

source; number of bedrooms; size of house; and bathroom facilities.

E. Land Information including: Landowner; legal status of land; or type of interest in land.

F. General Information including: Prior receipt of services under the Housing Improvement Program and description of such; Ownership of other housing and description of such; Identification of Housing and Urban Development funded house and current status of project; Identification of other sources of housing assistance for which the applicant has applied and been denied assistance if applying for a new housing unit or purchase of an existing standard unit; and advisement and description of any severe health problem, handicap or permanent disability.

G. Applicant Certification including: Signature of applicant and date, and signature of spouse and date.

(3) *Description of the need for the information and proposed use of the information:* Submission of this information is required in order to receive services under the Housing Improvement Program. The information is collected to determine applicant eligibility for services and applicant priority order to receive services under the program.

(4) *Description of Likely Respondents, including the estimated number of likely respondents, and proposed frequency of response to the collection of information: Description of Affected Entities:* Individual members of federally recognized Indian tribes who are living within a designated tribal or legally defined service area.

Estimated Number of Respondents: 3500.

Proposed Frequency of Response: Annually or less frequently, depending on length of waiting list, funding availability and dynamics of service population.

Estimated Number of Annual Responses: 3500.

Estimated Time per Application: 1 hour.

Estimated Total Annual Burden Hours: 3,500 hours.

Estimated record keeping burden per application: The record keeping burden for tribes submitting eligible applicant data and not having or receiving funds to administer the program is estimated to average 1 hour per application, including the time for reviewing the application, determining applicant eligibility, priority ranking and summarizing data for submission.

Estimated Total Salary Record Keeping Burden and Cost: 3500 hours × \$25.00 per hour = \$87,500.

IV. Request for Comments

We specifically request your comments concerning the following:

(1) Whether the collection of information is necessary for the proper performance of the functions of the BIA, including whether the information will have practical utility;

(2) The accuracy of the BIA's estimate of the burden to collect the information, including the validity of the methodology and assumptions used;

(3) The quality, utility and clarity of the information to be collected; and,

(4) How to minimize the burden of the information collection on those who are to respond, including the use of appropriate automated electronic, mechanical or other forms of information technology.

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval of this information collection; the comments will also become a matter of public record. All written comments will be available for public inspection in Room 335B of the South Interior Building, 1951 Constitution Avenue NW, Washington, DC, from 9 a.m. until 4 p.m., Monday through Friday, excluding legal holidays.

An agency may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. The comments, names and addresses of commenters will be available for public view during regular business hours. If you wish us to withhold this information, you must state this prominently at the beginning of your comment. We will honor your request to the extent allowable by law.

Dated: April 14, 2004.

David W. Anderson,

Assistant Secretary—Indian Affairs.

[FR Doc. 04-8997 Filed 4-20-04; 8:45 am]

BILLING CODE 4310-4J-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[AK961-1410-HY-P; F-19570-A; BSA-1]

Alaska Native Claims Selection

AGENCY: Bureau of Land Management, DOI.

ACTION: Notice of decision approving lands for conveyance.

SUMMARY: As required by 43 CFR 2650.7(d), notice is hereby given that an appealable decision approving lands for conveyance pursuant to the Alaska Native Claims Settlement Act will be

issued to Solomon Native Corporation. The lands are described as lot 4, U.S. Survey No. 10246, Alaska, and are located in T. 11 S., R. 29 E., Kateel River Meridian, in the vicinity of Solomon, Alaska, and contain 40.00 acres. Notice of the decision will also be published four times in the Nome Nugget.

DATES: The time limits for filing an appeal are:

1. Any party claiming a property interest which is adversely affected by the decision shall have until May 21, 2004, to file an appeal.

2. Parties receiving service of the decision by certified mail shall have 30 days from the date of receipt to file an appeal.

Parties who do not file an appeal in accordance with the requirements of 43 CFR part 4, subpart E, shall be deemed to have waived their rights.

ADDRESSES: A copy of the decision may be obtained from:

Bureau of Land Management, Alaska State Office, 222 West Seventh Avenue, #13, Anchorage, Alaska 99513-7599.

FOR FURTHER INFORMATION CONTACT:

Christy Favorite, by phone at 907-271-5656, or by e-mail at cfavorit@ak.blm.gov. Persons who use a telecommunication device (TTD) may call the Federal Information Relay Service (FIRS) on 1-800-877-8330, 24 hours a day, seven days a week, to contact Ms. Favorite.

Christy Favorite,

Land Law Examiner, Branch of Land Transfer Services.

[FR Doc. 04-8973 Filed 4-20-04; 8:45 am]

BILLING CODE 4310-SS-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[NM-920-1310-04; OKNM 106640]

Proposed Reinstatement of Terminated Oil and Gas Lease OKNM 106640

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of reinstatement of terminated oil and gas lease.

SUMMARY: Under the provisions of Public Law 97-451, a petition for reinstatement of oil and gas lease OKNM 106640 for lands in Dewey County, Oklahoma, was timely filed and was accompanied by all required rentals and royalties accruing from June 1, 2002, the date of termination.

FOR FURTHER INFORMATION CONTACT: Lourdes B. Ortiz, BLM, New Mexico State Office, (505) 438-7586.

SUPPLEMENTARY INFORMATION: No valid lease has been issued affecting the lands. The lessee has agreed to new lease terms for rentals and royalties at rates of \$10.00 per acre or fraction thereof and 16 2/3 percent, respectively. The lessee has paid the required \$500 administrative fee and has reimbursed the Bureau of Land Management for the cost of this **Federal Register** notice. The Lessee has met all the requirements for reinstatement of the lease as set out in sections 31(d) and (e) of the Mineral Leasing Act of 1920 (30 U.S.C. 188), and the Bureau of Land Management is proposing to reinstate the lease effective June 1, 2002, subject to the original terms and conditions of the lease and the increased rental and royalty rates cited above.

Dated: February 27, 2004.

Lourdes B. Ortiz,

Land Law Examiner.

[FR Doc. 04-8974 Filed 4-20-04; 8:45 am]

BILLING CODE 4310-FB-U

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[MT-050-1220-PM]

Supplementary Rules for the Lower Madison Recreation Area of the Dillon Field Office; Montana

AGENCY: Bureau of Land Management, Interior.

ACTION: Supplementary rules for the Lower Madison Recreation Area managed by the Dillon Field Office, Bureau of Land Management, Montana.

SUMMARY: In accordance with the Lower Madison Recreation Area Management Plan, BLM publishes overnight camping fees and supplementary rules for all public lands located within the corridor of the lower Madison River, from the Bear Trap Canyon Wilderness to Black's Ford Fishing Access Site. The fees are necessary to help spread some of the costs for managing these lands among those who use them. They will help to recover the cost of managing camping and recreation related resource issues and improve recreation opportunities. The supplementary rules are necessary to maintain the public health and safety, and to protect the environment of the recreation area. They will help stop the spread of noxious weeds, reduce erosion, reduce fire hazards, prevent further damage to cultural resources, provide for public safety, and prevent damage to cultural and natural resources.

EFFECTIVE DATE: May 21, 2004.

ADDRESSES: You may send inquiries or suggestions to the Dillon Field Office, 1005 Selway Drive, Dillon, Montana 59725. You may obtain a copy of the Lower Madison Recreation Area Management Plan and/or Environmental Assessment from the Dillon Field Office, 1005 Selway Drive, Dillon, Montana 59725.

FOR FURTHER INFORMATION CONTACT: Susan James, Outdoor Recreation Planner, BLM Dillon Field Office, P.O. Box 765, Ennis, Montana 59729, 406-682-4082.

SUPPLEMENTARY INFORMATION:

I. Background

In 1996, to address increasing visitor use and impacts on the public lands and declining Federal budgets for recreation, Congress directed the U.S. Department of the Interior to implement the Recreation Fee Demonstration Program. The intent of the program is to help spread some of the costs for managing these lands among those who use them. The Dillon Field Office is one of the BLM fee demonstration pilot sites. All of the fees collected in the Lower Madison are returned to the Dillon Field Office for use in managing the area. Supplementary Rules for the Lower Madison Recreation Area are defined below.

Section 1. What Rules Apply in the Lower Madison Recreation Area?

a. Overnight campers must pay the posted camping fee and display a fee payment receipt at the campsite as proof of payment.

b. Vehicle travel is limited to the road surface of posted, designated routes.

c. The entire area is closed to the discharge or use of firearms, except for the purpose of hunting during upland game, waterfowl, and big game hunting seasons. All developed and designated campgrounds, campsites, trailheads, and recreation access sites, including a safety zone of 50 feet, are closed to discharge of all firearms yearlong. This includes bow and arrow and fireworks.

d. Camping is allowed only in signed, designated sites or within a developed campground. All campsites are limited to a maximum of 3 vehicles per site unless otherwise indicated. Camping is restricted to a maximum of 14 days within any 28-day period, after which a person must move a minimum of 5 miles.

e. Open fires must be completely contained within a permanently installed metal fire grate provided. Construction of rock fire rings, or use of any existing rock fire ring, is prohibited. The area is also closed to the collection

of firewood and any chopping or destruction of trees dead or alive.

f. Boat and raft launching is permitted only from developed designated launch sites.

Section 2. Penalties.

On public lands, under section 303(a) of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1733(a)) and 43 CFR 8360.0-7, any person who violates any of these supplementary rules within the boundaries established in the rules may be tried before a United States Magistrate and fined no more than \$1,000 or imprisoned for no more than 12 months, or both. Such violations may also be subject to the enhanced fines provided for by 18 U.S.C. 3571.

Section 3. Authorities

a. The Omnibus Consolidated Rescissions and Appropriation Act of 1996 (Pub. L. 104-134, Sec. 315) provides the authority for BLM to carry out the Recreational Fee Demonstration Program by charging and collecting fees in Pilot Fee Sites.

b. Additional authorities for collecting user fees, implementing special regulations for visitor conduct, and imposing fines for noncompliance with regulations include the Federal Land Policy and Management Act of 1976, Public Law 94-579 (43 U.S.C. 1701 *et seq.*), the Land and Water Conservation Fund Act of 1965, Public Law 88-578 (16 U.S.C. 460 (1-6a) *et seq.*), 43 CFR subpart 8372, and 43 CFR 8365.1-6, Supplementary Rules. Violation of any supplementary rule by a member of the public is punishable by a fine not to exceed \$1,000 and/or imprisonment not to exceed 12 months. (43 CFR 8360.0-7)

II. Public Participation

The public has been involved in planning for the management of the area. Public review under the National Environmental Policy Act (NEPA) did not generate comments specific to the subject matter of the supplementary rules. Following are steps the Dillon Field Office has taken to involve the public in planning for the area and developing the policies embodied in the supplementary rules:

- The Dillon Field Office held meetings with affiliated land managing agencies and interested user groups. Those agencies and groups include the Montana Department of Natural Resources and Conservation, the Montana Department of Fish, Wildlife and Parks, the Montana Department of Transportation, and Fishing Outfitters Association of Montana.