

Bay, Endicott and Milne Units. ARCO is authorized to incidentally take polar bear and walrus in the Kuparuk River Oilfield. Monitoring reports have been received and are on file at the Marine Mammals Management Office.

**FOR FURTHER INFORMATION CONTACT:** Mr. David McGillivray or Mr. John W. Bridges at the U.S. Fish and Wildlife Service, Marine Mammal Management Office, 1011 East Tudor Road, Anchorage, Alaska 99503, (800) 362-5148 or (907) 786-3810.

**SUPPLEMENTARY INFORMATION:** All Letters of Authorization were issued in accordance with U.S. Fish and Wildlife Service Federal Rules and Regulations "Marine Mammals; Incidental Take During Specified Activities" (58 FR 60402; November 16, 1993).

Dated: March 16, 1995.

**Rowan W. Gould,**

*Acting Regional Director.*

[FR Doc. 95-7807 Filed 3-29-95; 8:45 am]

BILLING CODE 4310-55-M

## DEPARTMENT OF THE INTERIOR

### Bureau of Land Management

(AZ-050-05-1230-00; AZA 23275)

Arizona; Recreation Area Closure

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice of closure.

**SUMMARY:** Notice is hereby given that the Bureau of Land Management is closing an area, until further notice, of public land known as the Paradise Cove Boat Ramp Recreation Area, or Joe Henry Boat Ramp, located on the Colorado River in Yuma County, Arizona. The area affected by this closure contains 35 acres, more or less.

#### San Bernardino Meridian, Arizona

T. 16 S., R. 22 E.,

Sec. 28, lots 2, 5, and 6, portion of S $\frac{1}{2}$ S $\frac{1}{2}$ .

**EFFECTIVE DATE:** Upon first printing in **Federal Register**.

**FOR FURTHER INFORMATION CONTACT:** Ed Perault, Supervisory Outdoor Recreation Planner, Yuma Resource Area, 3150 Winsor Avenue, Yuma, Arizona 85365, (602) 726-6300.

**SUPPLEMENTARY INFORMATION:** The closure is in response to concerns of public health and safety, excessive illegal dumping, and uncontrollable resource degradation. Future public access at Paradise Cove Boat Ramp Recreation Area will be considered in comprehensive planning efforts at a later date. Violations to this closure are punishable by a fine not to exceed

\$100,000 and/or imprisonment not to exceed 12 months.

Dated: March 24, 1995.

**Maureen A. Merrell,**

*Assistant District Manager, Administration/Acting District Manager.*

[FR Doc. 95-7810 Filed 3-29-95; 8:45 am]

BILLING CODE 4310-32-P

[USFS, R-6, 595053; GP5-089; OR-51080]

### Order Providing for Opening of Land; Oregon

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice.

**SUMMARY:** This action will open 106.70 acres of Federal land within the Winema National Forest to surface entry, mining, mineral leasing and geothermal, subject to the laws, rules, and regulations applicable to National Forest System lands. The land has been eliminated from a Forest Service exchange proposal.

**EFFECTIVE DATE:** April 28, 1995.

**FOR FURTHER INFORMATION CONTACT:**

Pamela Chappel, BLM Oregon/Washington State Office, P.O. Box 2965, Portland, Oregon 97208, 503-952-6170.

**SUPPLEMENTARY INFORMATION:** Notice is hereby given that pursuant to the General Exchange Act of March 20, 1922, (16 U.S.C. 485, 486), the Federal Land Policy and Management Act of 1976, (43 U.S.C. 1716), and the Federal Land Exchange Facilitation Act of August 20, 1988, (43 U.S.C. 751), the following described Federal land has been eliminated from the initial exchange proposal between the Winema National Forest, 2819 Dahlia Street, Klamath Falls, Oregon 97601-7119, and the G Bar W Land & Cattle Company, Medford, Oregon:

#### Willamette Meridian

T. 38 S., R. 5 E.,

Sec. 11, lots 3 and 4, NW $\frac{1}{4}$ SW $\frac{1}{4}$ , and E $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$ .

The area described contains 106.70 acres in Klamath County.

At 8:30 a.m., on April 28, 1995, the land will be opened to operation of the public land laws generally, subject to valid existing rights, the provisions of existing withdrawals, and the requirements of applicable law. All valid existing applications received at or prior to 8:30 a.m., on April 28, 1995, will be considered as simultaneously filed at that time. Those received thereafter will be considered in the order of filing.

At 8:30 a.m., on April 28, 1995, the land will be opened to location and

entry under the United States mining laws. Appropriation under the general mining laws prior to the date and time of restoration is unauthorized. Any such attempted appropriation, including attempted adverse possession under 30 U.S.C. 38, shall vest no rights against the United States. Acts required to establish a location and to initiate a right of possession are governed by State law where not in conflict with Federal law. The Bureau of Land Management will not intervene in disputes between rival locators over possessory rights since Congress has provided for such determinations in local courts.

At 8:30 a.m., on April 28, 1995, the land will be opened to applications and offers under the mineral leasing laws and the Geothermal Steam Act.

Dated: March 15, 1995.

**Robert D. DeViney, Jr.,**

*Acting Chief, Branch of Realty and Records Services.*

[FR Doc. 95-7758 Filed 3-29-95; 8:45 am]

BILLING CODE 4310-33-P

[CA-010-05-1430-01: CA-35288]

### Notice of Realty Action; Land Use Lease of Public Lands, Amador County, California

**AGENCY:** Dept. of the Interior, Bureau of Land Management.

**REALTY ACTION:** Land Use Lease, Amador County, CA 35288.

**SUMMARY:** The following described public land is being considered for a non-competitive, 20-year, residential, land use lease pursuant to Section 302 of the Federal Land Policy and Management Act of October 21, 1976 (43 U.S.C. 1713):

#### Amador County, California

T. 6N., R. 12E., M.D.M.

Sec. 9: Portion of lot 35.

Comprising .011 acre, more or less.

The above parcel of public land would be leased to Roy and Karen Rhoades to resolve a trespass situation. The lease would be issued for a term of 20 years. The land will be leased at fair market value.

The parcel would be subject to any prior existing rights. The lease area will include only that area of public land which is occupied by a portion of the lessees' residence. The occupancy to be authorized by the proposed land use lease was formerly authorized by Small Tract Lease Sac 055095, issued in 1965. The proposal is consistent with the Bureau's land use plans that support the settlement of trespass by lease when an undue hardship case is present.

**ADDRESSES:** Interested parties may submit comments to the District Manager, c/o Folsom Resource Area Manager, 63 Natoma Street, Folsom, California 95630. Comments must be received by May 15, 1995, which is 45 days from date of publication of this notice in the **FEDERAL REGISTER**.

**FOR ADDITIONAL INFORMATION:** Contact Dean Decker at (916) 985-4474 or at the address above.

**D.K. Swickard,**  
Area Manager.

[FR Doc. 95-7819 Filed 3-29-95; 8:45 am]

BILLING CODE 4310-40-M

[UT-050-05-1430-01; U-68990]

### Notice of Realty Action

**AGENCY:** Bureau of Land Management, Richfield District.

**ACTION:** Notice of realty action; direct sale of public lands in Millard County, Utah.

**SUMMARY:** The following described public lands have been examined, and through the development of local use planning decisions based upon public input, resource considerations, regulations and Bureau policies, have been found suitable for disposal by sale under Section 203 of the Federal Land Policy and Management Act of 1976 (90 Stat. 2750, 43 U.S.C. 1713), and direct sale procedures (43 CFR 2711.3-3(a)(1)). The sale will be at no less than the appraised fair market value of \$3,540. The lands will not be offered for sale for at least 60 days after the date of publication of this notice.

#### Salt Lake Meridian, Utah

Parcel 1

T. 17 S., R. 6 W.,

Sec. 24, N1/2SE1/4 (Contains 80 acres).

Parcel 2

T. 22 S., R. 19 W.,

Sec. 5, Lot 5 ALL (Contains 21.13 acres).

Combined, parcels 1 and 2 contain 101.13 acres.

Publication of this notice segregates the public lands described above from appropriation under the public land laws and the mining laws. The segregation will end upon disposition of this action, or 270 days from the date of publication of this notice, whichever occurs first.

This land is being offered by direct sale to Millard County, Utah, for two solid waste disposal sites. Parcel 1 describes the Delta site and parcel 2 describes the Garrison site.

It has been determined that the subject parcel 1 is prospectively valuable for oil and gas and geothermal

resources; and parcel 2 is prospectively valuable for oil and gas; therefore, the mineral estate of parcel 1, excluding oil and gas and geothermal resources; and the mineral estate of parcel 2, excluding oil and gas, will be conveyed simultaneously with the surface estate in accordance with Section 209 of FLPMA. Millard County filed an application along with the required \$50.00 nonrefundable fee for the conveyance of the mineral interest specified above. The respective oil and gas and geothermal resource minerals will be reserved to the United States.

Parcel 1 is subject to the existing grazing use of Blaine Christensen, Dwain J. Finlinson, Reese E. Finlinson, Rich Finlinson, Joseph T. Finlinson, Clark B. Cox, Burton Lovell & Son, Sinks Land Company, Monte C. Nielson, Spence Butler, Oak City Ward, and Vance Finlinson, holders of grazing preference on the Oak City Allotment. The 80 acres proposed for sale produce 4 AUMs or less of the 1,207 AUMs presently produced on the allotment.

Therefore, approximately 4 AUMs of the 1,207 AUM grazing preference would be removed from grazing as a result of this sale.

Parcel 2 is subject to the existing grazing use of Wm. Earl and Sidney Hayward, and Mt. Moriah Ranches Inc c/o David Eldridge, holders of grazing preference on the Clay Springs Allotment. The 21.13 acres proposed for sale produce 2 AUMs or less of the 2,635 AUMs presently produced on the allotment. Therefore, approximately 2 AUMs of the 2,635 AUM grazing preference would be removed from grazing as a result of this sale. A certified letter was sent to each permittee which served as the 2-year notification of the reduction of their respective grazing privilege, pursuant to 43 CFR 2711.1-3. All grazing privileges on parcel 1 and parcel 2 will expire on May 4, 1995. The patent will not be issued on or before this date.

The patent, when issued, will contain the following reservations to the United States:

1. Parcel 1 and 2, a right-of-way reservation to the United States for ditches and canals constructed under the authority of the Act of August 30, 1890 (26 stat. 391; 43 U.S.C. 945 (1970)).

2. Parcel 1, the oil and gas and geothermal resources mineral estate would be reserved to the United States with the right to prospect for, mine, and remove the same under applicable law and such regulations as the Secretary of the Interior may prescribe, in accordance with public law 94-579, Section 209 of FLPMA (43 U.S.C. 1719).

3. Parcel 2, the oil and gas mineral estate would be reserved to the United States with the right to prospect for, mine, and remove the same under applicable law and such regulations as the Secretary of the Interior may prescribe, in accordance with public law 94-579, Section 209 of FLPMA (43 U.S.C. 1719). And will be subject to all valid existing rights and privileges of record and title restrictions including, but not limited to:

4. The issuance of these patents would be subject to the following indemnification statement signed by the Millard County Commission:

"Millard County, its successors or assigns, assumes all liability for and shall defend, indemnify, and save harmless the United States and its officers, agents, representatives, and employees (hereinafter referred to in this clause as the United States), from all claims, loss, damage, actions, causes of action, expense, and liability (hereinafter referred to in this clause as claims) resulting from, brought for, or on account of, any personal injury, threat of personal injury, or property damage received or sustained by any person or persons (including the patentee's employees) or property growing out of, occurring, or attributable directly or indirectly, to the disposal of solid waste on, or in the release of hazardous substances from T. 17 S., R. 6 W., Sec. 24, N1/2SE1/4, or from T. 22 S., R. 19 W., Sec. 5, Lot 5 ALL, Salt Lake Meridian, Utah, regardless of whether such claims shall be attributable to: (1) the concurrent, contributory, or partial fault, failure, or negligence of the United States, or (2) the sole fault, failure, or negligence of the United States."

Failure of Millard County to submit the full purchase price within the time allowed will result in cancellation of the sale and forfeiture of any deposits. The public lands would be withdrawn from sale and Millard County would be required to bring the existing 80 acre and 21.13 acre landfill sites into compliance with Environmental Protection Agency (EPA) landfill regulations. Otherwise, R&PP lease UTU-51862 may be terminated. If the lease is terminated the existing landfill site would be closed and Millard County would then be required to remove all facilities and rehabilitate the disturbed public lands in accordance with EPA and BLM rules and regulations. The R&PP classification would terminate. The public lands would then continue under the jurisdiction and management of the Bureau of Land Management and become subject to the public land laws and general mining laws. Detailed