviews.

Send comments to Summer King, SAMHSA Reports Clearance Officer, 5600 Fishers Lane, Room 15E57–B, Rockville, Maryland 20857, *OR* email a copy to *summer.king@samhsa.hhs.gov*. Written comments should be received by December 3, 2018.

Summer King,

Statistician.

[FR Doc. 2018–21576 Filed 10–3–18; 8:45 am]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[18X.LLAK941000 L14100000.ET0000; AA-61299, F-16304, AA-64307, F-85667, AA-61301]

Public Land Order No. 7874; Partial Revocation of Public Land Orders No. 5179, 5180, 5181, 5184, and 5188, Alaska

AGENCY: Bureau of Land Management, Interior.

ACTION: Public Land Order.

SUMMARY: This Order partially revokes five Public Land Orders (PLO) insofar as they affect approximately 229,715 acres of public lands. The lands were reserved for study and classification as appropriate by the Department of the Interior (DOI). The purposes for which these lands were withdrawn no longer exist as described in the analysis and decisions made through the Bay Resource Management Plan (RMP) and associated Environmental Impact Statement. Of the lands described within the Orders being revoked, approximately 83.30 acres have been conveyed out of Federal ownership and the revocation of the Order on these lands is a record-clearing action only.

DATES: This Public Land Order takes effect on October 4, 2018.

FOR FURTHER INFORMATION CONTACT: David V. Mushovic, Bureau of Land Management (BLM) Alaska State Office, 222 West Seventh Avenue, Mailstop #13, Anchorage, AK 99513–7504, 907–271–4682, or dmushovi@blm.gov. People who use a telecommunications device for the deaf (TDD) may call the Federal Relay Service (FRS) at 1–800–877–8339 to contact the above individual during normal business hours. The FRS is available 24 hours a day, 7 days a week, to leave a message or question with the above individual. You will receive a reply during normal business hours.

SUPPLEMENTARY INFORMATION: This Order follows the recommendations made in the BLM's 2008 Bay RMP which serves as the detailed statement required under the National Environmental Policy Act, Section 102(2)(C). PLO No. 5179 withdrew lands in aid of legislation concerning addition to or creation of units of the National Park, National Forest, Wildlife Refuge, and Wild and Scenic Rivers systems, and to allow for classification of the lands. Any additions to or creation of new units of National Parks, National Forests, Wildlife Refuges, or Wild and Scenic Rivers from the land withdrawn by Public Land Order No. 5179 were met by the Alaska National Interest Lands Conservation Act (ANILCA). The classification of the lands withdrawn by PLO No. 5179 has been satisfied by the analysis conducted during the development of the BLM's 2008 Bay RMP. PLO No. 5180 withdrew lands to allow for classification and for the protection of the public interest in these lands. The classification and protection of the public interest in the lands withdrawn by PLO No. 5180 has been satisfied by the analysis conducted during the development of the BLM's 2008 Bay RMP. PLO No. 5181 withdrew lands to allow for classification and study as possible additions to the National Wildlife Refuge System. The purposes of PLO No. 5181 were satisfied by both the ANILCA and the analysis conducted during the development of the BLM's 2008 Bay RMP. PLO No. 5184 withdrew lands to allow for

classification or reclassification of some of areas withdrawn by Section 11 of the Alaska Native Claims Settlement Act (ANCSA). These purposes were satisfied by the analysis conducted during the development of the BLM's 2008 Bay RMP. PLO No. 5188 withdrew lands to allow for classification and protection of the public interest in the lands in former reservations for use and benefit of Alaska Natives. These purposes were satisfied by the analysis conducted during the development of the BLM's 2008 Bay RMP. In addition, PLO No. 5418, effective March 1974, amends PLO No. 5180 to add all unreserved public lands in Alaska, or those which may become unreserved unless specified by order at that time. Upon revocation, the lands in this Order will not be subject to the terms and conditions of PLO No. 5418, which amended PLO No. 5180, but will continue to be subject to the terms and conditions of any other withdrawal, segregation of record, and other applicable law. Some lands covered by the revocation of the above listed withdrawals have been top filed by the State of Alaska per the Alaska Statehood Act. Upon revocation of the above listed withdrawals, the top filings will convert to selections. Lands validly selected or conveyed to the State of Alaska are not subject to Sec. 810 of the ANLICA as they no longer fit the definition of public lands. The Sec. 810 analysis for the approved Bay RMP found no significant restriction on subsistence uses.

Order

By virtue of the authority vested in the Secretary of the Interior by Section 204 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714, and Section 22(h)(4) of the Alaska Native Claims Settlement Act of 1971, 43 U.S.C. 1621(h)(4), it is ordered as follows:

1. Subject to valid existing rights, Public Land Orders Nos. 5179 (37 FR 5579 (1972)); 5180 (37 FR 5583 (1972));

² It is estimated that 52% of baseline clients will complete this interview.

5181 (37 FR 5584 (1972)); 5184 (37 FR 5588 (1972)) and any amendments, modifications or corrections to these Orders, if any, are hereby revoked insofar as they affect the following described Federal lands or interests in

a. Those lands within PLO No. 5179, as amended, modified, or corrected:

Seward Meridian, Alaska

T. 8 S, R. 71 W, partly unsurveyed, Secs. 1, 2, 12, 13, and 24.

T. 9 S, R. 71 W, partly unsurveyed, Sec. 20, W1/2NW1/4NE1/4 and E1/2NE1/ 4NW1/4.

T. 9 S, R. 72 W, unsurveyed.

The area described contains 26,076

b. Those lands within PLO No. 5180 as amended by PLO No. 5418:

Seward Meridian, Alaska

T. 10 S, R. 76 W,

Secs. 1 and 12,

Sec. 13, those portions lying outside Alaska Maritime National Wildlife Refuge, excepting U.S. Survey No. 13740,

Secs. 14, 23, 24, 26, 27, and 34, those portions lying outside Alaska Maritime National Wildlife Refuge.

The area described contains 516.54

c. Those lands within PLO No. 5181, including those lands amended by PLO No. 5388:

Seward Meridian, Alaska

T. 8 S, R. 72 W, partly unsurveyed, Secs. 4 thru 9, secs. 16 thru 21, and secs. 25 thru 36.

Tps. 9 S, Rs. 72 and 73 W, unsurveyed. T. 9 S, R. 74 W, unsurveyed,

Secs. 1 thru 5;

Sec. 6, excepting U.S. Survey No. 9603, lots 1 and 2;

Sec. 7, excepting U.S. Survey No. 9757, lots 1 and 2;

Secs. 8 thru 36.

T. 9 S, R. 75 W, unsurveyed,

Sec. 1, excepting U.S. Survey No. 9603, lot 2, those portions lying outside Alaska Maritime National Wildlife Refuge;

Sec. 2, those portions lying outside Alaska Maritime National Wildlife Refuge;

Secs. 11 thru 16, those portions lying outside Alaska Maritime National Wildlife Refuge;

Secs. 20 and 21, those portions lying outside Alaska Maritime National Wildlife Refuge;

Sec. 22, excepting U.S. Survey No. 9604, those portions lying outside Alaska Maritime National Wildlife Refuge;

Secs. 23 thru 27, those portions lying outside Alaska Maritime National Wildlife Refuge;

Sec. 28, excepting U.S. Survey No. 9605, those portions lying outside Alaska Maritime National Wildlife Refuge;

Sec. 29, those portions lying outside Alaska Maritime National Wildlife Refuge;

Secs. 32 thru 36, those portions lying outside Alaska Maritime National Wildlife Refuge.

The area described contains approximately 94,871.37 acres.

d. Those lands within PLO No. 5184, as amended, modified or corrected:

Seward Meridian, Alaska

T. 10 S, R. 71 W, tracts A and B.

T. 11 S, R. 71 W, tracts A and B.

T. 12 S, R. 71 W, partly unsurveyed, Secs. 3 thru 36.

T. 10 S, R. 72 W,

Secs. 3, 6, 7, and 24.

T. 11 S, R. 72 W,

Secs.1, 12, 13, 24, 33, 34, and 35.

T. 12 S, R. 72 W,

Sec. 13:

Secs. 22 thru 36, excepting U.S. Survey Nos. 9851 and 9649.

T. 10 S, R. 73 W,

Secs. 19 and 30.

T. 13 S, R. 73 W,

Secs. 1 thru 5:

Secs. 7 thru 18, excepting U.S. Survey Nos. 9640 and 9641.

T. 10 S, R. 74 W,

Secs. 1 thru 9, 13, secs. 16 thru 21, secs. 23 thru 27, secs. 34, and 35.

T. 11 S, R. 74 W,

Secs. 3, 6, 7, 18, 19, 30, 31, and 32.

T. 12 S, R. 74 W,

Secs. 5 thru 8:

Secs. 17 thru 20, excepting U.S. Survey Nos. 2495, 9455, 9473, and 9760.

T. 14 S, R. 74 W,

Secs. 28 and 33; M.S. No. 2436.

T. 10 S, R. 75 W,

Secs. 1 thru 3, secs. 10 thru 15, and secs. 22 thru 24:

T. 14 S, R. 75 W,

Sec. 11, those portions lying within Federal mining claims AA031603 thru AA031606, AA031608 thru AA031610 and AA031665 only;

Sec. 12, those portions lying within Federal mining claims AA031518, AA031607 thru AA031609, AA031663 and AA031664 only;

Sec. 13, those portions lying within Federal mining claims AA031603, AA031607, AA031608, AA032237 thru AA032242, AA032271, AA032275, AA032276, AA032278, and AA032279 only;

Sec. 14, those portions lying within Federal mining claims AA031603 thru AA031606, AA031608, AA031665, AA032276 and AA032279 only;

Sec. 22, those portions lying within Federal mining claims AA031527, AA031528, and AA031620 only;

Ssec. 24, those portions lying within Federal mining claims AA032240 and AA032241 only;

Sec. 26, those portions lying within Federal mining claims AA031527, AA031616 thru AA031619, AA031627, AA031636 and AA031637 only;

Sec 27, those portions lying within Federal mining claims AA031527, AA31528, AA031617 thru AA031620, AA031626 thru AA031631, AA031636 thru AA031642, and AA031646 thru AA031650 only;

Sec. 34, those portions lying within Federal mining claims AA031636, AA031637, and AA031646 thru AA031650 only:

Sec. 35, those portions lying within Federal mining claim AA031636 only; M.S. Nos. 2436, 2440 and 2442, those portions lying outside Alaska Maritime National Wildlife Refuge.

T. 15 S, R. 75 W, M.S. Nos. 2442 and 2443, those portions lying outside Togiak National Wildlife Refuge, Cape Newenham National Wildlife Refuge, and Alaska Maritime National Wildlife Refuge.

T. 11 S, R. 76 W,

Secs. 2 and 3; those portions lying outside Alaska Maritime National Wildlife

Secs. 11 thru 14 excepting U.S. Survey Nos. 9495 and 9488, Lot 1, those portions lying outside Alaska Maritime National Wildlife Refuge;

Secs. 23, 24, 25, and 36, excepting U.S. Survey Nos. 9487 and 9485, those portions lying outside Alaska Maritime National Wildlife Refuge.

T. 12 S, R. 76 W,

Sec. 1, excepting U.S. Survey No. 9485, those portions lying outside Alaska Maritime National Wildlife Refuge.

The area described contains 108.167.99 acres.

Total areas described in paragraph 1

aggregate 229,632 acres.

2. Subject to valid existing rights, PLO No. 5184 (37 FR 5588 (1972)), and PLO No. 5188 (37 FR 5591 (1972)) as amended, modified, or corrected, are hereby revoked insofar as they affect the following described Federal interests in land: Public Land Order No. 5184, as amended, modified, or corrected, which withdrew public lands located in Tps. 14 S, Rs. 74 and 75 W, Seward Meridian, Alaska, is hereby revoked insofar as it affects Federal interests in the following described lands:

U.S. Survey No. 9501, lots 2 and 3. The area described contains 79.95

Public Land Order No. 5188, as amended, modified, or corrected, which withdrew public lands located in T. 12 S, R. 73 W, Seward Meridian, Alaska, is hereby revoked insofar as it affects Federal interests in the following described lands:

U.S. Survey No. 2024.

The area described contains 3.35

The area described in paragraph 2 aggregates 83.30 acres.

The area described in paragraphs 1 and 2 aggregate 229,715 acres.

3. The lands subject to revocation in this Order will not be subject to additional withdrawal by PLO 5418.

4. At 8 a.m. AKST on November 5, 2018, the lands described in Paragraph 1 shall be open to all forms of

appropriation under the public land laws, including selection by the State of Alaska under the Alaska Statehood Act, location and entry under the mining laws, leasing under the Mineral Leasing Act of February 25, 1920, as amended, and selection by Regional Corporations under section 12 of the ANCSA, subject to valid existing rights, the provisions of existing withdrawals, other segregations of record, and the requirements of applicable law. All valid applications received at or prior to 8 a.m. AKST on November 5, 2018, shall be considered as simultaneously filed at that time. Those received thereafter shall be considered in the order of filing. Appropriation of any of the lands referenced in this order under the mining laws prior to the date and time of restoration is unauthorized. Any such attempted appropriation, including attempted adverse possession under 30 U.S.C. 38, shall vest no rights against the United States. State law governs acts required to establish a location and to initiate a right of possession where not in conflict with Federal law. The BLM will not intervene in disputes between rival locators over possessory rights since Congress has provided for such determinations in local courts.

5. The lands described in paragraph 2 have been conveyed out of Federal ownership. For those lands this is a record clearing action only.

Dated: September 26, 2018.

Joseph R. Balash,

Assistant Secretary, Land and Minerals Management.

[FR Doc. 2018-21641 Filed 10-3-18; 8:45 am] BILLING CODE 4310-JA-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

ILLNVS01000 L5105.0000.EA0000 LVRCF1806160 241A 18X; MO# 4500125059]

Notice of Temporary Closure of Public Land in Clark County, NV

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of temporary closure.

SUMMARY: The Las Vegas Field Office announces the temporary closure of certain public lands under its administration in Clark County, NV. This temporary closure is being made in the interest of public safety in relation to the authorized 2018 Rise Lantern Festival. This temporary closure controls access to multiple points of entry to the festival located on the Jean Dry Lake bed in order to minimize the risk of vehicle collisions with festival

participants and workers. The temporary closure also ensures adequate time to conduct clean-up of the festival

DATES: The temporary closure takes effect at 12:01 a.m. on October 5, 2018, and remains in effect until 11:59 p.m. on October 6, 2018.

ADDRESSES: The temporary closure order, communications plan, and map of the temporary closure area will be posted at the BLM Las Vegas Field Office, 4701 North Torrey Pines Drive, Las Vegas, Nevada 89130 and on the BLM website: www.blm.gov. These materials will also be posted at the access point of Jean Dry Lake Bed and the surrounding areas.

FOR FURTHER INFORMATION CONTACT:

Kenny Kendrick, Outdoor Recreation Planner, (702) 515-5073, Kkendrick@ blm.gov. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Relay Service (FRS) at 1-800-877-8339 to contact the above individual during normal business hours. The FRS is available 24 hours a day, 7 days a week, to leave a message or question with the above individual. You will receive a reply during normal business hours.

SUPPLEMENTARY INFORMATION: The Las Vegas Field Office announces the temporary closure of selected public lands under its administration. This action is being taken to help ensure public safety and prevent unnecessary environmental degradation during the official Special Recreation Permit of the 2018 Rise Lantern Festival. The public lands affected by this temporary closure are described as follows:

Mount Diablo Meridian, Nevada

T. 24 S., R. 60 E.,

Sec. 21, that portion lying easterly and southerly of the easterly and southerly right-of-way boundary of State Route 604;

Sec. 22;

Secs. 27 thru 28;

Sec. 29, and 32 that portion lying easterly and southerly of the easterly and southerly right-of-way boundary of State Route 604;

Secs. 33, and 34.

T. 25 S., R. 60 E.,

Sec. 2, W1/2;

Secs. 3 thru 5; Secs. 8 thru 10:

Sec. 11, W1/2;

Sec. 14, W1/2;

Secs. 15 thru 17.

Roads leading into the public lands under the temporary closure will be posted to notify the public of the temporary closure. The temporary closure area includes the Jean Dry Lake Bed and is bordered by Hidden Valley to the east, the Sheep Mountain to the

southwest, and the right-of-way boundary of State Route 604. Under the authority of Section 303(a) of the Federal Lands Policy and Management Act of 1976 (43 U.S.C. 1733(a)), 43 CFR 8360.0-7 and 43 CFR 8364.1, the BLM will enforce the following rules in the area described above:

The entire area as listed in the legal description above is closed to all vehicles and personnel except Law Enforcement, Emergency Vehicles, event personnel, and ticketed festival participants. Access routes leading to the temporarily closed area are closed to vehicles. No vehicle stopping or parking in the closed area except for designated parking areas will be permitted. Festival participants are required to remain within designated spectator areas only.

The following restrictions will be in effect for the duration of the temporary closure to ensure public safety of festival participants. Unless otherwise authorized, the following activities within the closure area are prohibited:

- Camping.
- Possession and/or consuming any alcoholic beverage unless the person has reached the age of 21 years.
- Discharging, or use of firearms, or other weapons.
- · Possession and/or discharging of fireworks.
- Allowing any pet or other animal in their care to be unrestrained at any time. Animals must be on a leash or other restraint no longer than 3 feet.
- Operation of any vehicle including any off-highway vehicle (OHV) and Golf Carts within the closure area, except along designated event routes to and from entrance/exit points and parking areas; or designated event vehicles and official vehicles.
- · Parking any vehicle in violation of posted restrictions, or in such a manner as to obstruct or impede normal or emergency traffic movement or the parking of other vehicles, create a safety hazard, or endanger any person, property or feature. Vehicles so parked are subject to citation, removal and impoundment at the owner's expense.
- Operating a vehicle through, around or beyond a restrictive sign, recognizable barricade, fence or traffic control barrier or device.

Signs and maps directing the public to designated spectator areas will be provided by the event sponsor.

Exceptions: Temporary closure restrictions do not apply to activities conducted under contract with the BLM, agency personnel monitoring the event, or activities conducted under an approved plan of operation. Authorized users must have in their possession, a