

the United States and administered by the Bureau of Land Management (BLM). Additionally, the project site lies within the boundary of the San Diego County Multiple Species Conservation Program (MSCP) Subarea Plan and will require a Major amendment to said plan through the United States Fish and Wildlife Service (USFWS) and the California Department of Fish and Game (CDFG). The site is 2.5 miles north east of the Otay Mesa International Border Crossing, approximately ¼ mile north of the intersection of Alta Road and Otay Mesa Road. The proposed rock quarry operations will include phased recovery of rock resources, materials processing, concrete batch plant, cement treated base plant, asphalt batch plant, and recycling of asphalt and concrete products. Operations are expected to last approximately 50 years. The total anticipated production of the extraction operations is estimated to be 50 million tons (~25 million cubic yards). Approximately seven million tons is proposed to be extracted from the Federal mineral estate. These Federal mineral materials are proposed to be disposed of in accordance with the 1947 Materials Act (61 Stat. 681) and the Federal mineral materials disposal regulations at 43 CFR part 3600. Total annual production amounts are anticipated to be between 0.6–1.0 million tons of aggregate. The proposed project would generate approximately 460 round trip truck trips per day. The project would also create biological preserve areas prior to extraction. Due to the long-term nature of the extraction activities on the project site, ongoing extraction and reclamation would occur consecutively. As final slopes are graded, these areas would be reclaimed in accordance with reclamation objectives. Reclamation of the site includes the creation of a nearly level pad up to 165 acres in size and an open space easement along the eastern portion of the site. Potential end land uses must be consistent with San Diego County's East Otay Mesa Specific Plan which governs land use on the project site. Two likely uses compatible with the underlying plan and zoning designations for the site include residential development and/or mixed industrial development. The project alternatives are: (A) Proposed Action (210-acre rock quarry, materials processing, batch plants, and recycling of asphalt and concrete products) (B) Reduced Footprint (80-acre rock quarry, materials processing, batch plants, and recycling of asphalt and concrete products) (C) No Build/No Project (Two Scenarios): No Build Alternative would

set the baseline environmental setting for the site and would assume that this area will remain undeveloped; No Project Alternative would assume that the site would be developed per the existing land uses approved with the East Otay Mesa Specific Plan.

Dated: March 2, 2005.

Gail Acheson,

Field Manager, Palm Springs-South Coast Field Office.

[FR Doc. 05-10261 Filed 5-23-05; 8:45 am]

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DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[UT-062-05-1220-PM]

Notice of Camping, Parking, Wood Cutting and Wood Gathering Restrictions, Moab Field Office, UT

AGENCY: Bureau of Land Management (BLM), DOI.

ACTION: Notice of camping, parking, wood cutting, and wood gathering restrictions—Moab Field Office, Utah.

SUMMARY: This notice, applicable to specified public lands administered by BLM's Moab Field Office, limits camping to developed sites and areas (developed campgrounds and designated camping sites), allows BLM to limit the size of designated camping and parking areas, and requires the use of portable toilets at designated camp sites where toilets are not provided. Additionally, this notice prohibits wood cutting and gathering, including Christmas tree cutting, in these intensively used areas. These actions are necessary to protect natural resources, maintain quality recreation opportunities, and provide for public safety.

DATES: This notice is effective May 24, 2005, and shall remain in effect until modified by the authorized officer.

FOR FURTHER INFORMATION CONTACT: Russell von Koch, Recreation Branch Chief, BLM Moab Field Office, 82 East Dogwood Avenue, Moab, Utah 84532, or telephone 435-259-2100.

SUPPLEMENTARY INFORMATION: Frequent use of public lands near Moab, Utah for camping and parking (and related vehicle and off-highway vehicle use) at undeveloped sites, and associated wood cutting and gathering, are damaging soils, vegetation, cultural resources, and scenic values in the locations that are listed below and may damage paleontological values in some of the areas. In addition, certain of these areas have nearby residences, and sanitation

is a problem at heavily used sites. The following actions are necessary to halt ongoing impacts and prevent future degradation of resource values, limit impacts on neighboring landowners, provide for sanitation and public safety, and maintain the quality of recreation opportunities.

Camping, Parking, Wood Cutting and Gathering Restrictions

To provide for public safety and halt ongoing impacts and prevent future degradation of resource values, limit impacts on neighboring landowners (where present), and maintain the quality of recreation opportunities, the following actions are necessary on a year-round basis. Camping on BLM administered public land in the following areas is limited to developed campgrounds and designated camping sites. Possession, set up for usage, and use of portable toilets for solid human body waste is required for overnight use at all designated campsites in the areas described below, except at sites where constructed toilets are provided. (A portable toilet is defined as (1) containerized and reusable, (2) commercially available biodegradable system that is landfill disposable, or (3) a toilet within a camper, trailer, or motorhome.) Disposal of portable toilet waste off public land is required. Wood cutting and gathering, including Christmas tree cutting, on BLM administered public land within all of the areas described below is prohibited at all times.

(1) Kane Creek Crossing: the area of public land where the Kane Creek Road crosses Kane Creek (below Hurrah Pass). This includes the public lands in the following sections: T. 27 S., R. 21 E., Sections 10, 14 and 15, the southern half of Section 3, and the southern half of Section 9.

(2) Courthouse/Mill/Tusher/Bartlett/Hidden/Brinks Canyon area: this area includes public lands south of the Blue Hills Road (including side roads up Courthouse Wash, Mill Canyon, Tusher Canyon, Bartlett Canyon, and Hidden Canyon), west of U.S. Highway 191, north of Utah Highway 313, and east of the Dubinky Well Road.

(3) Areas identified in the Canyon Rims Special Recreation Management Area Recreation Plan where camping is restricted. These are public lands within a one-mile radius around Windwhistle and Hatch Campgrounds, the Looking Glass Rock interpretive site, and the Needles and Anticline overlooks.

(4) Areas to the west of and adjacent to residential areas in Moab and Spanish Valley. These include the lands in the following sections: T. 26 S., R. 21

E., Section 12; T 26 S., R. 22 E., Sections 18, 20, and 28 and 29.

(5) The area around Dripping Springs (Ten Mile Canyon). These include the public lands in the following sections: T 24 S., R. 18 E., Sections 4, 5, 6, 7, 8, and 9 (of which only small portions are accessible to vehicular camping due to topography).

(6) Areas south of Moab (in San Juan County) within one mile on either side of the LaSal Mountain Loop Road and the Pack Creek Road, and within one-half mile on either side of the Black Ridge Road. This area includes portions of T. 27 S., R. 23 E., Sections 17, 22, 30 and 31, and portions of T. 28 S., R. 23 E., Sections 4, 5, 6, 7, 8 and 9.

These areas consist of approximately 55,970 acres of BLM administered public lands.

Exceptions

The camping and wood cutting and gathering restrictions do not apply to activities permitted by the BLM, or to traditional and historic uses by Native Americans, BLM official uses, or military, fire, emergency, or law enforcement actions. Backpacking is defined as camping more than 1 mile from a road without a vehicle. Backpacking is not regulated by this notice.

Implementation

Maps showing these and all current Moab Field Office camping and wood cutting and gathering restrictions are available for public review at the Moab Field Office. These restrictions are also shown on a map on the Moab Field Office's Web site at <http://www.blm.gov/utah/moab>. BLM will provide public land users with information about these camping and wood cutting and gathering restrictions using brochures, signs, and bulletin boards with maps at major entry areas. Enforcement actions will be taken as necessary in accordance with 43 CFR 8360.0-7, or violators may be subject to the enhanced penalties provided for by 18 U.S.C. 3571.

Future Planning

This notice of camping, parking, wood cutting, and wood gathering shall not be construed as a limitation on BLM's future planning efforts and/or management of such uses on public lands. BLM will periodically monitor resource conditions and trends in the areas described above and may modify this notice or implement additional limitations or closures as necessary.

Authority: 43 CFR 8364.1.

Dated: February 2, 2005.

Margaret Wyatt,

Moab Field Office Manager.

[FR Doc. 05-10260 Filed 5-23-05; 8:45 am]

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DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[ID-410-1652-IA]

Restriction Order Notice

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of Restriction Order No. ID-410-01, Wallace Forest Conservation Area, Kootenai County, Idaho.

SUMMARY: The Restriction Order prohibits building, maintaining, or using a fire or campfire within the Wallace Forest Conservation Area, described as all public lands administered by the Bureau of Land Management (BLM) located in T.50 N., R. 2 W., Sec. 31; T. 50 N., R. 3 W., Sec. 35; T. 49 N., R. 2 W., Sec. 6 and those portions of T. 49 N., R. 3 W., Sec. 1, which lie north of Coeur d'Alene Lake, Boise Meridian, all in Kootenai County, Idaho. A map depicting the restricted area is available for public inspection at the Bureau of Land Management, Coeur d'Alene Field Office, 1808 North Third Street, Coeur d'Alene, Idaho. These restrictions become effective immediately and will remain in effect unless revoked and/or replaced with supplementary rules.

DATES: *Effective Date:* May 24, 2005.

FOR FURTHER INFORMATION CONTACT: Terry Kincaid at the BLM Coeur d'Alene Field Office, 1808 N. Third St., Coeur d'Alene, ID 83814 or call (208) 769-5031.

SUPPLEMENTARY INFORMATION: The authority for establishing these restrictions is Title 43, Code of Federal Regulations, 8364.1. The fire restriction is necessary to protect public property from vandalism by fire, protect neighboring residents and adjacent private property from fire dangers, protect public investments, and prevent habitat degradation due to illegal firewood cutting. The affected area is located in a rural setting. Short-term camping is allowed on the undeveloped public land and at one semi-developed campsite, but facilities for the containment of campfires are not provided.

These restrictions do not apply to:

(1) Any Federal, state, or local government officer or member of an organized rescue or fire fighting force

while in the performance of an official duty.

(2) Any Bureau of Land Management employee, agent, contractor, or cooperater while in the performance of an official duty.

(3) Any person or group expressly authorized by an Authorized Officer to use a fire on the subject public land through the issuance of a permit or other use authorization instrument.

(4) The use of charcoal in portable barbecue grills made of metal with raised edges of sufficient height to contain all ash and residue.

(5) The use of pressurized liquid or gas camp stoves.

Violation of this order is punishable by a fine not to exceed \$1,000 and/or imprisonment not to exceed 12 months. Such violation may also be subject to the enhanced penalties provided for by 18 U.S.C. 3571.

Dated: April 26, 2005.

Jenifer Arnold,

Acting District Manager.

[FR Doc. 05-10259 Filed 5-23-05; 8:45 am]

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INTERNATIONAL TRADE COMMISSION

[Investigation No. 731-TA-1091 (Preliminary)]

Artists' Canvas From China

Determination

On the basis of the record¹ developed in the subject investigation, the United States International Trade Commission (Commission) determines, pursuant to section 733(a) of the Tariff Act of 1930 (19 U.S.C. 1673b(a)) (the Act), that there is a reasonable indication that an industry in the United States is materially injured by reason of imports from China of artists' canvas, provided for in subheadings 5901.90.20 and 5901.90.40 of the Harmonized Tariff Schedule of the United States, that are alleged to be sold in the United States at less than fair value (LTFV).

Pursuant to section 207.18 of the Commission's rules, the Commission also gives notice of the commencement of the final phase of its investigation. The Commission will issue a final phase notice of scheduling, which will be published in the **Federal Register** as provided in section 207.21 of the Commission's rules, upon notice from the Department of Commerce (Commerce) of an affirmative

¹ The record is defined in sec. 207.2(f) of the Commission's Rules of Practice and Procedure (19 CFR 207.2(f)).