

the public, as allowed by supplementary rule 43 CFR 8365.1-6(3.16)(a), dated May 11, 1993, are areas at elevations 5,000 feet above sea level and higher, and within the Oak Creek Camp Ground along State Route 159. Also available is the temporary overflow camping area provided on public lands adjacent to the Conservation Area boundary at mile post 2 on State Route 159.

This camping closure will have no effect on the current vehicle, hiking, or public access to Black Velvet Canyon.

EFFECTIVE DATE: The closure will be effective September 8, 1997. It will remain in effect indefinitely.

Closure Area

Black Velvet Canyon Camping Area, Red Rock Canyon NCA, located within Township 22 South, Range 58 East, section 14, Mount Diablo Meridian.

Closure Restrictions: Unless otherwise authorized, within the closure area no person shall:

- Camp or engage in camping.
- Fail to follow orders or directions of an authorized officer relating to this closure order.
- Obstruct, resist, or attempt to elude a law enforcement officer, or fail to follow their orders or directions, relating to this closure order.

Definitions

Camp or camping means the erecting of a tent or shelter, preparing a sleeping bag or other bedding material for use, or the parking of a vehicle, motor vehicle, motor home, or trailer for the apparent purpose of sleeping or overnight occupancy.

Maps depicting the area affected by this closure order are available for public inspection at the Las Vegas District Office, Bureau of Land Management.

This closure order is issued under the authority of 43 CFR 8364.1. Violation of any of the terms, conditions, or restrictions contained within this closure order may subject the violator to citation or arrest, with the penalty of fine or imprisonment as specified by law.

FOR FURTHER INFORMATION CONTACT: Dave Wolf, Assistant District Manager, Recreation; or Ruben J. Conde Jr., Law Enforcement Ranger; at the Bureau of Land Management, Las Vegas District Office, 4765 W. Vegas Drive, Las Vegas, NV 89108, telephone (702) 647-5000.

Dated: July 28, 1997.

Michael F. Dwyer,
District Manager.

[FR Doc. 97-20780 Filed 8-6-97; 8:45 am]

BILLING CODE 4310-HC-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[OR-85-97-6310-00;GP7-0255]

Closure of Roads in Lane County, Oregon

ACTION: Closure of roads in Lane County, Oregon.

SUMMARY: Notice is hereby given that certain roads in Lane County, Oregon, are closed to public vehicular use. The purpose of the closure is to reduce vandalism to communications facilities on Prairie Peak. BLM employees and other individuals operating within the scope of official duties are exempt from this closure.

The effective date of the closure is August 15, 1997. The closure is made under the authority of 43 CFR 8364.1.

The roads affected by this closure are:

Road No.	Location
15-7-7	BLM segment in T. 15 S., R. 7 W., Section 7, W.M., Oregon.
15-7-7.1	BLM segment in T. 15 S., R. 7 W., Section 7, W.M., Oregon.

A locked gate will be installed on Road No. 15-7-7 near its junction with Road No. 15-7-23.

John Bacho,

Marys Peak Area Manager.

[FR Doc. 97-20834 Filed 8-6-97; 8:45 am]

BILLING CODE 4310-33-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[AZ-040-4333-02]

Call for the Gila Box Advisory Committee Nominations

AGENCY: Safford Field Office, Bureau of Land Management, Interior.

ACTION: Extension of Call for Nominations for Gila Box Riparian National Conservation Area Advisory Committee.

SUMMARY: The purpose of this notice is to solicit public nominations to fill one position of the Gila Box Riparian National Conservation Area Advisory Committee, pursuant to Title 2, Section 201, of the Arizona Desert Wilderness Act of 1990.

The purpose of the Advisory Committee is to provide informed advice to the Safford Field Office Manager on management of public lands in the Gila Box Riparian National Conservation Area. Members are currently assisting BLM specialists with

the preparation of the Final Gila Box Interdisciplinary Activity Plan. The Advisory Committee will meet approximately one time during (FY 97) to assist plan preparation. Members serve without salary, but are reimbursed for travel and per diem expenses at current rates for government employees.

To ensure membership of the Advisory Committee is balanced in terms of categories of interest represented and functions performed, nominees must be qualified to provide advice in specific areas related to the primary purposes for which the Gila Box Riparian National Conservation Area was created. These categories of expertise include wildlife conservation, riparian ecology, archaeology, hydrology, recreation, environmental education, or other related disciplines.

Persons wishing to nominate individuals or those wishing to be considered for appointment to serve on the Advisory Committee should provide names, addresses, professions, biographical data, and category of expertise for qualified nominees. Persons selected to serve on the Committee will serve a three-year term ending on July 31, 2000. Nominations should be submitted to the Safford Field Office Manager at the address below.

DATES: All nominations should be received by September 2, 1997.

ADDRESSES: For further information contact: Elmer Walls, Team Leader, Gila Resource Area, Safford Field Office, 711 14th Ave., Safford, AZ 85546, telephone (520) 348-4400.

Dated: July 27, 1997.

Bill T. Civish,

Field Office Manager.

[FR Doc. 97-20763 Filed 8-6-97; 8:45 am]

BILLING CODE 4310-32-M

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to the Resource Conservation and Recovery Act

In accordance with Departmental policy, 28 CFR § 50.7, notice is hereby given that on July 22, 1997, a proposed amended consent decree in *United States v. Proteccion Tecnica Ecologica, Inc., et al.*, Civil Action No. 86-1698 (HL), was lodged with the United States District Court for the District of Puerto Rico, pursuant to the Resource Conservation and Recovery Act, 42 U.S.C. § 6901, *et seq.* The proposed consent decree amends a consent decree the United States entered into with Proteccion Tecnica Ecologica Inc. ("Proteco"), and Compania Ganadera

Del Sur, Inc., which decree was entered by the Court in October, 1987 ("Original Consent Decree"). The proposed amended consent decree also resolves the United States' claims with respect to the United States' Motion to Enforce the Consent Decree and United States' Motion to Amend and Supplement the Complaint.

The proposed amended consent decree requires Proteco to close the hazardous waste units at the facility Proteco operates at Penuelas, Puerto Rico ("Facility") pursuant to closure plans approved by the Environmental Protection Agency. In addition, the proposed amended consent decree requires Proteco to deposit \$40,000 per month in an escrow account, which monies shall be spent to close the hazardous waste units; Proteco is required to continue to make deposits into the escrow account until it has paid into the account an amount equal to the estimated cost of closure. Further, Proteco's civil penalty obligations under the Original Consent Decree will be modified to provide that the United States will forgive \$225,671 of the civil penalty amount that Proteco owed. The United States has already received at least \$283,750 in civil penalties under the Original Consent Decree and the United States will receive at least an additional \$690,000 after entry of the amended consent decree. Further, if Proteco sells its assets or over 50% of its stock within one year of the public notice of the proposed closure plan for the Facility, Proteco will pay an additional civil penalty in the amount of \$225,671.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the proposed amended consent decree. Any comments should be addressed to the Assistant Attorney General of the Environment and Natural Resources Division, Department of Justice, Washington, D.C. 20530, and should refer to *United States v. Proteccion Tecnica Ecologica, Inc., et al.*, D.J. Ref. 90-7-1-345a.

The proposed amended consent decree may be examined at the Office of the United States Attorney, Federal Office Building, Carlos E. Chardon Ave., Hato Rey, Puerto Rico 00918, and at the Region II office of the Environmental Protection Agency, 290 Broadway, New York, New York 10007-1866, and at the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005, (202) 624-0892. A copy of the proposed amended consent decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington,

D.C. 20005. In requesting a copy, please enclose a check (there is a 25 cent per page reproduction cost) in the amount of \$9.00 payable to the Consent Decree Library.

Bruce S. Gelber,

Deputy Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

[FR Doc. 97-20842 Filed 8-6-97; 8:45 am]

BILLING CODE 4410-15-M

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—MOST, Inc.

Notice is hereby given that, on June 17, 1997, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. § 4301 *et seq.* ("the Act"), Toyota Tsusho America, Inc. has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing (1) the identities of the parties to and (2) the nature and objectives of a production venture known as MOST, Inc. The notifications were filed for the purpose of invoking the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Pursuant to Section 6(b) of the Act, the identities of the parties are: Toyota Tsusho America, Inc., New York, NY (owned by Toyota Tsusho Corporation, Nagoya, Japan); Daiki International Trading Corporation, Torrance, CA (owned by Daiki Alumni Industry Co., Ltd., Osaka, Japan); and Toyota Tsusho Corporation. The general area of planned activity is the buying, selling, smelting and refining of secondary aluminum metals.

Constance K. Robinson,

Director of Operations, Antitrust Division.

[FR Doc. 97-20841 Filed 8-6-97; 8:45 am]

BILLING CODE 4410-01-M

DEPARTMENT OF JUSTICE

Drug Enforcement Administration

David Golden, M.D.; Suspension of Registration

On August 21, 1996, the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration (DEA), issued an Order to Show Cause to David L. Golden, M.D., of New Orleans, Louisiana, notifying him of an opportunity to show cause as to why DEA should not revoke

his DEA Certificates of Registration, BG3086306 and BG3039218, under 21 U.S.C. 824(a)(3), and deny any pending applications for registration as a practitioner pursuant to 21 U.S.C. 823(f), for reason that he is not currently authorized to handle controlled substances in the State of Louisiana. The order also notified Dr. Golden that should no request for a hearing be filed within 30 days, his hearing right would be deemed waived.

The Order to Show Cause was sent to both of Dr. Golden's registered locations, as well as to an address where he had applied for a DEA registration. All of these orders were returned to DEA unclaimed. DEA investigators then attempted to personally serve Dr. Golden with the Order to Show Cause. Both of Dr. Golden's registered locations were abandoned buildings. The address indicated on Dr. Golden's application for registration was the location of someone else's office. The investigators went to the address listed on the driver's license of a woman believed to be Dr. Golden's wife and were told that the Golden's had moved the week before. The investigators then went to the address listed on Dr. Golden's driver's license, which is also the last home address that the Louisiana State Board of Medical Examiners had for Dr. Golden. This location appeared to be abandoned. The mailman confirmed that no one was currently living at the address, but that mail was still delivered there and picked up about once a month. The investigators then left a copy of the Order to Show Cause in the mailbox at that location.

DEA ultimately received a letter from Dr. Golden dated June 25, 1997, indicating that he had received the Order to Show Cause, and asking that all correspondence be mailed to a post office box. Dr. Golden did not request a hearing on the issues raised by the Order to Show Cause.

The Acting Deputy Administrator finds that based upon Dr. Golden's June 25, 1997 letter, it is clear that Dr. Golden received the Order to Show Cause, however, he did not request a hearing. Therefore, Dr. Golden is deemed to have waived his right to a hearing. After considering the relevant material from the investigative file in this matter, the Acting Deputy Administrator now enters his final order without a hearing pursuant to 21 CFR 1301.43 (d) and (e) and 1301.46.

The Acting Deputy Administrator finds that by a Decision dated August 25, 1995, the Louisiana State Board of Medical Examiners suspended Dr. Golden's license to practice medicine for two years beginning on September 1,