SUMMARY: The Eugene District, Bureau of Land Management, hereby establishes supplementary rules for use of those public lands included in the West Eugene Wetlands Project in the Coast Range Resource Area, Eugene District, Lane County, Oregon. These supplementary rules are intended to provide for public safety, to protect the natural resources of the project area and to be consistent with the City of Eugene regulations covering those project lands within the City of Eugene. A "Notice of proposed establishment of supplementary rules" was published in the Federal Register on November 28, 1994 (59 FR 60826) and provided for a

thirty day comment period that ended December 28, 1994. No comments were received.

ADDRESSES: Comments should be sent to Wayne Elliott, Coast Range Area Manager, Eugene District Office, P.O. Box 10226, Eugene, Oregon 97440– 2226.

FOR FURTHER INFORMATION CONTACT: Jock Beall, 503–683–6993.

SUPPLEMENTARY INFORMATION: Authority for the establishment of these supplemental rules is contained in 43 CFR 8365.1–6. A map showing the location of the lands subject to the supplementary rules is available in the Eugene District Office. The supplementary rules apply to those lands already acquired and to lands that will be acquired as part of the West Eugene Wetlands Project. These supplementary rules are subject to review and will be revised, if appropriate, to further the goals of providing for public safety and protecting natural resources.

DATES: These supplementary rules will become effective on January 24, 1995.

For the reasons set forth in the preamble, the Eugene District, Bureau of Land Management, establishes the following supplementary rules for the West Eugene Wetlands Project:

1. Use or operation of motor vehicles is prohibited except on those roads and parking areas specifically designated for motor vehicle use. Non-street legal motor vehicles are prohibited at all times. Motor vehicles being used by duly authorized emergency response personnel, including police, ambulance and fire suppression, as well as BLM vehicles engaged in official duties and other vehicles authorized by BLM, are excepted.

2. Possession, use and/or discharge of any weapons is prohibited, except that hunting on the Project lands outside the city limits of Eugene is permissible in accordance with federal and state laws. 3. Use and/or occupancy (including leaving personal property unattended) is prohibited between one-half hour after sunset to one-half hour before sunrise without the written permission of the authorized officer.

4. The collection, disturbance or possession of any natural resource is prohibited without the written permission of the authorized officer.

5. The possession or discharge of fireworks is prohibited.

6. Campfires or other open flame fires are prohibited without the written permission of the authorized officer.

7. No person shall, unless otherwise authorized, bring any animal onto the public lands unless such animal is on a leash not longer than six feet and secured to a fixed object or under control of a person, or is otherwise physically restricted at all times. This restriction does not apply to legal hunting activities with dogs outside the City of Eugene.

8. Bicycle travel and equestrian travel is limited to designated routes and areas, except as otherwise permitted in writing by the authorized officer.

9. The possession or consumption of alcoholic beverages is prohibited.

10. Hiking and foot traffic may be limited or closed by the authorized officer in designated areas to protect natural resources.

11. Littering and the disposal of any commercial, industrial or household waste is prohibited.

12. Audio devices creating unreasonable noise and disturbance are prohibited without the written permission of the authorized officer.

13. Smoking may be prohibited by the authorized officer when necessary to protect natural resources and adjacent landowners.

Date of Issue: January 10, 1995.

Barbara Hughes,

Acting District Manager.

[FR Doc. 95–1729 Filed 1–23–95; 8:45 am] BILLING CODE 4310–33–P

[NM-931-05-1210-00 (603)]

Establishment of Visitor Restrictions for Designated Recreation Sites, Special Recreation Management Areas, and Other Public Land in the Roswell District, NM

AGENCY: Bureau of Land Management (BLM), Interior.

ACTION: Proposed visitor restrictions; request for comment.

SUMMARY: The proposed restrictions are necessary for the management of actions, activities, and use on public

lands, including those which are acquired or conveyed to the BLM. The making of Rules of Conduct is provided for under Title 43 CFR Subpart 8365. These proposed regulations establish rules of conduct for the protection of persons, property, and public land resources. As a visitor to public lands, the user is required to follow certain restrictions designed to protect the lands and the natural environment, to ensure the health and safety of visitors, and to promote a pleasant and rewarding outdoor experience. This notice supersedes previous notices published in the Federal Register on January 22, 1991, (Vol. 56, No. 14), and correction to supplemental Rules No. 2. February 1, 1991, Vol. 56, No. 28, establishing Supplementary Rules for Designated Recreation Sites; Special **Recreation Management Areas and** Other Public Lands in New Mexico.

More specifically, the purpose falls into the following categories:

 Implementation of Management Plans—certain prohibited activities have been recommended as Restrictions for designated recreation sites and Special **Recreation Management Areas** (SRMA's). In order to implement these recommendations, they must be published as specific prohibited acts in the Federal Register. Use of Rules of Conduct Section of 43 CFR, Subpart 8365, is the most appropriate way of implementation. Rationale for these recommendations is presented in its entirety in the Carlsbad Resource Management Plan, the Roswell Management Framework Plan or recreation management plan for the specific areas.

 Mitigation of User Conflict—Certain other visitor restrictions are recommended because of specific user conflict problems. Prohibiting the reservation of camping space in developing campgrounds will allow such space to be available on a firstcome-first-served basis. This will prevent people from monopolizing the use of limited developed camping space. Prohibition of motorized vehicle free-play (operation of any 2-, 3-, or 4wheel motor vehicle for purposes other than accessing a campsite) is recommended to minimize the noise and nuisance factors that such activities represent in developed recreation sites.

• Public Health and Safety—The erection and maintenance of unauthorized toilet facilities or other containers for human waste on the public land could represent a major threat to public safety and health. Toilet structures may be permitted by the authorized officer on a case-by-case basis and only when appropriate State