

**Table 1-8. OBLIGATIONS OF APPROPRIATIONS RECEIVED,
FISCAL YEAR 2002**

Obligations of Appropriations Made to the Bureau of Land Management

<u>Appropriation Title</u>	<u>Amount Obligated</u>
Management of Lands and Resources	\$ 864,524,678
Federal Firefighting	537,260,389
Payments in Lieu of Taxes	210,451,999
Payments to States	202,570,424
Oregon and California Grant Lands	109,680,096
Southern Nevada Public Land Management /a/	61,352,590
Land Acquisition	46,961,439
Working Capital	30,201,714
Cost Recovery	16,373,194
Trust	15,764,760
Construction and Access	14,739,529
Recreation, Support of Public Lands /b/	9,597,126
Forest Recovery and Restoration	9,498,136
Range Improvements	9,036,782
Haida Corporation /c/	8,434,682
Helium	8,198,853
Calista Corporation Property Act /d/	6,045,037
Hazardous Materials	4,010,095
Road Maintenance	2,503,110
Quarters	356,518
Federal Infrastructure Improvement, from LWCF /e/	92,581
Federal Land Transaction Facilitation Act /f/	35,146
Lincoln County Land Act Land Sales /g/	115
Total of BLM Appropriations Obligated	\$ 2,167,688,993

**Obligation of Appropriations Transferred from other Bureaus
and Agencies to the Bureau of Land Management**

<u>Appropriation Title</u>	<u>Amount Obligated</u>
Forest Protection and Utilization	\$ 744,545
Natural Resource Damage Assessment /h/	260,919
Total of Transferred Appropriations Obligated	\$ 1,005,464
Grand Total of Obligations	\$ 2,168,694,457

**Table 1-8. OBLIGATIONS OF APPROPRIATIONS RECEIVED,
FISCAL YEAR 2002 – concluded**

- /a/ Public Law 105-263 authorizes the sale of 27,000 acres in Clark County, Nevada, with the proceeds distributed as follows: 5 percent for education in the State of Nevada; 10 percent to the Southern Nevada Water Authority; and 85 percent for (1) the acquisition of environmentally sensitive lands in Nevada, (2) capital improvements to areas in Clark County, (3) development of a multispecies habitat conservation plan in Clark County, (4) development of parks, trails, and natural areas in Clark County, and (5) BLM costs incurred for arranged sales and exchanges.
- /b/ Funded from recreation fees and demonstration site collections to support public lands and recreation. Other recreation obligations are included in Management of Land and Resources.
- /c/ Public Law 102-415 requires the Department of Treasury to set up a property account for Haida Corporation to facilitate land exchanges.
- /d/ The Alaska Native Claims Settlement Act (ANASA) requires the Department of Treasury to establish a property account for Calista Corporation to facilitate land exchanges.
- /e/ For activities authorized by law for the acquisition, conservation, and maintenance of Federal lands and resources, and for Payments in Lieu of Taxes; PL 106-291 (114 Stat. 1025), as amended, and by PL 106-554, Sec.121 (114 Stat. 2763A-229).
- /f/ Public Law 106-248, Sec. 202 authorizes the BLM to sell land identified for disposal under its land use planning system and to exchange Federal land for non-Federal land if the exchange would be in the public interest.
- /g/ Public Law 106-298 authorizes the gross proceeds of sales of land to be distributed as follows: 5 percent for general education in the State of Nevada and Lincoln County; 10 percent for normal county budgeting procedures, with emphasis given to schools; and 85 percent of collections and the subsequent interest from investment for retention by the BLM and any other participating agencies.
- /h/ Used to identify potential hazardous waste locations and to restore land and resource health at known hazardous waste sites.