

below the mean high water mark of the Virgin River,
Sec. 30, NE $\frac{1}{4}$ SE $\frac{1}{4}$, NW $\frac{1}{4}$ SE $\frac{1}{4}$.
T. 15 S., R. 69 E.,
Sec. 31, N $\frac{1}{2}$ NE $\frac{1}{4}$ of lot 1,
Sec. 31, S $\frac{1}{2}$ S $\frac{1}{2}$ of lot 2 excepting
therefrom all mineral rights in and to the
S $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$ of said section 31,
as conveyed to Kathy J. Gelber, an
unmarried woman, by deed recorded
June 28, 1983 in Book 1762 as
Instrument No. 1721051, Official
Records,
Sec. 31, NE $\frac{1}{4}$ NW $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$, W $\frac{1}{2}$ SE $\frac{1}{4}$,
SE $\frac{1}{4}$ SE $\frac{1}{4}$.
T. 16 S., R. 69 E.,
Sec. 6, lots 1, 2, S $\frac{1}{2}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$.

Title to the non-Federal lands was accepted on February 8, 1995. The value of the Federal lands exceeded the value of the non-Federal lands by \$13,476.00 (.41% of the value of the selected lands). An equalization payment in that amount was made to the United States by the exchange proponent.

The purpose of the exchange was to acquire non-Federal lands with high value for recreation, and wildlife and riparian habitat. The 30.29 acres of non-Federal lands previously described in T. 21 S., R. 59 E., MDM, lie within the Red Rock National Conservation Area (RRNCA). In accordance with Public Law 101-621, dated November 16, 1990, RRNCA lands are withdrawn from all forms of entry, appropriation, or disposal under the public land laws, from location, entry and patent under the mining laws, and from operation under the mineral leasing and geothermal leasing laws, and all amendments thereto.

At 10 a.m. on May 17, 1995, the remaining lands acquired by the United States will be open to the operation of the public land laws generally, subject to valid existing rights, the provisions of existing withdrawals, other segregations of record and the requirements of applicable law. All valid applications received prior to 10 a.m. on May 17, 1995, will be considered as simultaneously filed at that time. Those received thereafter shall be considered in the order of filing.

At 10 a.m. on May 17, 1995, the remaining lands acquired by the United States will be open to location under the mining laws. Appropriation of the land 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 10 a.m. on May 17, 1995, the remaining lands acquired by the United States will also be open to applications/ offers under the mineral leasing laws, the material sale laws, and the Geothermal Steam Act.

Dated: April 7, 1995.

Michael F. Dwyer,

District Manager.

[FR Doc. 95-9319 Filed 4-14-95; 8:45 am]

BILLING CODE 4310-HC-M

[NV-030-5700-77; N-49077]

Notice of Realty Action: Amendment to Airport Lease; Lyon County, Nevada

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: On October 19, 1989 certain public lands within Lyon County, Nevada were leased to Leland B. Hill for public airport purposes, pursuant to the Act of May 24, 1928 (49 U.S.C. 211-214). Portions of the airport facilities subsequently constructed were inadvertently located on public lands outside the lease boundaries. The lessee has requested that the lease be amended to include all public lands currently occupied by airport facilities. These lands are described as follows:

Beginning at the South quarter corner of section 36, Township 20 North, Range 24 East, MDB&M, Lyon County, Nevada, thence N89°25'26"W a distance of 366.60' along the southern boundary of said section 36. Thence N0°34'34"W for 1140.55' to the true point of beginning, Corner No. 1.

From Corner No. 1, by metes and bounds, N17°06'18"W for 4038.75', to Corner No. 2; S65°51'05"W for 1350', to Corner No. 3A; N 1°49'18"W for 75', to Corner No. 6A; N65°51'05"E for 1355', to Corner No. 7; N17°06'18"W for 227.68', to Corner No. 8; S89°44'15"E for 209.55', to Corner No. 9; S17°06'18"E for 909.03', to Corner No. 10; N72°53'42"E for 288.48', to Corner No. 11; S16°33'14"E for 600.03', to Corner No. 12; S72°53'42"W for 282.71', to Corner No. 13; S17°06'18"E for 2770.41', to Corner No. 14; S72°53'42"W for 200.00', to the point of beginning.

The area described contains approximately 27.03 acres.

FOR FURTHER INFORMATION CONTACT: Jo Ann Hufnagle, Bureau of Land Management, Carson City District Office, 1535 Hot Springs Road, Ste. 300, Carson City, Nevada 89706, (702) 885-6000.

DATES: Upon publication of this notice in the **Federal Register**, those public

lands described above, not previously segregated, will become segregated from appropriation under the public land and mining laws, but not the mineral leasing laws. On or before June 1, 1995, interested parties may submit comments to James M. Phillips, Lahontan Resource Area Manager, Bureau of Land Management, Carson City District Office.

Dated this 5th day of April, 1995.

James M. Phillips,

Area Manager, Lahontan Resource Area.

[FR Doc. 95-9318 Filed 4-14-95; 8:45 am]

BILLING CODE 4310-HC-P

[NV-942-05-1420-00]

Filing of Plats of Survey; Nevada

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: The purpose of this notice is to inform the public and interested State and local government officials of the filing of Plats of Survey in Nevada.

EFFECTIVE DATES: Filing is effective at 10:00 a.m. on the dates indicated below.

FOR FURTHER INFORMATION CONTACT: John S. Parrish, Chief, Branch of Cadastral Survey, Bureau of Land Management (BLM), Nevada State Office, 850 Harvard Way, P.O. Box 12000, Reno, Nevada 89520, 702-785-6541.

SUPPLEMENTARY INFORMATION:

1. The supplemental plat of the following described lands was officially filed at the Nevada State Office, Reno, Nevada on February 17, 1995:

The supplemental plat showing amended lottings in section 7, T. 18 S., R. 64 E., Mount Diablo Meridian, Nevada, was accepted on February 14, 1995.

This plat was prepared at the request of Silver State Disposal and Clark County.

2. The Plats of Survey of the following described lands will be officially filed at the Nevada State Office, Reno, Nevada on May 17, 1995:

The plat, in 2 sheets, representing the dependent resurvey of the east boundary of T. 7 S., R. 41 E., and a portion of the east boundary of T. 6 S., R. 41 E., and the survey of the south, east and north boundaries and a portion of the subdivisional lines, and the subdivision of sections 3 and 10, and the retracement and remonumentation of certain corners of Mineral Survey Nos. 3967 and 4079, T. 7 S., R. 41 $\frac{1}{2}$ E., Mount Diablo Meridian, Nevada, Group No. 709, was accepted on March 8, 1995.

This survey was executed to meet certain administrative needs of the Bureau of Land Management.

The plat, in two sheets, representing the dependent resurvey of portions of the south

boundary, east boundary, subdivisional lines, and 1873 meander lines of Summit Lake, and the subdivision of section 35, and the survey of the 1988–1991 meander lines and an informative traverse of the 1988–1991 bank of a portion of Summit Lake, T. 42 N., R. 25 E., Mount Diablo Meridian, Group No. 655, Nevada, was accepted March 16, 1995.

The plat, in three sheets, representing the dependent resurvey of portions of the south boundary, subdivisional lines, 1873 meander lines of Summit Lake, and the Camp McGarry Military Reservation Line, and the subdivision of certain sections, and the survey of the 1988–1991 meander lines of a portion of Summit Lake, T. 42 N., R. 26 E., Mount Diablo Meridian, Group No. 655, Nevada, was accepted March 16, 1995.

The plat representing the dependent resurvey of a portion of the west boundary of T. 41 N., R. 26 E.; and the survey of a portion of the south boundary of T. 41½ N., R. 25 E.; and the survey of a portion of the subdivisional lines of T. 41 N., R. 25 E., Mount Diablo Meridian, Group No. 655, Nevada, was accepted March 16, 1995.

The plat representing the survey of a portion of the subdivisional lines of T. 41½ N., R. 25 E., Mount Diablo Meridian, Group No. 655, Nevada, was accepted March 16, 1995.

These surveys were executed to meet certain administrative needs of the Bureau of Indian Affairs and the Bureau of Land Management.

3. Subject to valid existing rights the provisions of existing withdrawals and classifications, the requirements of applicable laws, and other segregations of record, those portions of the lands listed under item 2 that are original survey are open to application, petition, and disposal, including application under the mineral leasing laws. All such valid applications received on or prior to May 17, 1995, shall be considered as simultaneously filed at that time. Those received thereafter shall be considered in order of filing.

4. The above-listed surveys are now the basic record for describing the lands for all authorized purposes. These surveys will be placed in the open files in the BLM Nevada State Office and will be available to the public as a matter of information. Copies of the surveys and related field notes may be furnished to the public upon payment of the appropriate fees.

Dated: March 31, 1995.

Robert H. Thompson,

Acting Chief Cadastral Surveyor, Nevada.

[FR Doc. 95-9320 Filed 4-14-95; 8:45 am]

BILLING CODE 4310-HC-P

Bureau of Reclamation

Environmental Impact Statement on the City of San Jose's South Bay Water Recycling Program, San Jose, California

AGENCY: Bureau of Reclamation, Interior.

ACTION: Notice of intent to prepare an environmental impact statement.

SUMMARY: Pursuant to the National Environmental Policy Act of 1969 as amended, the Bureau of Reclamation (Reclamation) proposes to prepare an environmental impact statement (EIS) on the City of San Jose's (City) proposed construction of facilities to support the South Bay Water Recycling Program (SBWRP). The EIS will be based on a 1992 environmental impact report (EIR) prepared by the City. The SBWRP would divert treated freshwater effluent from South San Francisco Bay through a water reclamation program. This project would include construction of pump stations and recycled distribution pipelines.

DATES: Written comments on the scope of alternatives and impacts to be considered should be sent to Reclamation by May 17, 1995. Reclamation estimates that the EIS will be available for public review in late spring of 1995.

ADDRESSES: Written comments on the project scope should be sent to Mona Jefferies-Soniea, Bureau of Reclamation, Mid-Pacific Region, Division of Resources Management Planning, 2800 Cottage Way, MP-720, Sacramento, California 95825.

FOR FURTHER INFORMATION CONTACT: Ms. Jefferies-Soniea at the above address; telephone (916) 979-2297.

SUPPLEMENTARY INFORMATION: The SBWRP, formerly known as the San Jose Nonpotable Reclamation Project, was developed in response to an order from the Environmental Protection Agency (EPA) and San Francisco Regional Water Quality Control Board in order to re-establish salinity levels of the salt water marsh in the southern tip of San Francisco Bay. In addition to protecting the South Bay habitat, the program also develops nonpotable water supply for the Santa Clara Valley, which can be used in place of potable water for appropriate purposes. Funding will come from loans from the State Water Resources Control Board and EPA, a grant from Reclamation, and local funding.

The SBWRP would be implemented in two phases: Phase I would consist of installing facilities to supply up to 9,000

acre-feet/year of nonpotable water for landscape irrigation, agriculture and industrial uses. Phase II would consist of installing facilities to supply an additional up to 27,000 acre-feet/year for either nonpotable or potable use.

The City completed a final EIR for the SBWRP in November 1992. At that time, Reclamation had not been involved and therefore no compliance with NEPA was needed. Because federal funding is now being used to support the SBWRP, compliance with NEPA is required at this time. The EIS will be based on this final EIR. The EIR analyzed Phase I in detail and analyzed Phase II programmatically. Supplemental local and Federal environmental compliance will be done later this year to analyze Phase II in detail.

An EIS scoping meeting is not planned because of scoping already done by the City. The City sent out a notice of preparation of their EIR to the public in 1992 and held a public scoping meeting on February 19, 1992.

The proposed action (Phase I) is to construct pump stations, storage tanks, 48.5 miles of 6- to 54-inch diameter pipeline and appurtenant facilities in the cities of San Jose, Santa Clara, and Milpitas. There would also be minor modifications of the existing San Jose/Santa Clara Water Pollution Control Plant to provide additional chlorination.

Alternatives to the proposed action include:

- Pipeline Alignment Alternative, to avoid construction of pipelines near residences.
- Flow Allocation Alternative, which would allocate most of the reclaimed water for potable uses. The water would be used for groundwater recharge, mainly using percolation basins.
- Habitat Enhancement Alternative, to also supply water to riparian restoration areas along creeks and rivers in the study area, as well as for potable and other nonpotable purposes.
- No Action.

Dated: April 7, 1995.

Roger K. Patterson,

Regional Director.

[FR Doc. 95-9340 Filed 4-14-95; 8:45 am]

BILLING CODE 4310-94-P

Fish and Wildlife Service

Endangered and Threatened Species Permit Application

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of receipt of application, document availability, and public comment period.