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PNT 7-20-93

# TITLE AND GENERAL SUMMARY

## ROOSEVELT COUNTY

### ORDINANCE #93-4

**AN ORDINANCE DECLARING THE ROOSEVELT COUNTY BOARD OF COUNTY COMMISSIONERS TO BE A LAND MANAGEMENT AGENCY/ REQUIREMENT THAT FEDERAL AGENCIES CONSULT WITH LAND MANAGEMENT AGENCY**

1. Recitals
2. Declaration
3. Penalties
4. Severability

This Ordinance shall be considered for adoption on Monday, August 16, 1993 t 9:30am, MDT, in the County Commission Meeting, County Commission Room, Roosevelt County Courthouse, Portales, New Mexico.

Copies of the Ordinance are available to interested persons during regular business hours of the County Clerk, Roosevelt County Courthouse.

**ROOSEVELT COUNTY***Doug***ORDINANCE #93- 4**

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**RECITALS:**

**WHEREAS**, Roosevelt County is composed of approximately eighty-four (84%) percent deeded land, thirteen (13%) percent State land and three (3%) percent Federal land, and,

**WHEREAS**, certain Federal and State laws accord preferences to land management agencies, and,

**WHEREAS**, the Roosevelt County Commission has the expertise or the resources required and/or available to it for land use planning in the County, it will be designated a land management agency and will be the final authority on any land use planning within the County. All planning will be in accordance with all local, State and Federal laws.

**NOW THEREFORE BE IT ORDAINED BY THE GOVERNING BODY OF ROOSEVELT COUNTY**

**I. DECLARATION:**

- Section 1.** The Roosevelt County Board of County Commissioners is hereby declared to be a land management agency.
- Section 2.** That the Roosevelt County Board of County Commissioners, as a land management agency, shall be governed by Local, State and Federal laws in its land use planning.
- Section 3.** Federal or State agencies implementing plans or procedures which impact private or public land use in Roosevelt County shall consult with the Roosevelt County Land Management Agency prior to implementation of such plan or procedure. Such agency shall advise the Land Management Agency, in writing, at least 30 days prior to implementation, of the proposed plan or procedure.

II. PENALTIES:

The penalties assessed for violation of this Ordinance shall be the maximum allowed under the state law of New Mexico.

III. SEVERABILITY:

That if any provision of this County Ordinance or the application thereof is held invalid, such invalidity does not affect any other provision of this Ordinance which can be given effect without the invalid provision or application, and to those ends the provisions of this Ordinance are severable.

PASSED, ADOPTED AND SIGNED by the Roosevelt County Board of County Commissioners as Roosevelt County Ordinance No. 93-4 and recorded with the Roosevelt County Clerk this 16<sup>th</sup> day of August, 1993.

BOARD OF ROOSEVELT COUNTY COMMISSION

By: Blonnie Rea  
Blonnie Rea, Chairman



ATTEST:

Maudene Haragan  
Maudene Haragan,  
ROOSEVELT COUNTY CLERK

ROOSEVELT CO. NM

BK. 8 PG. 289

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MAUDENE HARAGAN-CLERK

BY Joyce Lee Gray

