

**Table 1-8. OBLIGATIONS OF APPROPRIATIONS RECEIVED,  
FISCAL YEAR 2007**

**Obligations of Appropriations Made to the Bureau of Land Management**

<b><u>Appropriation Title</u></b>	<b><u>Amount Obligated</u></b>
Management of Lands and Resources	\$979,063,027
Southern Nevada Public Land Management	613,871,028
Federal Firefighting	609,312,968
Helium	167,924,744
Payments to States	145,798,950
Oregon and California Grant Lands	109,402,886
Working Capital	47,649,546
Cost Recovery	23,469,693
Energy Act Funds /a/	23,020,023
Trust	17,593,456
Recreation, Support of Public Lands /b/	14,519,804
Forest Recovery and Restoration	14,246,756
Land Acquisition	11,942,951
Range Improvements	8,509,895
Construction and Access	5,820,799
Federal Land Transaction Facilitation Act /c/	5,725,280
Road Maintenance	2,142,058
Quarters	496,524
Naval Oil Shale Reserve Restoration	229,805
Lincoln County Land Act Land Sales /d/	175,324
Stewardship Contract Product Sales /e/	25,000
Calista Corporation Property Act /f/	—
Federal Infrastructure Improvement, from LWCF	—
Deschutes County Land Transaction	—
<b>Total of BLM Appropriations Obligated</b>	<b>\$2,800,940,517</b>

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

<b><u>Appropriation Title</u></b>	<b><u>Amount Obligated</u></b>
Hazardous Materials	\$3,871,422
Forest Protection and Utilization	2,409,430
Federal Highways /g/	1,948,172
Natural Resource Damage Assessment /h/	861,630
<b>Total of Transferred Appropriations Obligated</b>	<b>\$9,090,654</b>
<b>Grand Total of Obligations</b>	<b>\$2,810,031,171</b>

**Table 1-8. OBLIGATIONS OF APPROPRIATIONS RECEIVED,  
FISCAL YEAR 2007–concluded**

- /a/ Public Law 109-58, Energy Policy Act of 2005, established the Energy Act Funds as follows: Subtitle F, Federal Onshore Oil and Gas Leasing and Permitting Practices; Subtitle D, Transfer of Administrative Jurisdiction and Environmental Remediation of Naval Petroleum Reserve Numbered 2, in Kern County, California, to the Secretary of the Interior; and Subtitle B, Geothermal Energy.
- /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 106-248, Section 202, authorizes the BLM to sell land identified for disposition under its land use planning process and to exchange Federal land for non-Federal land if the exchange would be in the public interest.
- /d/ 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.
- /e/ The Fiscal Year 2003 Omnibus Appropriations Bill (Public Law 108-7), Section 323, amended Section 347 of the Fiscal Year 1999 Appropriation Omnibus (Public Law 105-277), which originally granted the USDA Forest Service pilot stewardship contracting authority. It states, “Until September 30, 2013, the USDA Forest Service and the Bureau of Land Management, via agreement or contract as appropriate, may enter into stewardship contracting projects with private persons or other public or private entities to perform services to achieve land management goals for the national forest and the public lands that meet local and rural community needs.”
- /f/ The Alaska Native Claims Settlement Act (ANCSA) requires the Department of the Treasury to establish a property account for Calista Corporation to facilitate land exchanges. Appropriations for this activity generally are received every other year.
- /g/ Used for highway repair and emergency road maintenance.
- /h/ Used to identify potential hazardous waste locations and to restore land and resource health at known hazardous waste sites.