Las Cruces District RAC

Pecos District RAC
Betty Hicks, Pecos District Office, BLM, 2009 West Second Street, Roswell, NM 88201, 575–627–0242.

Oregon/Washington

Eastern Washington RAC; John Day-Snake RAC; Southeast Oregon RAC
Stephen Baker, Oregon State Office, BLM, 333 SW., First Avenue, P.O. Box 2965, Portland, OR 97204, 503–808–6306.

Utah

Utah RAC
Sherry Foot, Utah State Office, BLM, 440 West 200 South, Suite 500, P.O. Box 45155, Salt Lake City, UT 84101, 801–539–4195.

Certification Statement: I hereby certify that the BLM Resource Advisory Councils are necessary and in the public interest in connection with the Secretary’s responsibilities to manage the lands, resources, and facilities administered by the BLM.

Mike Pool,
Acting Director.
[FR Doc. 2013–01667 Filed 1–25–13; 8:45 am]
BILLING CODE 4310–44–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[LLORB00000.L1711000.PH0000.L.X.SS.020H0000.13XL1109AF; HAG13–0043]

Call for Nominations for the Steens Mountain Advisory Council, OR

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: The Bureau of Land Management (BLM) requests public nominations for five persons to serve on the Steens Mountain Advisory Council. Citizens who serve on these groups provide advice and recommendations to the BLM on land use planning and management of the Steens Mountain Cooperative Management and Protection Area. The BLM will accept public nominations for 30 days after the publication of this notice.

DATES: All nominations must be received no later than February 27, 2013.

ADDRESSES: Send completed Advisory Council nominations to BLM Burns District Office; 28910 Highway 20 West; Hines, OR 97738–9424. Nomination forms are available at the BLM Burns District Office, or online at http://www.blm.gov/or/rac/steensac.php.

FOR FURTHER INFORMATION CONTACT: Tara Martinak, Public Affairs Specialist, BLM Burns District Office, 28910 Highway 20 West, Hines, OR 97738–9424, 541–573–4519, or email tmartinat@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 during normal business hours. The FIRS is available 24 hours a day, 7 days a week. You will receive a reply during normal business hours.

SUPPLEMENTARY INFORMATION: Any individual may nominate himself/herself or others to serve on the Council. Positions currently open or with terms expiring in 2013 include a member of the Burns Paiute Tribe, a representative of the State government to serve as a liaison to the advisory council, a representative of a State environmental organization, a person interested in fish and recreational fishing in the Cooperative Management and Protection Area (CMPA), a recreation permit holder or representative of a commercial recreation operation in the CMPA, and a private landowner within the CMPA. All nomination applications should include letters of reference and/or recommendations from the represented interests or organizations and any other information explaining the nominee’s qualifications (e.g., resume, curriculum vitae). The BLM Burns District will collect the nomination forms and letters of reference and distribute them to the officials responsible for submitting nominations (County Court of Harney County, the Governor of Oregon, and the BLM). The BLM will then forward recommended nominations to the Secretary of the Interior, who appoints Council members.

The Steens Mountain Advisory Council (SMAC) was initiated on August 14, 2001, pursuant to the Steens Mountain Cooperative Management and Protection Act of 2000 (Pub. L. 106–399). The SMAC provides representative counsel and advice to the BLM regarding new and unique approaches to management of the land within the bounds of the Steens Mountain CMPA; recommending cooperative programs and incentives for landscape management that meet human needs, and the maintenance and improvement of the ecological and economic integrity of the area. The BLM is publishing this notice under Section 9 [a][2] of the Federal Advisory Committee Act (FACA), to seek public nominations for membership on the SMAC. Applicants must be qualified through education, training, knowledge, or experience to give informed advice regarding an industry, discipline, or interest to be represented. Nominees must also demonstrate a commitment to collaborative resource decision-making. The Obama Administration prohibits individuals who are currently federally registered lobbyists from serving on all FACA and non-FACA boards, committees or councils.

Before including your address, phone number, email address, or other personal identifying information in your comments, please be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

Brendan Cain,
Burns District Manager.
[FR Doc. 2013–01666 Filed 1–25–13; 8:45 am]
BILLING CODE 4310–33–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[LLCON04000.L1610000.DP0000]

Notice of Intent To Prepare a Supplemental Environmental Impact Statement and Resource Management Plan Amendment for the Roan Plateau, CO

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of Intent.

SUMMARY: In compliance with the National Environmental Policy Act of 1969, as amended (NEPA), and the Federal Land Policy and Management Act of 1976, as amended (FLPMA), the Bureau of Land Management (BLM) Colorado intends to prepare a Supplement to the Final Environmental Impact Statement (EIS) associated with the development of the Roan Plateau Resource Management Plan (RMP) Amendment. The Roan Plateau RMP Amendment will amend two existing RMPs: the Glenwood Springs Field Office RMP and the White River Field Office RMP. The Supplemental EIS will analyze options for the management of the Roan Plateau Planning Area, including analysis of the “Community
Alternative’ previously presented to the BLM, consistent with the June 22, 2012, Opinion and Order of the United States District Court for the District of Colorado and Secretary Salazar’s commitment to develop the public’s oil and gas resources responsibly and in the right places. These and other issues relevant to the proposed Roan Plateau RMP Amendment will be identified through scoping. By this notice the BLM is announcing the beginning of the scoping process to solicit public comments and identify issues for analysis. 

DATES: This notice initiates the public scoping process for the Draft Supplemental EIS, building upon the scoping previously completed for the Roan Plateau RMP Amendment. Comments on issues and planning criteria identified in this NOI may be submitted in writing until February 27, 2013. The date(s) and location(s) of any scoping meetings will be announced at least 15 days in advance through local news media, newspapers and the BLM Web site at: http://www.blm.gov/co/st/en/fo/crvfo.html. In order to be included in the scoping process, all comments must be received prior to the close of the 30-day scoping period or 30 days after the last public meeting, whichever is later. The BLM will provide additional opportunities for public participation as appropriate.

ADDRESSES: You may submit comments on issues and planning criteria related to the Roan Plateau RMP Amendment by any of the following methods:

- Email: roanplateau@blm.gov.
- Fax: 970–876–9090.
- Mail: Bureau of Land Management, 2300 River Frontage Road, Silt, CO 81652.

Documents pertinent to this proposal may be examined at the Colorado River Valley Field Office at the above address.

FOR FURTHER INFORMATION CONTACT: For further information and/or to have your name added to our mailing list, contact Steve Bennett, Field Manager, telephone 970–876–9000; see address above; email roanplateau@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 during normal business hours. The FIRS is available 24 hours a day, 7 days a week, to leave a message or question for the above individual. You will receive a reply during normal business hours.

SUPPLEMENTARY INFORMATION: This document provides notice that the BLM Colorado intends to develop a new proposed Amendment to the Roan Plateau RMP Amendment of the Glenwood Springs and White River RMPs and to prepare the necessary NEPA analysis of environmental impacts associated with the management of the Roan Plateau Planning Area, including proposed oil and gas development on and around the Roan Plateau. This notice announces the beginning of the scoping process for the Draft Supplemental EIS, and seeks public input on issues and planning criteria identified below. The Planning Area, which is in west-central Colorado, includes approximately 73,602 acres of land (Federal surface, Federal mineral estate, or both), and is located primarily in Garfield County with a small portion in southern Rio Blanco County.

The National Defense Authorization Act for Fiscal Year 1997, Public Law 105–85 (the “Transfer Act”) effected the transfer of the Roan Plateau’s Naval Oil Shale Reserves 1 and 3 from the Department of Energy to the Department of the Interior. The Transfer Act directs the transferred lands to be managed in accordance with FLPMA and other laws applicable to public lands. In addition, the Transfer Act directed the Secretary to enter into leases with one or more private entities “as soon * * * as practicable” for the purpose of exploration, development, and production of petroleum.

The development of the Roan Plateau RMP Amendment began with scoping in 2000. The Draft EIS was published in November 2004. The Final EIS was published in August 2006. The BLM then issued two Records of Decision, one in June 2007 and a second, pertaining to Areas of Critical Environmental Concern, in March 2008. A lawsuit filed in July 2008 that challenged the BLM’s oil and gas leasing and management decisions for the Roan Plateau resulted in a June 22, 2012, ruling by the United States District Court for the District of Colorado. The Court set aside the Plan amendment and remanded the matter to the BLM for further action in accordance with the Court’s decision. In particular, the Court found that the Final EIS was deficient insofar as it (i) failed sufficiently to address the “Community Alternative” that various local governments, environmental organizations, and individual members of the public recommended; (ii) failed sufficiently to address the cumulative air quality impacts of the Plan amendment decision in conjunction with anticipated oil and gas development on private lands outside the Roan Plateau Planning Area; and (iii) failed adequately to address the issue of potential ozone impacts from proposed oil and gas development. In view of the Court’s ruling and Secretary Salazar’s commitment to responsibly develop oil and gas resources on the public lands in the right places and in the right ways, the BLM determined that a new proposed Plan Amendment and a supplemental analysis under NEPA are warranted. The purpose of the public scoping process is to determine relevant issues, including those described by the District Court ruling, that will influence the scope of the environmental analysis, including alternatives, and guide the planning process. Presently, the BLM, together with other Federal, state and local agencies and other stakeholders, have identified the following preliminary issues for analysis: oil and gas development on and around the Roan Plateau, directional drilling from the base of the Roan Plateau, air quality impacts, the effect of critical habitat designations for endangered and threatened plants, and Greater Sage-Grouse habitat. Preliminary planning criteria include: (1) The Roan Plateau RMP Amendment will comply with NEPA, FLPMA, the Transfer Act, and all other applicable laws, regulations, and policies; (2) The Roan Plateau RMP Amendment will consider reasonable alternatives in accordance with regulations at 43 CFR part 1610 and 40 CFR part 1500; (3) Decisions in the Roan Plateau RMP Amendment will only apply to public lands and the mineral estate managed by the BLM; (4) The Roan Plateau RMP Amendment and supplementation process will follow the BLM Land Use Planning Handbook H–1600–1 and the BLM NEPA Handbook H–1790–1 where appropriate; (5) The Roan Plateau RMP Amendment planning process will include broad-based public participation; (6) The Roan Plateau RMP Amendment process will consider the identification and management of lands with wilderness characteristics; (7) The Roan Plateau RMP Amendment process will include coordination with state, local, and tribal governments to ensure that BLM considers provisions of pertinent plans, seeks to resolve any inconsistencies among state, local and tribal plans, and provides ample opportunities for state, local and tribal governments to
comment on the development of the Plan amendment;

(8) The Roan Plateau RMP Amendment process will rely on available inventories of the lands and resources as well as data gathered during the planning process;

(9) The Roan Plateau RMP Amendment process will follow requirements to address Greater Sage-Grouse habitat and conservation as outlined in the National Sage-Grouse Habitat Conservation Strategy;

(10) The Roan Plateau RMP Amendment process will use Geographic Information Systems and incorporate geospatial data to the extent possible and practicable and Federal Geographic Data Committee standards and other applicable BLM data standards will be followed;

(11) The Roan Plateau RMP Amendment will incorporate and observe the principles of multiple use and sustained yield;

(12) The Roan Plateau RMP Amendment process will involve consultation with Native American tribal governments;

(13) The Roan Plateau RMP Amendment will recognize valid existing rights; and

(14) The Roan Plateau RMP Amendment and SEIS will use analysis in the Roan Plateau Final EIS to the extent possible and practicable.

You may submit comments on relevant issues and planning criteria in writing to the BLM at any public scoping meeting, or you may submit them to the BLM using one of the methods listed in the ADDRESSES section above.

The BLM will use the NEPA public participation requirements to assist the agency in satisfying the public involvement requirements under Section 106 of the National Historic Preservation Act (NHPA) (16 U.S.C. 470(f)) pursuant to 36 CFR 800.2(d)(3). The information about historic and cultural resources within the area potentially affected by the proposed action will assist the BLM in identifying and evaluating impacts to such resources in the context of both NEPA and Section 106 of the NHPA.

The BLM will consult with Indian tribes on a government-to-government basis in accordance with Executive Order 13175 and other policies. Tribal concerns, including impacts on Indian trust assets and potential impacts to cultural resources, will be given due consideration. Federal, state, and local agencies, along with tribes and other stakeholders that may be interested in, or affected by, the proposed action the BLM is evaluating, are invited to participate in the scoping process and, if eligible, may request or be requested by the BLM to participate in the development of the environmental analysis as a cooperating agency.

Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so. The minutes and list of attendees for each scoping meeting will be available to the public and open for 30 days after the meeting to any participant who wishes to clarify the views he or she expressed. The BLM will evaluate identified issues to be addressed in the plan, and will place them into one of three categories:

1. Issues to be resolved in the plan amendment;

2. Issues to be resolved through policy or administrative action; or

3. Issues beyond the scope of this plan amendment.

The BLM will provide an explanation in the Draft Supplemental EIS as to why an issue was placed in category two or three. The public is also encouraged to help identify any management questions and concerns that should be addressed in the plan. The BLM will work collaboratively with interested parties to identify the management decisions that are best suited to local, regional, and national needs and concerns.

The BLM will use an interdisciplinary approach to develop the Roan Plateau RMP Amendment in order to consider the variety of resource issues and concerns identified. Specialists with expertise in the following disciplines will be involved in the planning process: minerals and geology, air resources, wildlife and fisheries, rangeland management, forestry, outdoor recreation, archaeology, paleontology, lands and realty, hydrology, soils, sociology, and economics.


John Mehlfohl,
Acting BLM Colorado State Director.

[FR Doc. 2013–01698 Filed 1–25–13; 8:45 am]
BILLING CODE P

DEPARTMENT OF THE INTERIOR
Bureau of Ocean Energy Management
Adjustment of Service Fees for Outer Continental Shelf Activities

AGENCY: Bureau of Ocean Energy Management (BOEM), Interior.

ACTION: Adjustment of Service Fees.

SUMMARY: This notice informs all lessees, operators, permittees, and right-of-way (ROW) holders that certain BOEM fees are being adjusted for inflation, as provided for in BOEM regulations at 30 CFR § 550.125 and 30 CFR § 556.63.

DATES: Effective Date: This Adjustment of Service Fees becomes effective on February 2, 2013.

ADDRESSES: Questions related to the calculations underlying the cost recovery fee adjustments should be directed to: U.S. Department of the Interior, Bureau of Ocean Energy Management, Economics Division, 381 Elden Street, HM 3310, Herndon, Virginia 20170.

FOR FURTHER INFORMATION CONTACT:
Peter Meffert, Office of Policy, Regulations and Analysis, (703) 787–1610 or at Peter.Meffert@BOEM.gov.

SUPPLEMENTARY INFORMATION:
Regulations at 30 CFR § 550.125 and 30 CFR § 556.63 provide the authority for BOEM to adjust a number of its cost recovery service fees on an annual basis. These fees were last updated in 2008, with Federal Register Notice 73 FR 49943. BOEM is now adjusting various cost recovery fees to reflect inflation since the last update.

This notice informs all relevant parties that the fees are being adjusted in accordance with BOEM regulations at 30 CFR § 550.125 and 30 CFR § 556.63. The proposed 2012 Fee Amount is based on the Implicit Price Deflator value of 6.72 percent; this value is based on inflation from 2007 through 2011. The inflation rate between any two years is calculated as the percentage difference between the measure of the level of prices for a designated year (e.g., 2011) and some previous year (e.g., 2007) of all new, domestically produced, final goods and services in the economy for the designated year (e.g., 2011), as contained in the Department of Commerce’s Bureau of Economic Analysis (BEA) Table 1.1.9, Implicit Price Deflators for Gross Domestic Product, available at http://www.bea.gov/national/pdf/dpga.pdf. We expect BEA to revise the rate during future updates and, as in the last few years, we expect revisions to be upward. Even if BEA revises the inflation rate,