Authority


Elizabeth K. Appel,
Director, Office of Regulatory Affairs and Collaborative Action—Indian Affairs.

The authorities for this action are the Every Student Succeeds Act, Public Law 114–95, and the Paperwork Reduction Act of 1995, 44 U.S.C. 3501 et seq.

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[178A2100DD/AAKC001030/A0A501010.999900 253G]

Renewal of Agency Information Collection for Home-Living Programs and School Closure and Consolidation

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice of request for comments.

SUMMARY: In compliance with the Paperwork Reduction Act of 1995, the Bureau of Indian Education (BIE) is seeking comments on the renewal of Office of Management and Budget (OMB) approval for the collection of information for the Home-living Programs and School Closure and Consolidation. This information collection is currently authorized by OMB Control Number 1076–0164. This information collection expires July 31, 2017.

DATES: Submit comments on or before July 25, 2017.


SUPPLEMENTARY INFORMATION:

I. Abstract

Public Law 114–95, the Every Student Succeeds Act (ESSA) of December 10, 2015, requires all schools including BIE-funded boarding/residential schools to ensure that all children have a fair, equal, and significant opportunity to obtain a high-quality education and reach, at a minimum, proficiency on challenging academic achievement standards and assessments. The ESSA, and implementing regulations at 25 CFR 36, requires the BIE to implement national standards for home-living situations in all BIE-funded residential schools. The BIE must collect information from all BIE-funded residential schools in order to assess each school’s progress in meeting the national standards. The BIE is seeking renewal of the approval for this information collection to ensure that minimum academic standards for the education of Indian children and criteria for dormitory situations in BIE-operated schools and Tribally-controlled contact and grant schools are met.

II. Request for Comments

The BIE requests your comments on this collection concerning: (a) The necessity of this information collection for the proper performance of the functions of the agency, including whether the information will have practical utility; (b) The accuracy of the agency’s estimate of the burden (hours and cost) of the collection of information, including the validity of the methodology and assumptions used; (c) Ways we could enhance the quality, utility, and clarity of the information to be collected; and (d) Ways we could minimize the burden of the collection of the information on the respondents.

Please note that an agency may not conduct or sponsor, and an individual need not respond to, a collection of information unless it displays a valid OMB Control Number.

It is our policy to make all comments available to the public for review at the location listed in the ADDRESSES section. 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.

III. Data

OMB Control Number: 1076–0164.

Title: Home-living Programs and School Closure and Consolidation.

Brief Description of Collection: Submission of this information allows the BIE to ensure that minimum academic standards for the education of Indian children and criteria for dormitory situations in Bureau-operated schools and Indian-controlled contract schools are met. Response is required to obtain a benefit.

Type of Review: Extension without change of currently approved collection.

Respondents: Indian Tribes.

Number of Respondents: There are 65 schools with residential programs, of which 27 are Bureau-operated and 38 are Tribally operated. Thus, the collection of information must be cleared for 38 of the 65 residential schools.

Total Number of Responses: 730 per year, on average.

Frequency of Response: Annual or on occasion, depending on the activity.

Estimated Time per Response: Ranges from 1 minute to 40 hours, depending on the activity.

Estimated Total Annual Hour Burden: 1,344 hours.

Estimated Total Annual Non-Hour Dollar Cost: S0.

Authority: The authorities for this action are the Every Student Succeeds Act, Public Law 114–95, and the Paperwork Reduction Act of 1995, 44 U.S.C. 3501 et seq.

Elizabeth K. Appel,
Director, Office of Regulatory Affairs and Collaborative Action—Indian Affairs.

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[LLNVS00560/L58530000/EU0000 241A;14–08807; MO#4500104662; TAS: 17X]

Notice of Realty Action: Competitive Sale of 17 Parcels of Public Land in Clark County, NV

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of Realty Action.

SUMMARY: The Bureau of Land Management (BLM) is proposing to offer 17 parcels of public land totaling 81.25 acres in the Las Vegas Valley by competitive sale, at not less than the appraised fair market values (FMV) pursuant to the Southern Nevada Public Land Management Act of 1998 (SNPLMA), as amended. The sale will be subject to the applicable provisions of Section 203 of the Federal Land Policy and Management Act of 1976 (FLPMA) and BLM land sale regulations.

DATES: Interested parties may submit written comments regarding the sale until July 10, 2017. The sale will be held by sealed bid and oral public auction and will occur on August 3, 2017, at the City of Henderson Council Chambers, 240 Water Street, Henderson, Nevada 89010 at 10 a.m., Pacific Time. The FMV for the parcels will be available 30 days prior to the sale. The BLM will start accepting sealed bids beginning on
July 17, 2017. Sealed bids must be received at the BLM’s Las Vegas Field Office (LVFO) no later than 4:30 p.m. Pacific Time on July 28, 2017. The BLM will open sealed bids on the day of the sale just prior to the oral bidding.

**ADRESSES:** Mail written comments and submit sealed bids to the BLM–LVFO, Assistant Field Manager, 4701 North Torrey Pines Drive, Las Vegas, NV 89130. The sale by sealed bid and oral public auction will be held at the City of Henderson Council Chambers, 240 Water Street, Henderson, Nevada 89009.

**FOR FURTHER INFORMATION CONTACT:** Luis Rodriguez, Realty Specialist, BLM LVFO by email: lrodriguez@blm.gov, or by telephone: 702–515–5069. For general information on previous BLM public land sales, go to: https://www.blm.gov/snpjma. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Relay Service (FRS) at 1–800–877–8339 to reply during normal business hours. You will receive a response once a week for three consecutive weeks.

**Supplementary Information:** All 17 parcels are within Clark County jurisdiction and sixteen of the parcels are located in the southwest of the Valley, south of Beltway 215 and west of Interstate 15. The last parcel is located near the intersection of Ann Road and Grand Canyon Drive.

The subject public lands are legally described as:

**Mount Diablo Meridian, Nevada**

N–80697, 10.00 acres:
T. 19 S., R. 60 E., sec. 30, W1/2NW1/4SE1/4SW1/4, W1/2SW1/4SE1/4SW1/4.  
N–94807, 5.00 acres:
T. 22 S., R. 60 E., sec. 10, W1/2NW1/4NE1/4SE1/4.  
N–92830, 2.50 acres:
N–92832, 2.50 acres:
T. 22 S., R. 60 E., sec. 14, SW1/4SW1/4SW1/4SE1/4.  
N–94808, 2.50 acres:
T. 22 S., R. 60 E., sec. 15, NE1/4SE1/4SE1/4SW1/4.  
N–94809, 2.50 acres:
T. 22 S., R. 60 E., sec. 15, SW1/4SE1/4SE1/4SW1/4.  
N–81973, 1.25 acres:
T. 22 S., R. 60 E., sec. 19, NW1/4NE1/4SW1/4NE1/4.  
N–94810, 2.50 acres:
T. 22 S., R. 60 E., sec. 22, NW1/4NW1/4SE1/4NW1/4.  
N–94814, 12.50 acres:
T. 22 S., R. 61 E., sec. 29, W1/2NW1/4SE1/4NW1/4, NW1/4NW1/4NW1/4.

A sales matrix is available on the BLM Web site at https://www.blm.gov/snpjma. The sales matrix provides information specific to each sale parcel such as legal description, physical location, encumbrances, acreage, and FMV. The FMV for each parcel will be available in the sales matrix as soon as approved and no later than 30 days prior to the sale. The sale is in conformance with the BLM Las Vegas Resource Management Plan decision LD–1, approved on October 5, 1998. The Las Vegas Valley Disposal Boundary Environmental Impact Statement and Record of Decision issued on December 23, 2004 analyzed the sale parcels. A parcel-specific Determination of National Environmental Policy Act Adequacy (DNA), document number DOI–BLM–NV–S010–2016–0125–DNA, was prepared in connection with this Notice of Realty Action. Submit comments on this sale notice to the address in the **ADRESSES** section. 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 any 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 BLM will also publish this notice once a week for three consecutive weeks in the Las Vegas Review-Journal.

Sale procedures: Registration for oral bidding will begin at 8 a.m. Pacific Time and will end at 10 a.m. Pacific Time at the City of Henderson Council Chambers, 240 Water Street, Henderson, Nevada 89009, on the day of the sale, August 3, 2017. There will be no prior registration before the sale date. To participate in the competitive sale, all registered bidders must submit a bid guarantee deposit in the amount of $10,000 by certified check, postal money order, bank draft, or cashier’s check made payable to the Department of the Interior-Bureau of Land Management on the day of the sale or submit the bid guarantee deposit along with the sealed bids. The public sale auction will be through sealed and oral bids. Sealed bids will be opened and recorded on the day of the sale to determine the high bids among the qualified bids received. Sealed bids above the FMV will set the starting point for oral bidding on a parcel. Parcels that receive no qualified sealed bids will begin at the established FMV. Bidders who are participating and attending the oral auction on the day of the sale are not required to submit a sealed bid but may choose to do so.

Sealed-bid envelopes must be clearly marked on the lower front left corner with the parcel number and name of the sale. For example: “N–XXXXX, 17 parcel SNPLMA 2017 August Sale.” If multiple sealed bids are submitted, only the envelope that contains the bid guarantee needs to be noted with “bid guarantee.” Sealed bids must include an amount not less than 20 percent of the total bid amount and the $10,000 bid guarantee noted above by certified check, postal money order, bank draft, or cashier’s check made payable to the “Department of the Interior-Bureau of Land Management.” The bid guarantee and bid deposit may be combined into one form of deposit; the bidder must specify the amounts of the bid deposit and the bid guarantee. If multiple sealed bids are submitted, the first sealed bid of the group must include the $10,000 bid guarantee with the same bidder name. The BLM will not accept personal or company checks. The sealed-bid envelope must contain the 20 percent bid deposit, bid guarantee, and a completed and signed “Certificate of Eligibility” form stating the name, mailing address, and telephone number of the entity or person submitting the bid. Certificate of Eligibility and registration forms are available at the BLM–LVFO at the address listed in the **ADRESSES** section and on the BLM Web site at https://www.blm.gov/snpjma. Pursuant to 43 CFR 2711.3–1(c), if two...
Evidence of United States citizenship is a birth certificate, passport, or naturalization papers. Failure to submit the above requested documents to the BLM within 30 days from receipt of the high-bidder letter will result in cancellation of the sale and forfeiture of the bid deposit. Citizenship documents and Articles of Incorporation (as applicable) must be provided to the BLM–LVFO for each sale. The successful bidder is allowed 180 days from the date of the sale to submit the remainder of the full purchase price.

According to SNPLMA as amended, Public Law 105–263 section 4(c), lands identified within the Las Vegas Valley Disposal Boundary are withdrawn from location and entry under the mining laws and from operation under the mineral leasing and geothermal leasing laws until such time as the Secretary terminates the withdrawal or the lands are patented. Any subsequent applications will not be accepted, will not be considered as filed, and will be returned to the applicant. The segregative effect of this notice terminates upon issuance of a patent or other document of conveyance to such lands, publication in the Federal Register of a termination of the segregation, or 2 years after the date of this publication, whichever occurs first. The segregation period may not exceed two years unless extended by the BLM State Director, Nevada, in accordance with 43 CFR 2711.1–2(d) prior to the termination date.

Terms and Conditions: All minerals for the sale parcels will be reserved to the United States. The patents, when issued, will contain a mineral reservation to the United States for all minerals.

In response to requests to clarify this mineral reservation as it relates to mineral materials, such as sand and gravel, we refer interested parties to the regulations at 43 CFR 3601.71(b), which provides that the owner of the surface estate of lands with reserved Federal minerals may “use a minimal amount of mineral materials for . . . personal use” within the boundaries of the surface estate without a sales contract or permit. The regulation provides that all other use, absent statutory or other express authority, requires a sales contract or permit. We refer interested parties to the explanation of this regulatory language in the preamble to the final rule published in the Federal Register in 2001, which stated that minimal use “would not include large-scale use of mineral materials, even within the boundaries of the surface estate.” 66 FR 58892, 58894 (Nov. 23, 2001). Further explanation is contained in BLM Instruction Memorandum No. 2014–085 (April 23, 2014), available on BLM’s Web site at https://www.blm.gov/policy/woin-2014–085.

The parcels are subject to limitations prescribed by law and regulation, and certain encumbrances in favor of third parties. Prior to patent issuance, a holder of any right-of-way (ROW) within the sale parcels will have the opportunity to amend the ROW for conversion to a new term, including perpetuity, if applicable, or conversion to an easement. The BLM will notify valid existing ROW holders of record of their ability to convert their compliant rights-of-way to perpetual rights-of-way or easements. In accordance with Federal regulations at 43 CFR 2807.15, once notified, each valid holder may apply for the conversion of their current authorization.

The following numbered terms and conditions will appear on the conveyance documents for the sale parcels:

1. All minerals deposits in the lands so patented, and to it, or persons authorized by it, the right to prospect for, mine, and remove such deposits from the same under applicable law and regulations to be established by the Secretary of the Interior are reserved to the United States, together with all necessary access and exit rights;
2. A right-of-way is reserved for ditches and canals constructed by authority of the United States under the Act of August 30, 1890 (43 U.S.C. 945); and
3. The parcels are subject to valid existing rights;
4. The parcels are subject to reservations for road, public utilities and flood control purposes, both existing and proposed, in accordance with the local governing entities’ transportation plans; and
5. An appropriate indemnification clause protecting the United States from claims arising out of the lessee’s/ patentee’s use, occupancy, or occupations on the leased/patented lands.

Pursuant to the requirements established by Section 120(h) of the Comprehensive Environmental Response, Compensation, and Liability Act, 42 U.S.C. 9620(h) (CERCLA), as amended, notice is hereby given that the lands have been examined and no evidence was found to indicate that any hazardous substances have been stored for one year or more, nor had any hazardous substances been disposed of or released on the subject property.

No warranty of any kind, express or implied, is given by the United States as to the title, whether or to what extent the land may be developed, its physical
condition, future uses, or any other circumstance or condition. The conveyance of a parcel will not be on a contingency basis. However, to the extent required by law, the parcel is subject to the requirements of Section 120(h) of the CERCLA.

The BLM-LVFO must receive the request for escrow instructions prior to 30 days before the prospective patentee’s scheduled closing date. There are no exceptions. All name changes and supporting documentation must be received at the BLM-LVFO 30 days from the date on the high-bid letter by 4:30 p.m. Pacific Time. There are no exceptions. To submit a name change, the apparent high bidder must submit the name change in writing on the Certificate of Eligibility form to the BLM-LVFO.

The remainder of the full bid price for the parcel must be received no later than 4:30 p.m. Pacific Time, within 180 days following the day of the sale. Payment must be submitted in the form of a certified check, postal money order, bank draft, cashier’s check, or made available by electronic fund transfer made payable in U.S. dollars to the “Department of the Interior—Bureau of Land Management” to the BLM-LVFO. The BLM will not accept personal or company checks.

Arrangements for electronic fund transfer to the BLM for payment of the balance due must be made a minimum of two weeks prior to the payment date. Failure to pay the full bid price within 180 days of the sale date will disqualify the high bidder and cause the entire 20 percent bid deposit to be forfeited to the BLM. Forfeiture of the 20 percent bid deposit is in accordance with 43 CFR 2711.3–1(d). There are no exceptions. The BLM can only accept the remainder of the full bid price up to 180 days after the sale date.

The BLM will not sign any documents related to 1031 Exchange transactions. The timing for completion of such an exchange is the bidder’s responsibility. The BLM cannot be a party to any 1031 Exchange.

In accordance with 43 CFR 2711.3–1(f), the BLM may accept or reject any or all offers to purchase, or withdraw any parcel of land or interest therein from sale within 30 days, if the BLM authorized officer determines consummation of the sale would be inconsistent with any law, or for other reasons as may be provided by applicable law or regulations. No contractual or other rights against the United States, accrue until the BLM officially accepts the offer to purchase and the full bid price is paid.

Upon publication of this notice and until completion of this sale, the BLM will no longer accept land use applications affecting the parcel identified for sale. However, land use applications may be considered after the sale if the parcel is not sold. The parcel may be subject to land use applications received prior to publication of this Notice if processing the application would have no adverse effect on the marketability of title, or the FMV of the parcel. Information concerning the sale, encumbrances of record, appraisals, reservations, procedures and conditions, CERCLA, and other environmental documents that may appear in the BLM public files for the proposed sale parcels are available for review during business hours, 8 a.m. to 4:30 p.m. Pacific Time, Monday through Friday, at the BLM-LVFO, except during Federal holidays. In order to determine the FMV through appraisal, certain extraordinary assumptions and hypothetical conditions may have been made concerning the attributes and limitations of the lands and potential effects of local regulations and policies on potential future land uses. Through publication of this notice, the BLM advises that these assumptions may not be endorsed or approved by units of local government.

It is the buyer’s responsibility to be aware of all applicable Federal, State, and local government laws, regulations and policies that may affect the subject lands, including any required dedication of lands for public uses. It is also the buyer’s responsibility to be aware of existing or prospective uses of nearby properties. When conveyed out of Federal ownership, the lands will be subject to any applicable laws, regulations, and policies of the applicable local government for proposed future uses. It is the responsibility of the purchaser to be aware through due diligence of those laws, regulations, and policies, and to seek any required local approvals for future uses. Buyers should make themselves aware of any Federal or state law or regulation that may impact the future use of the property. Any land lacking access from a public road or highway will be conveyed as such, and future access acquisition will be the responsibility of the buyer.

Any comments regarding the proposed sale will be reviewed by the BLM Nevada State Director or other authorized official of the Department of the Interior, who may sustain, vacate, or modify this realty action in response to such comments. In the absence of any comments, this realty action will become the final determination of the Department of the Interior.

Authority: 43 CFR 2711.1–2.

Kerri-Anne Thorpe.
Acting Assistant Field Manager, Division of Lands.

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DEPARTMENT OF THE INTERIOR
Bureau of Land Management

[17XL.LLIDTO3100.L17110000.DQ0000.241A00; 4500104491]

Notice of Availability of the Proposed Craters of the Moon National Monument and Preserve Monument Management Plan Amendment and Final Environmental Impact Statement, Idaho

AGENCY: Bureau of Land Management, Department of the Interior.

ACTION: Notice.

SUMMARY: In accordance 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) has prepared a Proposed Monument Management Plan Amendment (Plan Amendment) and Final Environmental Impact Statement (EIS) for the Craters of the Moon National Monument and Preserve and by this notice is announcing its availability.

DATES: BLM planning regulations state that any person who meets the conditions as described in the regulations may protest the BLM’s Proposed Plan Amendment/Final EIS. A person who meets the conditions and files a protest must file the protest within 30 days after the date that the Environmental Protection Agency publishes its notice of availability in the Federal Register.

ADDRESSES: Copies of the Proposed Plan Amendment/Final EIS have been sent to affected Federal, State, and local government agencies and to other stakeholders, including the Shoshone-Bannock and Shoshone-Paiute Tribes. Copies of the Proposed Plan Amendment/Final EIS are available for public review at the Shoshone BLM Field Office, 400 West F St., Shoshone, Idaho, 83352. Interested persons may also review the Proposed Plan Amendment/Final EIS online at https://www.blm.gov/programs/planning-and-nepa/plans-in-development/idaho/craters-of-moon. All protests must be in