Entry Federal Register Notice” in the subject line of your email.

FOR FURTHER INFORMATION CONTACT: For policy related questions, contact Steve Hilson, Trade Policy and Programs, Office of International Trade, at stephen.hilson@dhs.gov. For technical questions, contact Susan Maskell, Client Representative Branch, ACE Business Office, Office of International Trade, at susan.maskell@dhs.gov.

SUPPLEMENTARY INFORMATION:

Background

In General

Customs and Border Protection’s (CBP’s) National Customs Automation Program (NCAP) test concerning Automated Commercial Environment (ACE) Simplified Entry functionality (Simplified Entry) is authorized under § 101.9(b) of title 19 of the Code of Federal Regulations (19 CFR 101.9(b)), which provides for the testing of NCAP program or procedures. See Treasury Decision (T.D.) 95–21. The procedures and criteria related to participation in Simplified Entry were announced in a notice published in the Federal Register on November 9, 2011 (76 FR 69755), and remain in effect unless explicitly changed by this or subsequent notices published in the Federal Register.

Simplified Entry allows participants to submit 12 required and three (3) optional data elements to CBP at any time prior to the arrival of the merchandise on the conveyance transporting the cargo to the United States. This data fulfills merchandise entry requirements and allows for earlier release decisions and more certainty for the importer in determining the logistics of cargo delivery. This initial phase of the test will run until approximately December 31, 2013, and is open to entries filed in the air transportation mode only.

Modification to Test Participant Selection Criteria

In the notice published in the Federal Register on November 9, 2011 (76 FR 69755), announcing the initial phase of the Simplified Entry pilot, CBP stated that participation in the test was limited to nine (9) participants comprised of importers holding a Tier 2 or higher Customs-Trade Partnership Against Terrorism (C–TPAT) status (applicable to both importer self-filers and importers for whom a customs broker files a Simplified Entry) and customs brokers who are C–TPAT certified.

This notice announces modifications to the test’s participation criteria to reflect that while importer self-filers must still hold a Tier 2 or higher C–TPAT status, the C–TPAT status of an importer for whom a customs broker files a Simplified Entry is no longer an eligibility criterion.

In addition, the Simplified Entry test is no longer restricted to nine (9) participants and is open to all eligible applicants. CBP will endeavor to accept all new eligible applicants on a first come first serve basis; however, if the volume of eligible applicants exceeds CBP’s administrative capabilities, CBP will reserve the right to select eligible participants in order to achieve a diverse participant pool in accordance with the selection standards set forth in 76 FR 69755.

Modification to Application Process

Applications to participate in Simplified Entry must be sent via email to cbpsimplifiedprocess@dhs.gov within 14 business days of the date of publication of this notice in the Federal Register. Applicants will be notified whether their application is accepted. Prior applicants who were not accepted to participate in the test must re-apply for consideration.

All other procedures and criteria applicable to participation in Simplified Entry, as set forth in 76 FR 69755, remain in effect unless explicitly changed by this or subsequent notices published in the Federal Register.

Paperwork Reduction Act

The collections of information contained in this NCAP test have been approved by the Office of Management and Budget (OMB) in accordance with the requirements of the Paperwork Reduction Act (44 U.S.C. 3507) and assigned OMB number 1651–0024.

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid control number assigned by OMB.

Dated: August 9, 2012.

Allen Gina, Assistant Commissioner, Office of International Trade.

[FR Doc. 2012–19931 Filed 8–13–12; 8:45 am]

BILLING CODE 4310–22–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[Wy–923–1310–Fi; WYW164513]

Notice of Proposed Reinstatement of Terminated Oil and Gas Lease WYW164513, Wyoming

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: Under the provisions of the Mineral Leasing Act of 1920, as amended, the Bureau of Land Management (BLM) received a petition for reinstatement from WYNR, LLC, for competitive oil and gas lease WYW164513 for land in Big Horn County, Wyoming. The petition was filed on time and was accompanied by all the rentals due since the date the lease terminated under the law.

FOR FURTHER INFORMATION CONTACT: Bureau of Land Management, Julie L. Weaver, Chief, Fluid Minerals Adjudication, at 307–775–6176. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 to contact the above individual during normal business hours. The FIRS is available 24 hours a day, 7 days a week, to leave a message or question with the above individual. You will receive a reply during normal business hours.

SUPPLEMENTARY INFORMATION: The lessee has agreed to the amended lease terms for rentals and royalties at rates of $10 per acre, or fraction thereof, per year and 16–2/3 percent, respectively. The lessee has paid the required $300 administrative fee and $159 to reimburse the Department 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 Lands Leasing Act of 1920 (30 U.S.C. 188), and the BLM is proposing to reinstate lease WYW164513 effective October 1, 2011, under the original terms and conditions of the lease and the increased rental and royalty rates cited above. The BLM has not issued a valid lease to any other interest affecting the lands.

Julie L. Weaver, Chief, Fluid Minerals Adjudication.

[FR Doc. 2012–19900 Filed 8–13–12; 8:45 am]

BILLING CODE 4310–22–P
SUMMARY: Under the provisions of the Mineral Leasing Act of 1920, as amended, the Bureau of Land Management (BLM) received a petition for reinstatement from WYNR, LLC, for competitive oil and gas lease WYW173253 for land in Park County, Wyoming. The petition was filed on time and was accompanied by all the rentals due since the date the lease terminated under the law.

FOR FURTHER INFORMATION CONTACT: Bureau of Land Management, Julie L. Weaver, Chief, Fluid Minerals Adjudication, at 307–775–6176. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 to contact the above individual during normal business hours. You will receive a reply during normal business hours.

SUPPLEMENTARY INFORMATION: The lessee has agreed to the amended lease terms for rentals and royalties at rates of $10 per acre, or fraction thereof, per year and 16½ percent, respectively. The lessee has paid the required $500 administrative fee and $159 to reimburse the Department 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 Lands Leasing Act of 1920 (30 U.S.C. 188), and the BLM is proposing to reinstate lease WYW173253 effective October 1, 2011, under the original terms and conditions of the lease and the increased rental and royalty rates cited above. The BLM has not issued a valid lease to any other interest affecting the lands.

Julie L. Weaver, Chief, Fluid Minerals Adjudication.

DEPARTMENT OF THE INTERIOR
Bureau of Land Management

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of temporary closures and temporary restrictions.

SUMMARY: Notice is hereby given that under the authority of the Federal Land Policy and Management Act (FLPMA) of 1976, as amended, the Bureau of Land Management (BLM) Winnemucca District, Black Rock Field Office will implement and enforce a temporary closure and temporary restrictions to protect public safety and resources on public lands within and adjacent to the Burning Man event on the Black Rock Desert playa.

DATES: The temporary closures and temporary restrictions will be in effect from August 13, 2012 to September 17, 2012.

FOR FURTHER INFORMATION CONTACT: Gene Seidlitz, BLM District Manager, Winnemucca District, 5100 E. Winnemucca Blvd., Winnemucca, NV 89445–2921, telephone: (775) 623–1500, email: gseidlitz@blm.gov. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 to contact the above individual 24 hours a day, 7 days a week, to leave a message or question with the above individual. You will receive a reply during normal hours.

SUPPLEMENTARY INFORMATION: The temporary closure and temporary restrictions affect public lands at and adjacent to the Burning Man event permitted on the Black Rock Desert playa within the Black Rock Desert-High Rock Canyon Emigrant Trails National Conservation Area in Pershing County, Nevada. The legal description of the affected public lands in the temporary public closure area is:

Mount Diablo Meridian, Nevada
Unsurveyed T. 33 N., R. 24 E., Sec. 1, portions lying northwesterly of the East Playa Road;
Sec. 2, portions lying northwesterly of East Playa Road;
Sec. 3;
Sec. 4, portion east of Washoe County Road 34;
Sec. 5;
Sec. 6, NE1⁄4;
Sec. 9, N½;
Sec. 10, N½;
Sec. 11, all that portion lying northwesterly of the East Playa Road and north of east centerline.
Unsurveyed T. 33½ N., R. 24 E., Secs. 25, 26, and 27;
Sec. 28, portion east of Washoe County Road 34;
Sec. 33, portions east of Washoe County Road 34;
Secs. 34, 35, and 36.
Unsurveyed T. 34 N., R. 24 E., Sec. 23, S½;
Sec. 24, S½;
Secs. 25 and 26;
Sec. 27, SE1⁄4, E½NE1⁄4, E½SW1⁄4;
Sec. 33, SE1⁄4, S½NE1⁄4, NE1⁄4NE1⁄4;
Secs. 34, 35, and 36.
T. 33 N., R. 25 E., Sec. 4, portions lying northwesterly of the East Playa Road.
Unsurveyed T. 34 N., R. 25 E., Sec. 16, S½;
Sec. 21;
Sec. 22, SW1⁄4, W½NW1⁄4;
Sec. 27, W½;
Sec. 28;
Sec. 33, portions lying northwesterly of the East Playa Road.
Sec. 34, portions lying northwest of the East Playa Road and westerly of north south centerline.
The public closure area comprises 14,153 acres, more or less in Pershing County, Nevada.

The temporary closure is necessary for the period of time from August 13 through September 17 because of the event activities in the area, including law enforcement, final setup, the actual event (August 26 through September 3), initial phases of cleanup, and concluding with final site cleanup.

The public closure area comprises about 13 percent of the Black Rock Desert playa. Public access to other areas of the playa will remain open and the rest of the playa outside the closure area will remain open to dispersed use.

Within the public closure area is the event area, which is defined as the portion of the public closure area (1) entirely contained within the event perimeter fence; (2) within 50 feet from the outside of the event perimeter fence; (3) within 50 feet from the outside of the event access road; and (4) the aircraft parking area outside the event perimeter fence.

The temporary closure and temporary restrictions are necessary to provide a safe environment for the participants of the Burning Man event and to members of the public visiting the Black Rock Desert, and to protect public land resources by addressing law enforcement and public safety concerns associated with the event. The Burning Man event is held on public lands administered by the BLM. It is expected to attract approximately 60,900 participants to a remote rural area, far from urban infrastructure and support, including law enforcement, public safety, transportation, and communication services. During the event, Black Rock City, the temporary city associated with the event, becomes the tenth-largest population area in Nevada. This event is authorized on public land under Special Recreation Permit #NVW03500–12–01.