shielding berm along the southern boundary. The amphitheatre would have a main stage, a 10,000 seat bowl with fixed seating, a grass berm for informal lawn seating and an open air roof over the stage and fixed seating. Support facilities include a ticket and administrative office, a loading dock, a hospitality area for performers, a restaurant, cafes, concession stands and public rest rooms.

The no action alternative for the BIA assumes that the 324 acres would not be taken into trust and that no new highway access permits would be granted by the State of Washington. It also assumes that the amphitheatre would not be built at any other proposed site. The partially constructed facilities on the site (see discussion of site restoration alternative below) would not be completed as an amphitheatre, though may eventually be converted to other uses in the future.

For the purposes of the Corps Section 404 Permit, the no action alternative represents an existing “work” alternative. Previously disturbed wetlands would be restored, but some buffers would not, and compensatory mitigation would not be constructed.

The three other alternatives include (1) the “combined gravel quarry” alternative, which is an alternate location where a 20,000 seat amphitheatre like that in the preferred alternative would displace existing gravel quarrying operations; (2) a 10,000 seat alternative that would develop a smaller amphitheatre with an open air roof and support facilities similar to those for the preferred alternative, but with about one-half the parking capacity; and (3) a site restoration alternative where the partially completed facilities on the site of the preferred alternative would be removed and the site restored to a condition similar to its condition before construction was started. (This alternative is the Corps’ no action alternative for purposes of the Section 404 permitting process, and also assumes that the amphitheatre would not be constructed at any of the proposed sites.)

The environmental issues addressed in the FEIS include traffic, noise, crime, water quality and quantity, wetlands, fish, wildlife and endangered species, geology, sewage disposal, air quality, cultural resources, land use, socio-economics, public safety, range of alternatives, and cumulative impacts. All of these issues were identified during public scoping and addressed in the DEIS. Consultation under the Endangered Species Act was completed with the U.S. Fish and Wildlife Service for bull trout and with the National Marine Fisheries Service (NMFS) for chinook salmon after the DEIS was issued. Essential fish habitat consultation under the Magnuson-Stevens Fishery Conservation and Management Act was also completed with NMFS.

The BIA has afforded other government agencies and the public ample opportunity to participate in the preparation of this FEIS. A Notice of Intent to prepare the EIS, including notice of a public scoping meeting to be held on July 15, 1998, was published in the Federal Register on July 1, 1998 (63 FR 35939). The public comment period for scoping, including an extension, was open until August 3, 1998. The Notice of Availability for the DEIS was published in the Federal Register on August 27, 1999 (64 FR 46932). It provided a 60-day comment period, which was later extended for an additional 30 days. A public hearing on the DEIS was held on September 22, 1999, in Auburn, Washington.

Public Comment Availability

Comments, including names and home addresses of respondents, will be available for public review at the above address during regular business hours, 7:30 a.m. to 4:30 p.m., Monday through Friday, except holidays. Individual respondents may request confidentiality. If you wish to withhold your name and/or address from public review or from disclosure under the Freedom of Information Act, you must state this prominently at the beginning of your written comment. Such requests will be honored to the extent allowed by law. We will not, however, consider anonymous comments. All submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials or organizations or businesses, will be made available for public inspection in their entirety.

Authority

This notice is published in accordance with section 1503.1 of the Council on Environmental Quality Regulations (40 CFR parts 1500 through 1508), implementing the procedural requirements of NEPA, and the Department of the Interior Manual (516 DM 1–6), and is in the exercise of authority delegated to the Assistant Secretary—Indian Affairs by 209 DM 8.1.
appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology.

Title: Use and Occupancy Under the Mining Laws, 43 CFR 3715.

OMB Approval Number: 1004-0169.

Abstract: BLM collects information from mining claimants and operators to analyze and approve proposed mining development activities on public lands. The nonform information under 43 CFR 3715 authorizes BLM to manage the use and occupancy on public lands for developing the mineral deposits by mining claimants. Respondents are mining claimants and operators of prospecting, exploration, mining, and processing operations. Form Number: None.

Frequency: Once.

Description of Respondents:
Respondents are mining claimants and operators of prospecting, exploration, mining, and processing operations.

Estimated Completion Time: 2 hours.

Annual Responses: 150.

Application Fee Per Response: There is no filing fee.

Bureau Clearance Officer: Michael H. Schwartz, (202) 452-5033.

Dated: March 6, 2002.

Michael H. Schwartz, Bureau of Land Management, Information Collection Clearance Officer. [FR Doc. 02–8872 Filed 4–11–02; 8:45 am]

BILLING CODE 4310–84–M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[NV–033–02–1230–EA]

Temporary Closure of Public Lands—Recreation Special Events: Nevada, Carson City Field Office

AGENCY: Bureau of Land Management, Interior.


SUMMARY: The Bureau of Land Management, Carson City Field Office (BLM), announces the temporary closure of selected public lands under its administration in Lyon, Storey, Churchill, Carson, Douglas, Mineral and Washoe Counties. This action is taken to provide for public and participant safety and to protect adjacent natural and cultural resources during the conduct of permitted special recreation events.

The Assistant Manager, Non-Renewable Resources announces the temporary closure of selected public lands under his administration. This action is taken to provide for public and participant safety and to protect adjacent natural and cultural resources during the conduct of permitted special recreation events.

EFFECTIVE DATES: April through November, 2002. Events may be canceled or rescheduled at short notice.

FOR FURTHER INFORMATION CONTACT: Fran Hull, Outdoor Recreation Planner, Carson City Field Office, Bureau of Land Management, 5665 Morgan Mill Road, Carson City, Nevada 89701, Telephone: (775) 885-6161.

SUPPLEMENTARY INFORMATION: This notice applies to closures on and adjacent to permitted special events such as: Motorized Off Highway Vehicle, Mountain Bike, Horse Endurance competitive event sites and routes. Competitive events (races) are conducted along dirt roads, trails, washes, and areas approved for such use through the Special Recreation Permit application process. Events occur from April through November, 2002. Closure period is from 6 a.m. race day until race finish or until the event has cleared between affected Check Point locations; approximately 2 to 24 hour periods. The general public will be advised of each event and Closure specifics via local newspapers and mailed public letters within seven (7) to thirty (30) days prior to the running of an event. Event maps and information will be posted at the Carson City Field Office.

Locations most commonly used for permitted events include, but are not limited to:
1. Lemmon Valley MX Area—Washoe Co., T21N R19E S8
5. Yerington/Weeks Areas—Lyon Co.: T12–16N R23–27E

Marking and Effect of Closure

BLM lands to be temporarily closed to public use include the width and length of those roads and trails identified as the race route by colorful flagging, chalk arrows in the dirt and directional arrows attached to wooden stakes. The authorized applicants or their representatives are required to post warning signs, control access to, and clearly mark the event routes during closure periods.

Public uses generally affected by a Temporary Closure include: Road and trail uses, camping, shooting of any kind of weapon including paint ball, and public land exploration.

Spectator and support vehicles may be driven on open roads only. Spectators may observe the races from specified locations as directed by event and agency officials.

You may obtain a map and schedule of each closure area at the contact address.

Exceptions

Closure restrictions do not apply to race officials, medical/rescue, law enforcement, and BLM personnel monitoring the event.

Authority: 43 CFR 3864.1 and 43 CFR subpart 8372.

Penalty

Any person failing to comply with the closure orders may be subject to imprisonment for not more than 12 months, or a fine in accordance with the applicable provisions of 18 U.S.C. 3571, or both.

Dated: March 1, 2002.

Charles P. Pope, Assistant Manager, Non-Renewable Resources. [FR Doc. 02–8874 Filed 4–11–02; 8:45 am]

BILLING CODE 4310–HC–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[WY–920–1320–EM, WY136142]

Federal Coal Lease Modification, WY

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of Availability of the Environmental Assessment (EA) and Notice of Public Hearing on the Modification of Federal Coal Lease WYW136142 at the North Antelope/Rochelle Mine Complex operated by Powder River Coal Company, in Campbell County, WY.

SUMMARY: Pursuant to the National Environmental Policy Act (NEPA) and implementing regulations and other applicable statutes, the Bureau of Land Management (BLM) announces the availability of the Environmental Assessment (EA) for the modification of Federal coal lease WYW136142 in the Wyoming Powder River Basin, and announces the scheduled date and place for a public hearing pursuant to 43 CFR