

Case Types by Dataset

This document includes brief descriptions of DNR datasets shown in the Alaska Mapper and lists and describes each associated case type. This document is meant to be referenced when looking at data layers in Alaska Mapper.

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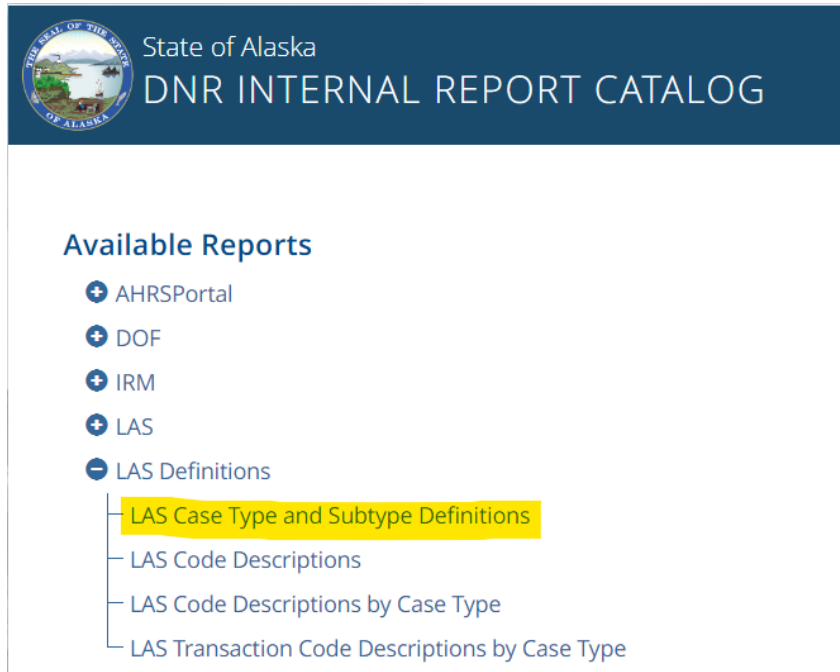
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A Note about Subtypes

Subtype definitions are available as a report that can be accessed from the DNR Internal Homepage in the center section under Land Administration Systems >> Business Reporting System.

Select a Case Type to see a report showing all the associated subtypes and descriptions for each one.



Agreement, Settlement, Reconveyance

Agreements, Settlements, and Reconveyances include cases in which the State may convey land to another party as a condition of a legal agreement or settlement concerning the other party's claim to State land.

Case Types:

481-Cases where the Trust Land Office conveys land as the result of a land exchange with another entity.

See Case Type 151, MH Acquisition, for the associated ingrant.

482-Cases where the Trust Land Office conveys land to another entity because of a legal settlement or agreement.

525- Conversion to AG covenant conversion AG Patents/QCD's issued per chapter 20, SLA 1997 (effective 8/5/97) to convey the remaining interest in the land estate with an Ag covenant on parcels originally conveyed on an AG rights only basis. Conversion patents/QCD's convey remaining interest in the land estate but do not replace original patents/QCD. Original covenants are released and replaced with new covenants set out under the new law. A subdivider's right to construct housing is purchased under AS 38.05.321 and conveyed as a package with remaining title or through modification of the conversion covenant.

562- Land exchange, any of a variety of land exchange processes under AS 38.50.

- 568- REAA school conveyance of lands and improvements to regional education attendance area schools under AS 14.08.151, the REAA school board may request that the property be conveyed by the commissioner of the state department having authority to administer the land the commissioner shall convey. Cases may originate as Management right case types 591 or 592.
- 569- Disposal of accreted land where the state disposes of or relinquishes its rights to uplands created by natural causes such as the gradual action of the oceans, rivers, or isostatic rebound.
- 592- A Management right reflecting the use or control of lands acquired by a state agency through a title document or a non-state lease.
- 593- ANILCA 906(K) concurrence a case in which BLM, the US Forest Service, or other federal land manager, requests a letter of concurrence (non-objection) from the state to a proposed contract, lease, license, permit, ROW, or easement on state selected lands. PL 96-487. ANILCA Sec. 906(K).
- 902- Agreement/Settlement cases in which the state may convey lands to another party as a condition of a legal agreement or settlement concerning a party's claim to state lands (for the university settlement and the mental health settlement, this is a main file for capturing case history. Each conveyance document issued under the university settlement will be initiated as a unique file in case type 920. Each conveyance document issued under the mental health settlement will be initiated as a unique file under case type 921).
- 904- Reconveyance of lands from the state of Alaska to the US Department of Interior, Bureau of Land Management, pursuant to AS 38.05.035(B)(9).
- 905- Agricultural RLF loan made from the agricultural revolving loan fund.
- 906- Repayment agreement involving the repayment of monies under AS 38.05.035. Arises from a settlement of a case of unauthorized use or waste of state lands or resources.
- 920- University settlement cases in which the state conveyed an interest to the university under terms of a settlement agreement. Each case file will relate to a particular conveyance document (The case history of each settlement will be initiated under case type 902 as an ADL file. The legal description of each ADL file will reference case type 920 and the appropriate associated QCD files.
- 922- Deed/title – BLM for CIRI lands conveyed to the Bureau of Land Management pursuant to the CIRI terms and conditions dated December 10, 1975, as clarified August 31, 1976. (Public law 94-204: 89 stat 1145 dated 01-02-76).
- 940- Non-state Land Reclamation. AS 27.19 Requires a reclamation plan or letter of intent for mining operations, including sand and gravel extraction. This case type is for operations occurring on non-state land.
- 941- State Land Reclamation. AS 27.19 requires a reclamation plan or letter of intent for mining operations, including sand and gravel extraction. This case type is for operations occurring on state land where no material sale contract has been issued (ILMA or ILMT lands).

ANILCA Topfiled – All

Alaska National Interest Lands Conservation Act (ANILCA) gave the state of Alaska the right to make contingent selections, or top filing, where land is subject to a federal restriction or withdrawal that prevents the lands adjudication as an entitlement selection. In the event the restriction is lifted, a state selection is automatically attached to the land. It is thus a future interest in a selection for the State, but not considered an actual selection until the relevant withdrawal is lifted. The States ability to make top filings is closed.

Case Types:

- 101- Lands conveyed to the state of Alaska not to exceed 102,550,000 acres for general purposes. Act of July 7, 1958: 72 stat. 339-343; sec 6(B) as amended; and act of December 2, 1980: 94 Stat. 2437-2444; sec. 906.)
- 102- Lands conveyed to the state of Alaska for the purposes of furthering development and expansion of communities. Act of July 7, 1958: 72 stat. 339, 340; sec. 6(A).)
- 103- Lands conveyed to the state of Alaska not to exceed 400,000 acres of national forest for the purpose of furthering the development of and expansion of communities. (Act of July 7, 1958: 72 stat. 339, 340; sec. 6(A).)
- 106- Lands conveyed to the state of Alaska with income derived to be used for the support of the mental health program. (Act of July 28, 1956: 70 stat. 711 as amended).

Critical Water Management Area (CWMA)

Areas with specific water use and/or management restrictions because of water shortages or water contamination. CWMA's are established by department order. See 11 AAC 93.500 TO 11 AAC 93.540.

Case Types:

- 804- An area with specific water management restrictions because of water shortages or water contamination. CWMA's are established by Department Order. See 11 AAC 93.500 to 11 AAC 93.540.

Easement

Alaska DNR Easements includes private and public easements and right-of-ways granted by the State of Alaska.

Case Types:

- 455- All types of easement agreements located on mental health trust land; includes "Easement - construction license."
- 456- The sale of lease of a nonpossessory interest in Mental Health Trust Land for the purpose of imposing limitations or affirming obligations to retain or protect natural, scenic, or open space values of real property; or to protect natural resources, maintain or enhance air or water quality, or preserve the historical, architectural, archaeological, or cultural aspects of real property.
- 457- Federal perpetual, term or conservation easement reservations to the United States specified in conveyance record.
- 581- Easement or right-of-way granted under AS 38.05.850 (formerly .330) or retained in disposal document under AS 38.04.035€ (5).
- 582- Easement granted for use of one individual or group rather than for the general public. Examples: private power and water lines, roads, airstrips. AS 38.05.850 (Formerly 38.05.330).

Land Disposal

Available:

State land that is available or will potentially be reoffered to the public for land sale.

Other:

DNR land disposal parcels that are currently unavailable to private individuals.

Conveyed:

Parcels that are conveyed to private individuals through a DNR land disposal program.

Case Types:

452- Competitive and negotiated land sales located on mental health trust land

521- Competitive sale of ASLS subdivision lot. At present, competitive sales are limited to public auctions.

522- Competitive sale of rights for agricultural purposes. All other interests in the land remain in the state. A.S. 38. 04.020(E)(2), 38.05.321, 38.05.055. At present competitive sales are limited to public auctions.

523- Competitive sales not otherwise provided for, at present, competitive sales are limited to public auctions.

529- Miscellaneous competitive sale by public auction.

530- Area designated for future land sales under various programs including subdivision, homestead, and remote recreational staking.

531- Disposal of ASLS subdivision lot by lottery. Does not include homesites. A.S. 38.04.020(G)(2), 38.05.057.

532- Disposal of rights for agricultural purposes by lottery. All other interests in the land remain in the state. A.S. 38.04.020(E)(2), 38.05.321, 38.05.055.

533- Odd lot land sale by lottery. A.S. 38.05.057.

534- Not an original case type. An open to entry sale originates as a lease (Case type 554). After certain requirements are met, the lease becomes a sale, and the case type is changed from 554 to 534. The open-to-entry program preceded the remote parcel program.

535- - Not an original case type. An open to entry sale originates as a lease (Case type 555). After certain requirements are met, the lease becomes a sale, and the case type is changed from 555 to 535. The open-to-entry program preceded the remote parcel program.

536- Non-competitive sale of land for specified public, charitable, public utility or common carrier uses under A.S. 38.05.810 (Formerly .315).

537- Non-competitive sale of tidelands, AS 38.05.820 (Formerly .320 occupied tide and submerged land).

539- This case type contains a conglomerate of other non-competitive land disposals.

545- Remote recreational cabin sites- Competitive. Not an original case type. Remote rec. cabin sites sales originate as leases in case type 574. After survey and appraisal are complete, the lease converted to a sale under case type 545. AS 38.05.600.

551- Non-competitive lease or sale limited to the open-to-entry No. 2 Disposal. (See case type 555 for other OTE disposals).

554- Non-competitive lease of a remote parcel in which the applicant stakes the parcel in the field. AS 38.05.077.

555- Non-competitive lease of staked land under the old open-to-entry program, excepting the OTE No. 2 disposal (See case type 551).

- 563- Disposal of a homesite (A selected lot within an ASLS subdivision). See AS 38.04.020(G)(2). Lottery homesites are disposed of under AS 38.05.057; Residency homesites (Before they were outlawed) under AS 38.08.
- 564- A land disposal case administered for the agricultural revolving loan fund by the Division of Agriculture to dispose of property acquired through foreclosure per AS 03.10.050(G). Quality of title may vary. Corresponding Acquisition case type is 128.
- 566- Residential homestead under AS 38.09.010-.900.
- 567- Agricultural homestead under AS 38.09.010-.900.
- 568- Conveyance of lands and improvements to regional education attendance area schools. Under AS 14.08.151, the REAA School Board may request that the property be conveyed by the Commissioner of the state department having authority to administer the land. The Commissioner shall convey. Cases may originate as Management Right case types 591 or 592.
- 569- Disposal of Accreted land where the state disposes of or relinquishes its rights to uplands created by natural causes such as the gradual action of the oceans, rivers, or isostatic rebound.
- 574- Remote recreational cabin sites are offered competitively by a staking authorization lottery. A person will not be awarded more than one staking authorization per offering. Successful applicants are allowed to stake anywhere within the staking area, AS 38.05.600.

Leasehold Location

Order limiting mineral entry on state land to leasehold locations and prohibiting new mining claims. Unlike a mining claim, a leasehold location must be converted to a lease before mining is allowed.

Case Types:

- 203- Order limiting mineral entry on state land to leasehold locations and prohibiting new mining claims. Unlike a mining claim, a leasehold location must be converted to a lease before mining is allowed.

Management Agreement

An agreement between DNR, which has general management of public lands, and another agency to which the management rights are being delegated.

Case Types:

- 572- A case involving certain individual rights obtained in federal land before transfer of the land to the state of Alaska. The state generally honors these rights.
- 591- Agreement between DNR, which has general management of public lands, and another agency to which the management rights are being delegated.
- 592- A management right reflecting the use or control of lands acquired by a state agency through a title document or a non-state lease.

Mental Health Trust Land

The Alaska Mental Health Trust was reconstituted in 1994 through a court settlement and associated State of Alaska legislation. The Alaska Mental Health Trust Authority (the Trust), a public corporation, was established at that time and is responsible for the ongoing management of the Trust. As required by the settlement and legislation, the Trust contracts with the Alaska Permanent Fund Corporation to manage the cash corpus of the Trust and with the Department of Natural Resources (DNR) to manage the land corpus of the Trust. The Trust Land Office (TLO) was established within DNR for this purpose and manages about one million acres of Trust land throughout the state on behalf of the Trust Authority.

Case Types:

- 151- Title received by the Trust Land Office. This includes purchases, donations, and exchanges; this includes lands conveyed under the 1956 Alaska Mental Health Enabling Act and the 1994 settlement agreement.
- 921- Original mental health trust land and state land conveyed to the Alaska mental health trust under chapter 5, FSSLA 1994, and as amended by Chapter 1, SSSLA 1994. This case type contains the individual parcels that will be conveyed to the mental health trust.

Mineral Order

A mineral closing order closes state land to all forms of mineral entry, making it unavailable for staking mining claims, leasehold locations, or prospecting site locations (A.S. 38.05.195, 38.05.205 AND 38.05.245).

A mineral opening order reopens land previously closed to mineral entry by a previous mineral closing order.

**Mineral estate only*

Case Types:

- *202- A mineral opening order reopens land closed to mineral entry by a previous mineral closing order.
- *204- A mineral closing order closes state land to all forms of Mineral entry, making it unavailable for staking mining Claims, leasehold locations, or prospecting site locations (A.S. 38.05.195, 38.05.205 and 38.05.245).
- *224- Under a mineral order land can be closed to all forms of Mineral entry, making it unavailable for staking mining Claims, leasehold locations or prospecting site locations (as 38.05.195, 38.05.205 and 38.05.245) or land previously Closed may be reopened to mineral entry.

Municipal Entitlement

General grant land entitlement of boroughs and unified municipalities under AS 29.65.010 through AS 29.65.140 (formerly eligible under AS 29.18.190 through AS 29.18.203 or AS 07.10). This includes lands transferred under AS 38.05.810 (formerly AS 38.05.315) and transferred under AS 38.05.347 (repealed in 1976) that are chargeable under AS 29.65.

Case Types:

603- General grant land entitlement of boroughs and unified municipalities under AS 29.65.010 through AS 29.65.140 (formerly eligible under AS 29.18.190 through AS 29.18.203 or AS 07.10). This includes lands transferred under AS 38.05.810 (formerly AS 38.05.315) and transferred under AS 38.05.347 (repealed in 1976) that are chargeable under AS 29.65.

Municipal Tideland

Conveyance of tide and submerged land to municipalities per AS 38.05.825.

Case Types:

604- Conveyance of tidelands to municipalities under AS 38.05.825 (conveyance of tide and submerged lands to municipalities).

Oil and Gas Lease Sale Tract

Oil and Gas Lease Sale Tract contains spatial and tabular data portraying areas that have been offered for oil and gas, or geothermal leasing at competitive sale by the Alaska Department of Natural Resources.

**Mineral estate only*

Case Types:

*320- Division of Oil & Gas Lease Sale Tract, most often uses a protraction diagram as the base map, filed by lease sale tract number.

Other Activity

See Potentially Hazardous Sites, Trespass and Restricted Use Authorization.

Other State Acquired Land

Lands conveyed to the State of Alaska with a variety of cases such as general purpose, expansion of communities, University of Alaska, and recreational purposes.

Land Estate (LE):

Filtered to show surface activity case types that affect the Land Estate only.

Mineral Estate (ME):

Filtered to show subsurface and mineral activity case types that affect the Mineral Estate only.

Case Types:

- 114- Fee title acquired by the state of Alaska under a variety of authorities, from non-state owners with acreage not chargeable to the state selection entitlement quotas.
- 115- Conveyance of rights or limited use privileges to the land with no transfer of title to the state of Alaska under a variety of authorities.
- 117- Lands foreclosed upon by the state of Alaska for failure of property owners of land located outside organized boroughs and municipalities of taxing authorities to file a statement of real property ownership pursuant to the Alaska land registration law of March 30, 1953, as amended (AS 34.10).

Permit or Lease

Permit or Lease includes a variety of competitive and non-competitive permits, leases, and authorizations issued by the Alaska Department of Natural Resources.

Land Estate (LE):

Filtered to show surface activity case types that affect the Land Estate only.

Mineral Estate (ME):

Filtered to show subsurface and mineral activity case types that affect the Mineral Estate only.

**Mineral estate only*

Case Types:

- 450- A revocable authorization, generally short term, located on mental health trust land, e.g., “Revocable license for land use”, or “Letter of Authorization.”
- 451- Competitive and negotiated land leases located on mental health trust land.
- 470- Cases where the Trust Land Office allows exploration for minerals, oil and gas, or coal on trust land.
- *471- Competitive and negotiated mineral leases located on mental health trust land.
- *475- Competitive and negotiated coal leases located on mental health trust land.
- *477- Competitive and non-competitive oil and gas leases located on mental health trust land.
- 505- A permit for the removal of dead beetle-killed trees that create a wildfire hazard located within the urban interface. This removal will reduce the risk and help prevent the spread of wildfire based on AS 41.15.010 - .170.
- 513- Permits for long-term, non-recreational land use in a park, either commercial or personal.
- 514- Park land use permit. Issued pursuant to 11.AAC 18.010(A)(4) (and under 11 AAC 21.120(A)(3) for Alaska Chilkat Bald Eagle Preserve.)
- 515- Park Commercial Use Permit. Non-competitive park use permits for commercial activities issued pursuant to 11 AAC 18.030 (and under 11 AAC 21.100 for Alaska Chilkat Bald Eagle Preserve.)
- 516- Park Competitive Commercial Permit. Competitive park use permits for commercial activities issued pursuant to 11 AAC 20.885.
- 517- Kenai River Guide permits issued pursuant to 11 AAC 20.885.
- 518- Public easement or public right-of-way within state park unit for access to private property granted pursuant to AS 41.21.024.
- 541- Competitive lease of ASLS subdivision lot, at present, competitive leases are only by public auction.
- 542- Competitive lease of rights for agricultural purposes. All other interests in the land remain in the state. At present, competitive leases are only by public auction.

- 543- Odd lot competitive lease under AS 38.05.070, 38.05.075. At present, competitive leases are only by public auction.
- 544- Competitive lease for recreational facilities development under AS 38.05.073.
- 547- Competitive tidelands lease AS 38.05.070, 38.05.075. At present, competitive leases are only by public auction.
- 549- Miscellaneous lease by public auction.
- 552- House Bill 109 (Chapter 91, SLA 97) changed the aquatic farm site program enacted in 1988. The 1997 legislation eliminated the aquatic farmsite permits and calls for direct leasing of farmsites rather than beginning with a permit stage. It allows the state to issue leases either competitively or non-competitively using the standard surface leasing laws in title 38. Definition modified 7/28/1998 due to new bill.
- 553- Non-competitive (negotiated) lease when the appraised value is below a certain dollar amount per year, includes shorelands.
- 556- Non-competitive lease under AS 38.05.810 (public and charitable use – formerly 38.05.315).
- 557- Non-competitive tidelands lease.
- 558- Non-competitive lease of tide and submerged lands for shore fishery (set net) site AS 38.05.082.
- 559- This case type is a conglomerate of non-competitive leases not provided for elsewhere.
- 564- A land disposal case administered for the agricultural revolving loan fund by the Division of Agriculture to dispose of property acquired through foreclosure per AS 03.10.050(G). Quality of title may vary. Corresponding Acquisition case type is 128.
- 571- Permit issued by Division of Land and Water Management.
- 573- Permit issued by Division of Land and Water Management for use of an existing cabin. This case type may also be used to track cabin sites that are no longer active.
- *701- The use of geothermal resources as authorized by A.S. 38.05.181. Project file refers to the mandatory activity that must take place before a resource disposal, such as public notice, preliminary decision, and final finding.
- *702- Geothermal prospecting permit. A.S. 38.05.181 (C).
- *703- Non-competitive geothermal lease. A.S. 38.05.181 (C).
- *704- Geothermal lease comp.
- *714- Non-competitive mining lease for locatable minerals. A.S. 38.05.205 (A).
- *722- Permit issued for offshore prospecting per A.S. 38.05.250 (B).
- *723- Non-competitive offshore lease per A.S. 38.05.250 (B).
- *724- Competitive offshore lease per A.S. 38.05.250 (B).
- *732- Coal prospecting permit per A.S. 38.05.150 (C).
- *733- Non-competitive coal lease per A.S. 38.05.150 (C).
- *734- Competitive coal lease per A.S. 38.05.250 (B).
- *780- Exclusive rights for up to 10 years to explore for oil and gas in an area between 10,000 and 500,000 acres in size (AS 38.05.131-134). The licensee also has the exclusive right to convert the license to leases during the term of the license.
- *783- Oil & gas lease non-comp.
- *784- Competitive oil & gas lease per A.S. 38.05.180(Y).
- *785- Oil & gas trans federal lease.
- *788- Lease of state owned shorelands for oil and gas rights to holder of a federal oil & gas lease that surrounds a navigable water body.

- *789- Shallow natural gas leases authorized by AS 38.05.177. These leases apply to gas, whether methane associated with and derived from coal deposits or otherwise, developed from a source that is onshore and within 3,000 feet of the surface.
- *790- Oil and gas leases granting the right for storage of oil, gas, and associated substances in an oil or gas formation under a legally described track of land and providing the nonexclusive right to install pipelines, build structures and to house and board employees for the purpose of storage and its operations on the lease area. A.S. 38.05.180.

Potential Hazardous Site

Previously found in the Other Activities layer.

Case Types:

901- Potentially Hazardous Sites may contain hazardous material from their use as well sites, abandoned pipelines, buildings, unauthorized landfills, closed landfills, or other areas that may contain hazardous material because of their use. Future land uses on closed landfills are restricted by EPA Regulations.

RS2477 Trail

RS 2477 stands for Revised Statute 2477 from the Mining Act of 1866, which states:

"The right-of-way for the construction of highways over public lands, not reserved for public uses, is hereby granted."

The act granted a public right-of-way across unreserved federal land to guarantee access as land transferred to state or private ownership. Rights-of-way were created and granted under RS 2477 until its repeal in 1976. In Alaska, federal land was "reserved for public uses" in December 1968, with passage of PLO 4582, also known as the "land freeze." This date ends the window of RS 2477 qualification in Alaska.

Case Types:

123- A determination by the state of Alaska of acceptance of grants of rights-of-way for highways over public lands that were not reserved for public uses. (43 USC 932; 11 AAC 51.010-.900).

Reservation of Water

A reservation of water for instream use is a water right that protects specific instream water uses, such as fish spawning or recreation. It sets aside the water necessary for these activities and keeps later water users from appropriating water that may affect the instream activity. Water can be reserved for one or more permissible uses on a particular part of a stream or lake during a certain period. Under AS 46.15.145, permissible instream uses include: Protection of fish and wildlife habitat, migration, and propagation, Recreation and parks, Navigation and transportation, Sanitation, and water quality. A reservation of water for one use may also allow that same water to be used or reserved for another purpose. For example, a reservation for recreation may also benefit fish spawning. Like an out-of-stream water right, an instream reservation of water is like a property right. It cannot be abandoned,

transferred, assigned, or converted to another use without approval of the Department of Natural Resources.

Case Types:

803- A reservation of water for instream use is a water right that protects specific instream water uses, such as fish spawning or recreation and sets aside the water necessary for these activities. Individuals, organizations, or government agencies may apply for a reservation of water for instream use. A water reservation is like a property right, but cannot be abandoned, transferred, assigned, or conveyed without the approval of the Department of Natural Resources.

Resource Sale

A sale of a non-mineral resource by the State.

Case Types:

461- Any sale of material resources, such as sand or gravel, on mental health trust land.
465- Any sale of timber resources on mental health trust land.
501- Includes all timber sales, whether for commercial or personal use, competitive or non-competitive.
502- License from state to purchase abandoned or unbranded or unidentifiable branded logs under AS 45.50.210-.235
503- Personal use firewood sale negotiated under AS 38.05.115 permitted under AS 38.05.850.
560- Sites established by DNR for the sale of surface materials such as sand, gravel, and rip rap.
561- Any sale of material such as sand and gravel.

Restricted Use Authorization

This is a new dataset, rather than repeat the case type description here, a more inclusive description may be added later to accommodate changes to the dataset over time.

Case Types:

942- Authorization allowing levels of contamination that are not safe for all uses to remain unremediated, the placement of institutional controls, via an environmental covenant, and/or a one-time-disposal inert monofil.

State Interest Federal Action

State Interest Federal Actions is a subset of BLM's Federal Actions that identifies any exclusions, reservations, or other stipulations that affect the transfer of the land to the State. This dataset doesn't have DNR Land Records case types as the files originate from the Bureau of Land Management.

State Interest Native Allotment

Land allotments are land conveyances from the Federal Government to qualified individual applicants as authorized by law. The Native Allotment Act of 1906 authorized individual Indians, Aleuts, and Eskimos in Alaska to acquire an allotment consisting of one or more parcels of land not to exceed a total of 160 acres. Alaska Natives filed approximately 10,000 allotment applications for almost 16,000 parcels of land statewide under this Act before its repeal in 1971.

Case Types:

903- For BLM native allotments involving state interests as outlined in ANILCA, Section 905. This includes BLM native allotment applications on state owned land which the state may lose pursuant to the Aguilar case.

State Mining Claim

Mining Claims are for acquiring locatable mineral rights which have been discovered. They may be 40 acres or 160 acres in size and remain "active" so long as rent is timely paid and annual labor requirements are met. Claims may be converted or required to be converted to Upland Mining Lease before minerals can be extracted if other resources are affected. Before locatable minerals can be mined, a mining permit application (APMA or plan of operation and reclamation plan) must be filed and approved.

**Mineral estate only*

Case Types:

*713- Mining Claim for locatable minerals. A.S. 38.05.195 and .210

State Prospecting Site

Prospecting Sites are for acquiring potential "locatable" mineral rights (base and precious metals) that have not been discovered yet. Prospecting sites have a term of two years and are staked like a mining claim.

**Mineral estate only*

Case Types:

*712- Prospecting Site for locatable minerals. A.S. 38.05.245.

State Selected or Top Filed Land

Federal lands selected or Topfiled for a variety of reasons such as general purpose, expansion of communities, University of Alaska, and recreation.

Land Estate (LE):

Filtered to show surface activity case types that affect the Land Estate only.

Mineral Estate (ME):

Filtered to show subsurface and mineral activity case types that affect the Mineral Estate only.

Case Types:

- 101- Lands conveyed to the state of Alaska not to exceed 102,550,000 acres for general purposes. Act of July 7, 1958: 72 stat. 339-343; sec 6(B) as amended; and act of December 2, 1980: 94 Stat. 2437-2444; sec. 906.)
- 102- Lands conveyed to the state of Alaska for the purposes of furthering development and expansion of communities. Act of July 7, 1958: 72 stat. 339, 340; sec. 6(A).)
- 103- Lands conveyed to the state of Alaska not to exceed 400,000 acres of national forest for the purpose of furthering the development of and expansion of communities. (Act of July 7, 1958: 72 stat. 339, 340; sec. 6(A).)
- 104- Lands conveyed to the state of Alaska which include all minerals or specified mineral, or minerals reserved or retained by the US in lands which have been disposed. (Act of July 7, 1958: 72 stat. 339, 340; sec. 6(A) as amended by act of September 14, 1960: 74 Stat. 1024.)
- 105- Lands conveyed to the state of Alaska pursuant to a variety of special federal statutory authorities.
- 106- Lands conveyed to the state of Alaska with income derived to be used for the support of the mental health program. (Act of July 28, 1956: 70 stat. 711 as amended).
- 107- Conveyance of rectangular secs. 16 and 36 within each township surveyed on or before January 3, 1959, from which revenues derived are for the support of common schools (Act of March 4, 1915: 38 stat. 1214 as amended, AS 38.05.365.)
- 108- Lands conveyed to the state of Alaska not to exceed 100,000 acres for the exclusive use and benefit of the now University of Alaska. (Act of January 21, 1929, 45 stat. 1091 as amended.)
- 109- Lands conveyed to the state of Alaska for sec. 33 in every township between parallels of 64- and 65-degrees north latitude and 142- and 152-degrees west longitude (Tanana Valley) for the support of what is now the University of Alaska. (Act of March 4, 1915: 38 stat. 1214, 48 U.S.C.353 as amended.)
- 110- Lands conveyed to the state of Alaska for recreational purposes including any improvements thereon. (Act of May 4, 1956: 70 stat. 130, as amended by the act of August 30, 1957: 71 stat. 510.)
- 111- Lands conveyed to the state of Alaska for the specific purpose of recreation and/or public purposes, generally with a reversionary provision. (Act of June 14, 1926: 44 stat. 741 as amended.)
- 112- Lands granted to the territory of Alaska, not to the University of Alaska for specific purposes related to the benefit of public schools. (Act of March 4, 1915: 38 stat. 1214, sec. 2 as amended.)
- 113- Lands conveyed to the state of Alaska not to exceed 75,000 acres, in lieu of school lands which failed to vest under the act of March 4, 1915 (38 stat. 1214) and section 6 (K) of the Alaska Statehood Act. (Act of December 2, 1980: 94 stat. 2437, sec 906(B).)
- 116- Property (land and/or improvements) conveyed to the state of Alaska by court order following the death of the former owner intestate (Without a will).
- 118- Property (and/or improvements) transferred by QCD to the state of Alaska by the US for certain lands owned, held, administered, or used for activities being transferred to the new state government. (Act of June 25, 1959: 73 stat. 141.)

- 119- Lands permanently or periodically covered by tidal waters from the line of mean low tide to the line of mean high tide, as conveyed to the state of Alaska pursuant to the submerged lands act of May 22, 1953: stat. 29 as amended.
- 120- Lands from the line of mean low water to the line three geographic miles seaward as conveyed to the state of Alaska pursuant to the submerged land s act of May 22, 1953: 67 stat. 29 as amended.
- 121- Lands under non-tidal navigable waters, as conveyed to the state of Alaska at the time of statehood. (Submerged lands act of May 22, 1953: 67 stat. 29 as amended.) This is the same as the Alaska Statutory definition of “Shorelands”: Lands covered by non-tidal waters that are navigable up to the point of ordinary high water as modified by accretion, erosion or reliction.
- 122- A file of the lands foreclosed upon by the state giving title to the state of Alaska to land by court order, Alaska land registration law of March 30, 1953, as amended.
- 124- Lands acquired by the state of Alaska as upland owner by the addition to the original lands from natural causes such as the gradual action of the ocean of river waters.
- 125- Lands acquired by the state of Alaska as the riparian owner of property along the bank of a watercourse including a lake and whose boundary is the water in the course or lake and as such having a qualified property right in the soil to the thread of a water course. Additionally, lands acquired by the state of Alaska as the littoral owner of property abutting a sea or ocean where the tide regularly rises and falls and as such has a qualified property right in the soil. (RS 2476)
- 126- Federal lands being used by the state under regulations contained in 43 CFR Part 2920.
- 127- An interest or designation which may affect lands which the state owns or in which the state has an interest, not a title acquisition case type.
- 128- Property acquired by the agricultural revolving loan fund pursuant to regulations, including land in private ownership at the time of ARLF foreclosure, land held under state issued agricultural patent, land under a DLWM Agricultural sale contract and in the process of foreclosure for which ARLF is the collateral assignee, and land under a DLWM agricultural sale contract acquired by ARLF through assignment.
- 129- Lands legislatively conveyed to the state of Alaska under a specific public law instead of being conveyed under the statehood land grants.

State Tentatively Approved or Patented

Lands approved or conveyed to the State of Alaska for a variety of reasons such as general purpose, expansion of communities, University of Alaska, and recreation.

Land Estate (LE):

Filtered to show surface activity case types that affect the Land Estate only.

Mineral Estate (ME):

Filtered to show subsurface and mineral activity case types that affect the Mineral Estate only.

**Mineral estate only*

Case Types:

- 101- Lands conveyed to the state of Alaska not to exceed 102,550,000 acres for general purposes. Act of July 7, 1958: 72 stat. 339-343; sec 6(B) as amended; and act of December 2, 1980: 94 Stat. 2437-2444; sec. 906.)

- 102- Lands conveyed to the state of Alaska for the purposes of furthering development and expansion of communities. (Act of July 7, 1958: 72 stat. 339, 340; sec. 6(A).)
- 103- Lands conveyed to the state of Alaska not to exceed 400,000 acres of national forest for the purpose of furthering the development of and expansion of communities. (Act of July 7, 1958: 72 stat. 339, 340; sec. 6(A).)
- *104- Lands conveyed to the state of Alaska which include all minerals or specified mineral, or minerals reserved or retained by the U.S. in lands which have been disposed. (Act of July 7, 1958: 72 Stat. 339, 340; Sec. 6(a) as amended by Act of September 14, 1960: 74 Stat. 1024.)
- 105- Lands conveyed to the state of Alaska pursuant to a variety of special federal statutory authorities.
- 106- Lands conveyed to the state of Alaska with income derived to be used for the support of the mental health program. (Act of July 28, 1956: 70 stat. 711 as amended).
- 107- Conveyance of rectangular secs. 16 and 36 within each township surveyed on or before January 3, 1959, from which revenues derived are for the support of common schools (Act of March 4, 1915: 38 stat. 1214 as amended, AS 38.05.365.)
- 108- Lands conveyed to the state of Alaska not to exceed 100,000 acres for the exclusive use and benefit of the now University of Alaska. (Act of January 21, 1929, 45 stat. 1091 as amended.)
- 109- Lands conveyed to the state of Alaska for sec. 33 in every township between parallels of 64- and 65-degrees north latitude and 142- and 152-degrees west longitude (Tanana Valley) for the support of what is now the University of Alaska. (Act of March 4, 1915: 38 stat. 1214, 48 U.S.C.353 as amended.)
- 110- Lands conveyed to the state of Alaska for recreational purposes including any improvements thereon. (Act of May 4, 1956: 70 stat. 130, as amended by the act of August 30, 1957: 71 stat. 510.)
- 111- Lands conveyed to the state of Alaska for the specific purpose of recreation and/or public purposes, generally with a reversionary provision. (Act of June 14, 1926: 44 stat. 741 as amended.)
- 112- Lands granted to the territory of Alaska, not to the University of Alaska for specific purposes related to the benefit of public schools. (Act of March 4, 1915: 38 stat. 1214, sec. 2 as amended.)
- 113- Lands conveyed to the state of Alaska not to exceed 75,000 acres, in lieu of school lands which failed to vest under the act of March 4, 1915 (38 stat. 1214) and section 6 (K) of the Alaska Statehood Act. (Act of December 2, 1980: 94 stat. 2437, sec 906(B).)
- *121- Lands under non-tidal navigable waters, as conveyed to the state of Alaska at the time of statehood. (Submerged lands act of May 22, 1953: 67 Stat. 29 as amended.) This is the same as the Alaska Statutory definition of "Shorelands": lands covered by non-tidal waters that are navigable up to the point of ordinary high water as modified by accretion, erosion or reliction.
- 129- Lands legislatively conveyed to the state of Alaska under a specific public law instead of being conveyed under the statehood land grants.
- 131- Emerged Islands. Determination made by the Bureau of Land Management as to whether a land feature in a navigable water body existed on the date of Alaska Statehood, January 3, 1959, or emerged from the bed of the water body after statehood. Islands that are determined to be emerged are state owned and covered by this case type.

Survey Boundary

Alaska Survey Boundary contains miscellaneous state, federal, and private surveys.

Case Types:

- 301- Federal Protraction Diagram. A plan for the extension of the rectangular system over unsurveyed public lands, based upon computed values for corner positions. Designed by BLM for use in oil and gas leasing of unsurveyed lands and receiving approval like any other federal survey. Adopted by the State of Alaska for use in state programs.
- 302- U.S. Rectangular Survey. A survey accomplished by BLM under the long-established rectangular system of survey. The survey plat represents the township of the surveyed area and the lines surveyed. Established, retracted, or resurveyed showing the direction and length of each line; the relation to other official surveys; the boundaries, descriptions, and area of each parcel of land subdivided; and as nearly as may be practicable, a representation of the relief and improvements within the limits of the survey.
- 303- Supplemental Plat Federal. A cadastral plat prepared by BLM entirely from office records designed to show a revised subdivision of one or more sections or parcels without change in the boundaries and without other modification of the records. Supplemental plats are required where the plat fails to provide units suitable for administration, or where a modification of its showing is necessary for conveyance.
- 304- Supplemental Plat State. A plat prepared entirely from office records showing a revised subdivision of one or more parcels without change in the exterior boundaries and without other modification of the records. A supplemental plat is required where the original plat fails to provide units suitable for administration or conveyance.
- 305- U.S. Survey. A federal survey program utilized in Alaska by which a metes and bounds survey is executed to comply with one of various programs where entry was authorized prior to the extension of the system of rectangular surveys or for another special purpose where the rectangular system of survey is not applicable.
- 306- U.S. Mineral Survey. A mineral survey of a lode claim, placer claim or mill site with all its notes and plats. This type of survey is executed by a U.S. Mineral Surveyor for the purpose of marking the legal boundaries of mining claims on the public domain. The mineral survey is one of the many requirements which must be satisfied before a patent can be issued for mining claims on federal land.
- 308- Alaska State Cadastral Survey. A state survey and plat for an extension of the system of rectangular surveys within previously surveyed township boundaries. These plats were labeled "Supplemental Cadastral Surveys" from 1965 to 1982.
- 309- Control Survey. A plat showing survey control stations in areas of sparse control and where supplemental cadastral surveys are waived in order to meet the requirements of specific programs. Initiated in 1979.
- 310- Engineering Plat File. Includes state surveys and plats by which lots are created for conveyance, generally to private owners. Plat title may be suffixed with the words "Alaska Subdivision" or may say "Survey of State Lands". Plat access number (EPF Number) is in the lower right-hand corner of the plat. Some multi-sheet plats have a different EPF Number on each sheet.
- 311- Alaska State Land Survey. May be any one of the following: 1. Metes and bounds survey for location of open-to-entry tracts or remote parcels. 2. A subdivision survey by which lots are created for conveyance, generally to private individuals. 3. Other miscellaneous surveys, such as 1) School sites, 2) Diocese tracts, 3) Airport tracts, etc. Plats are accessed by reference to the ASLS #, which is

the same as the File # in the title block. The ASLS # is a combination of year and sequence number, e.g., 71-36.

312- Unorganized Borough. Under AS 40.15.300-380 The state is the platting authority for all lands not within an organized borough or under another local platting authority. Sec 40.15.305(A). The Commissioner shall exercise the platting authority for the state except within a municipality that has the power of land use regulation and that is exercising platting authority.

313- Record of Survey. A plat of a boundary survey filed by a surveyor pursuant to A.S. 34.65.030.

314- Easement Vacation Plat. Includes section line easement and access easement vacation plats.

Usually not field surveyed. Created in one of the following ways: 1. From 1959 to the early 70's, the plats were initiated, approved, and signed by private individuals. Many probably are not in the state's files. 2. Since 1968, plats have been initiated by private individuals and approved by state and/or municipal agencies. 3. Initiated by the state and approved by state and municipal agencies.

316- Alaska Tideland Survey. Survey used to locate offshore use permits and leases on tidelands such as (1) Cannery site; (2) Boat harbor; (3) Fill area; (4) Tideland lease; (5) Log storage site; (6) City limits, etc. Used in some instances for conveyance purposes.

318- Shore Fishery Plat. A plat, which may or may not be based upon a field survey, showing the location of a shore fishery (set net) site or sites on tidelands.

324- As-Build Survey. A state survey, plat or map documenting the location of existing or planned roads, trails, or pipeline corridors across state land.

486- Trust Land Survey. A boundary or subdivision survey of mental health trust land.

Temporary Water Use Permit (Surface or Subsurface)

A temporary water use authorization may be needed if the amount of water to be used is a significant amount, the use continues for less than five consecutive years, and the water to be used is not already appropriated. This authorization does not establish a water right but will avoid conflicts with fisheries and existing water right holders.

Case Types:

802- An authorization issued for temporary use of water on projects such as exploration or construction for a period not to exceed five years. No water right priority is established by this authorization, and the water is subject to appropriation by others at any time. Authorizations are also subject to conditions, including suspension or termination, considered necessary to protect the water rights of other persons or the public interest.

Trespass

Previously found in the Other Activities layer.

Case Types:

459- Identifies trespass cases on mental health trust land.

596- Not a land disposal. Informational notation of where trespasses exist.

Water Right (Surface or Subsurface)

A water right is a legal right to use surface or ground water under the Alaska Water Use Act (AS 46.15). A water right allows a specific amount of water from a specific water source to be diverted, impounded, or withdrawn for a specific use. When a water right is granted, it becomes appurtenant to the land where the water is being used for as long as the water is used. If the land is sold, the water right transfers with the land to the new owner, unless the Department of Natural Resources (DNR) approves its separation from the land. In Alaska, because water wherever it naturally occurs is a common property resource, landowners do not have automatic rights to ground water or surface water. For example, if a farmer has a creek running through his property, he will need a water right to authorize his use of a significant amount of water. Using water without a permit or certificate does not give the user a legal right to use the water.

Case Types:

801- Proprietary rights to appropriate water for beneficial use based on priority, and for the reservation of instream flows and levels of water. A.S. 46.15, 11 AAC 93.

Well Site

An area of land or water that contains one or more active or abandoned oil and gas wells within a 1/4-mile radius. A site may include waste, such as drilling waste stored in reserve pits.

Case Types:

951- An area of land or water that contains one or more active or abandoned oil and gas wells within a ¼ mile radius. A well site may be inspected by state officials for compliance with state permits and with state statutes and regulations.

Appendix A: Surface Classification Layers

Classification for surface use of land per AS 38.05.300. Land Classification identifies the purposes for which state land can be used. Classification categories are for multiple use, although a particular use may be primary. A parcel of land may have a combination of up to three classification categories.

Case Type:

- 201- Classification for surface use of land per AS 38.05.300. Land Classification identifies the purposes for which state land can be used.
- 205- Legislatively designated forest area established under Title 41, Chapter 15, or Chapter 17, of the Alaska Statutes primarily for management of forest resources.
- 206- Legislatively designated park area established under Title 41, Chapter 21, of the Alaska Statutes to foster the growth and development of a system of parks and recreational facilities and opportunities in the state, for the general health, welfare, education, and enjoyment of its citizens and for the attraction of visitors to the state.
- 207- Legislatively designated wildlife area established under Title 16, Chapter 20 of the Alaska Statutes to protect and preserve the natural habitat and game population; or to enhance habitat for a particular wildlife species.
- 208- Legislatively designated multiple use are established under Title 41, Chapter 23 for multiple use management of state land, water and wildlife resources by the Department of Natural Resources and the Department of Fish and Game.
- 209- A designation under 11 AAC 96.010 (B) places on certain land identified as having special resource value(s) needing protection. The result of this designation is to require a permit for activities that would otherwise be considered “generally allowed”. 11 AAC 96.010(A)(2) describes the specific resource values which may be protected. Special use land designations can be the result of an area or management plan, or can be made at the Director’s prerogative, usually by issuance of a Director’s Decision.
- 210- Legislatively restricted area established under various authorities within the Alaska Statutes. The restrictions are not specifically tied to recreation, forest, or wildlife purposes. Examples: Bristol Bay Fisheries Reserve, AS 38.05.140; and James Dalton Highway Corridor, AS 19.40.010.
- 211- Public Use Site. Areas that have high public use values and manage them to preserve that use and their recreation values. KRPUA Management Plan, Page 2-31.

Surface Classification consists of these 5 layers whose land status codes are listed below:

Disposable Interest

Land Status Codes:

01	AGR	AGR
02	AGR/PVR	AGR PVR
03	AGR/STL	AGR STL
06	COM	COM
07	COM/IND	COM IND

16	GRZ	GRZ
19	HST	HST
20	IND	IND
25	MAT	MAT
29	OTE	OTE
39	PVR	PVR
40	PVR/RSD	PVR RSD
43	RSD	RSD
49	RSU	RSU
50	STL	STL
58	UTL	UTL
74	RSU/STL	RSU STL
84	AGR/GRZ	AGR GRZ
86	MAT/RSD	MAT RSD
98	WFD	WFD
C1	STL/WFD	STL WFD
C2	COM/IND/MAT	COM IND MAT
D9	RSU/MAT	RSU MAT
E7	STL/PUR	STL PUR
T2	PARA1.2COMM-TENAKEE	PARA 1.2
T3	PARA1.3DISPOSTENAKEE	PARA 1.3

General Land

Land Status Codes:

41	PVR/RMG	PVR RMG
42	RAS	RAS
44	RESOURCES LAND	
45	RMG	RMG
47	RMG/TRC	RMG TRC
69	GRZ/RMG	GRZ RMG
C4	RMG/TRC/STL	RMG TRC STL
D5	STL/RMG	STL RMG
D8	RMG/MAT	RMG MAT
E6	RMG/STL	RMG STL

Habitat Land

Land Status Codes:

05	COL/O&G/WHB	COL O&G WHB
10	FOR/O&G/WHB	FOR O&G WHB
11	FOR/PUR/WHB	FOR PUR WHB
13	FOR/WHB	FOR WHB
17	GRZ/PUR/WHB	GRZ PUR WHB
21	GEO/PUR/WHB	GEO PUR WHB
24	MIN/PUR/WHB	MIN PUR WHB
27	O&G/PUR/WHB	O&G PUR WHB
32	PUR/STL/WHB	PUR STL WHB
34	PUR/WHB	PUR WHB
35	PUR/WHB/WRR	PUR WHB WRR
38	RSU/STL/WHB	RSU STL WHB
48	RMG/WHB	RMG WHB
56	TBR/WHB	TBR WHB
59	WHB	WHB
60	COL/FOR/WHB	COL FOR WHB
63	WHB/WRR	WHB WRR
64	WHB/WRS	WHB WRS
71	MIN/WHB	MIN WHB
73	STL/WHB	STL WHB
75	PUR/RSU/WHB	PUR RSU WHB
77	RSU/WHB	RSU WHB
79	O&G/WHB	O&G WHB
82	PUR/RMG/WHB	PUR RMG WHB
93	FOR/WHB/WRR	FOR WHB WRR
95	MIN/TRC/WHB	MIN TRC WHB
96	FOR/TRC/WHB	FOR TRC WHB
97	MAT/WHB/WRR	MAT WHB WRR
99	PUR/WFD/WHB	PUR WFD WHB
A1	WFD/WHB	WFD WHB
A3	COL/WHB	COL WHB
A4	COL/MIN/WHB	COL MIN WHB
A5	FOR/MIN/WHB	FOR MIN WHB

A6	PUR/WHB/WRS	PUR WHB WRS
A7	PUR/TRC/WHB	PUR TRC WHB
A9	MAT/WHB	MAT WHB
B1	HTG/PUR/WHB	HTG PUR WHB
C5	STL/WFD/WHB	STL WFD WHB
C7	TRC/WFD/WHB	TRC WFD WHB
C8	STL/TRC/WHB	STL TRC WHB
C9	MAT/RSU/WHB	MAT RSU WHB
D2	GRZ/WHB	GRZ WHB
D3	STL/FOR/WHB	STL FOR WHB
D6	WHB/TRC	WHB TRC
E1	RMG/MAT/WHB	RMG MAT WHB
E3	WHB/STL/RMG	WHB STL RMG
E8	WHB/PUR/WRR	WHB PUR WRR
F1	WHB/PUR	WHB PUR
F2	WHB/RSU	WHB RSU
F3	WHB/O&G	WHB O&G
F4	WHB/MAT	WHB MAT
F6	WHB/RSU/TRC	WHB RSU TRC
F8	WHB/RSU/PUR	WHB RSU PUR
F9	COL/WHB/PUR	COL WHB PUR

Miscellaneous

Land Status Codes:

04	COL	COL
08	FOR	FOR
14	GEO	GEO
18	HTG	HTG
22	MIN	MIN
26	O&G	O&G
28	O&G/STL	O&G STL
30	PUBLIC RESERVED	
51	TRC	TRC
52	TBR	TBR
53	FOR/TBR	FOR TBR

54	GRZ/TBR	GRZ TBR
55	RAS/TBR	RAS TBR
61	RSU/WRR	RSU WRR
65	WRR	WRR
66	WRS	WRS
67	FOR/MIN	FOR MIN
76	MIN/STL	MIN STL
78	FOR/STL	FOR STL
81	HTG/WFD	HTG WFD
83	RSU/STL/WRR	RSU STL WRR
87	COM/IND/MIN	COM IND MIN
90	FOR/STL/TRC	FOR STL TRC
91	RMG/TBR	RMG TBR
92	FOR/WRS	FOR WRS
94	RSU/TBR	RSU TBR
B5	HTG/RSU/STL	HTG RSU STL
B6	STL/WRR	STL WRR
B7	FOR/TRC	FOR TRC
D1	MAT/TRC	MAT TRC
D4	RMG/FOR	RMG FOR
E5	RMG/WRR	RMG WRR
F5	RSU/TRC	RSU TRC
T4	PARA1.4PUBFACTENAKEE	PARA 1.4
T5	PARA1.5APTTBRTENAKEE	PARA 1.5
X1	HTG/WRR	

Recreation Land

Land Status Codes:

09	FOR/GRZ/PUR	FOR GRZ PUR
12	FOR/PUR/WRR	FOR PUR WRR
15	GNB	GNB
23	MIN/PUR	MIN PUR
31	PUR	PUR
33	PUR/TBR	PUR TBR
36	PUR/WRR	PUR WRR
37	PUR/RSU	PUR RSU

46	PUR/RMG	PUR RMG
62	GRZ/PUR	GRZ PUR
68	FOR/PUR	FOR PUR
70	GNB/RMG	GNB RMG
72	PUR/STL	PUR STL
80	FOR/MIN/PUR	FOR MIN PUR
85	MAT/PUR	MAT PUR
89	PUR/TRC	PUR TRC
A2	PUR/WFD	PUR WFD
A8	HTG/PUR	HTG PUR
B2	PUR/RSU/STL	PUR RSU STL
B3	PUR/WRS	PUR WRS
B4	GRZ/PUR/WRR	GRZ PUR WRR
B8	FOR/PUR/STL	FOR PUR STL
B9	PUR/STL/WRR	PUR STL WRR
C3	MAT/PUR/STL	MAT PUR STL
C6	PUR/STL/TRC	PUR STL TRC
D7	PUR/WFD/STL	PUR WFD STL
E2	PUR/RSU/RMG	PUR RSU RMG
E4	STL/RMG/PUR	STL RMG PUR
F7	PUR/WHB/MAT	PUR WHB MAT
G1	COL/PUR	COL PUR
T1	PARA1.1PUBRECTENAKEE	PARA 1.1

Land Status Codes that Do Not Display:

88	SUPERCEDED	SUPERSEDED
00	OBSOLETE - CLASSIFIED	OBS
57	UNCLASSIFIED	UNCLASS