

especially when considering whether to allow for an additional transition period akin to that allowed under certain previous Temporary Protected Status terminations. Temporary Protected Status, as the name itself makes clear, is an inherently temporary status.

Temporary Protected Status designations are time-limited and must be periodically reviewed, as frequently as every six months in some cases, and Temporary Protected Status notices clearly notify aliens of the designations' expiration dates. Further, whether to allow for an orderly transition period is left to the Secretary's unfettered discretion. *See* INA sec. 244(b)(3), (d)(3); 8 U.S.C. 1254a(b)(3), (d)(3). The statute inherently contemplates advance notice of a termination by requiring timely publication of the Secretary's determination and delaying the effective date of the termination by at least 60 days after publication of a **Federal Register** notice of the termination or, if later, the existing expiration date. *See* INA sec. 244(b)(3)(A)–(B), (d)(3); 8 U.S.C. 1254a(b)(3)(A)–(B), (d)(3).

Notice of the Termination of the Temporary Protected Status Designation of Somalia

By the authority vested in me as Secretary under INA section 244(b)(3), 8 U.S.C. 1254a(b)(3), I have reviewed, in consultation with the appropriate U.S. Government agencies, (a) conditions in Somalia; (b) whether permitting nationals of Somalia (and aliens having no nationality who last habitually resided in Somalia) to remain temporarily in the United States is contrary to the national interest of the United States; and (c) whether Somalia is experiencing ongoing armed conflict that poses a serious threat to the personal safety of Somali nationals. Based on my review, I have determined that Somalia no longer continues to meet the conditions for Temporary Protected Status under INA sections 244(b)(1)(A), 8 U.S.C. 1254a(b)(1)(A) and 244(b)(1)(C), 8 U.S.C. 1254a(b)(1)(C).

Accordingly, I order as follows:

(1) Pursuant to INA section 244(b)(3)(B), 8 U.S.C. 1254a(b)(3)(B), and considering INA section 244(d)(3), 8 U.S.C. 1254a(d)(3), the designation of Somalia for Temporary Protected Status is terminated effective at 11:59 p.m., local time, on March 17, 2026.

(2) Information concerning the termination of Temporary Protected Status for nationals of Somalia (and aliens having no nationality who last habitually resided in Somalia) under the designation will be available at local USCIS offices upon publication of this

notice and through the USCIS Contact Center at 1–800–375–5283. This information will also be published on the USCIS website at www.uscis.gov.

Kristi Noem,

Secretary of Homeland Security.

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Browns Park School property was assumed to be owned by Moffat County. It was discovered in 1994 that the buildings were inadvertently placed on Federal public land in the 1940s and Moffat County only holds ownership over the buildings and associated improvements. After many years of negotiation, the BLM proposes to offer the land for direct sale to resolve the issue.

The following described public land in Moffat County has been examined and found suitable for sale under the authority of sections 203 and 209 of FLPMA, as amended.

Sixth Principal Meridian, Colorado

T. 9 N., R. 102 W.,
Sec. 2, lot 36;
Sec. 3, lot 24.

The area described contains 2.13 acres, according to the official plat of survey of the said land, on file with the BLM.

The above-described land was segregated on September 14, 2020, from all forms of appropriation under the public land laws, including the mining laws, except for the sale provision of the FLPMA (85 FR 56627). Upon publication of this notice and until completion of the sale, the BLM will not accept land use applications affecting the identified public land except applications for the amendment of previously filed right-of-way applications or existing authorizations to increase the term of the grants in accordance with 43 CFR 2807.15. Pursuant to 43 CFR 2711.1–2, the land will not be sold until after March 16, 2026.

The proposed sale is in conformance with the BLM Little Snake Resource Management Plan, approved in October 2011, as addressed on page RMP–52 under Management Actions: Allowable Uses and Actions. The mineral potential is unknown and the mineral estate would not be conveyed, in accordance with section 209 of FLPMA. A parcel-specific environmental assessment (EA), document number DOI–BLM–CO–N010–2025–0032–EA, was prepared in connection with this realty action and may be viewed at <https://eplanning.blm.gov/eplanning-ui/project/2038945/510>. Existing historical structures make the subject parcel difficult for the BLM to manage. Under the FLPMA section 203, disposal of the subject parcel is allowable because existing characteristics are difficult and uneconomic to manage and disposal of the tract will serve important public objectives, including but not limited to, expansion of communities and economic development.

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[A2407–014–004–065516; #O2509–014–004–125222]

Notice of Realty Action: Noncompetitive (Direct) Sale of Public Land in Moffat County, CO

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of realty action.

SUMMARY: The Bureau of Land Management (BLM) is proposing a non-competitive (direct) sale of 2.13 acres of public land in the Little Snake Field Office to Moffat County. The sale would resolve an inadvertent unauthorized use of public land. The sale would be subject to the applicable provisions of the Federal Land Policy and Management Act of 1976 (FLPMA), as amended, and the BLM land sale regulations. The surface estate would be sold for no less than the appraised fair market value of \$17,000.00.

DATES: Interested parties must submit written comments no later than March 2, 2026.

ADDRESSES: Mail written comments to Robert Swithers, District Manager, Northwest District Office, 455 Emerson Street, Craig, CO 81625, or submit them online via the BLM National NEPA Register at <https://eplanning.blm.gov/eplanning-ui/project/2038945/510>.

FOR FURTHER INFORMATION CONTACT: Kym Hampton at the above address, or by telephone at 970–826–5089, or by email at kgresset@blm.gov. Individuals in the United States who are deaf, deafblind, hard of hearing, or have a speech disability may dial 711 (TTY, TDD, or TeleBraille) to access telecommunications relay services. Individuals outside the United States should use the relay services offered within their country to make international calls to the point-of-contact in the United States.

SUPPLEMENTARY INFORMATION: The Browns Park School is in far northwestern Colorado, closer to the Utah and Wyoming borders than to any major Colorado city. For many years, the

In accordance with 43 CFR 2710.0-6 and 43 CFR 2711.3-3(a), direct sales (without competition) may be utilized, when in the opinion of the authorized officer, a competitive sale is not appropriate and the public interest would best be served by a direct sale, including a tract identified for transfer to State or local government or nonprofit organization; or a need to resolve inadvertent unauthorized use or occupancy of the lands. In this case, a direct sale is appropriate because the subject parcel contains inadvertent unauthorized location of historical structures significant to the history of public schools in Moffat County. The county intends to use the property for public education and to enhance tourism in the area.

The BLM considered the minimal acreage to create a manageable boundary to include land needed to protect existing improvements and to resolve the inadvertent unauthorized use. The BLM may serve the public's interest through resolution and receiving fair market value for the subject parcel.

The conveyance document, if issued, would include the following terms, covenants, conditions, and reservations:

1. A mineral reservation to the United States for all minerals;
2. A reservation to the United States for ditches and canals constructed by authority of the United States under the Act of August 30, 1890 (43 U.S.C. 945);
3. A reservation for water power rights subject to the conditions and limitations of section 24 of the Federal Power Act of June 10, 1920, as amended (16 U.S.C. 818), and subject to the stipulation that, if and when, the lands are required in whole or in part, for power development purposes, any structures or improvements placed thereon which shall be found to obstruct or interfere with such development shall, without expense to the United States, its permittees or licensees, be removed or relocated insofar as is necessary to eliminate interference with power development;
4. Valid existing rights issued prior to conveyance;
5. An appropriate indemnification clause protecting the United States from claims arising out of the purchaser's use, occupancy, or operations on the conveyed land; and
6. Additional terms and conditions that the authorized officer deems appropriate.

The EA, appraisal, maps, and environmental site assessment are available for review at the location listed in the **ADDRESSES** section earlier. Interested parties may submit, in writing, any comments concerning the

sale, including notifications of any encumbrances or other claims relating to the parcel (see **ADDRESSES**).

The BLM Colorado State Director will review adverse comments regarding the parcel and may sustain, vacate, or modify this realty action, in whole or in part. In the absence of timely objections, this realty action will become the final determination of the Department of the Interior.

In addition to this notice of realty action, a sale notice will be published once a week for 3 consecutive weeks in the *Craig Daily Press*. Only written comments submitted by mail or online via the BLM National NEPA Register will be considered as properly filed (see **ADDRESSES**). Electronic mail, facsimile, or verbal comments will not be considered.

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

(Authority: 43 CFR 2711)

Douglas J. Vilsack,
BLM Colorado State Director.

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DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[A2407-014-004-065516, #O2509-014-004-125222]

Filing of Plats of Survey, Colorado

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of official filing.

SUMMARY: The plat of survey of the following described lands is scheduled to be officially filed in the Bureau of Land Management (BLM), Colorado State Office, Lakewood, Colorado, 30 calendar days from the date of this publication. The survey, which was executed at the request of the BLM, is necessary for the management of these lands.

DATES: You must submit written protests to the BLM Colorado State Office by February 13, 2026. Unless there are protests of this action, the plat described in this notice will be filed on February 13, 2026.

ADDRESSES: You may submit written protests to the BLM Colorado State Office, State Director, LLC0956, P.O. Box 151029, Lakewood, CO 80215. The plat of survey is available for public viewing at no cost at the BLM Colorado State Office, Denver Federal Center, Building 40, Public Room, Lakewood, Colorado, 80225.

FOR FURTHER INFORMATION CONTACT:

David W. Ginther, Chief Cadastral Surveyor for Colorado, telephone: (970) 826-5064; email: dginther@blm.gov. Individuals in the United States who are deaf, deafblind, hard of hearing, or have a speech disability may dial 711 (TTY, TDD, or TeleBraille) to access telecommunications relay services. Individuals outside the United States should use the relay services offered within their country to make international calls to the point-of-contact in the United States.

SUPPLEMENTARY INFORMATION: The plat and field notes of the dependent resurvey and subdivision of sections 15, 17, and 30 in Township 49 North, Range 1 West, New Mexico Principal Meridian, Colorado, were accepted on March 24, 2025.

A person or party who wishes to protest any of the above surveys must file a written notice of protest by the date specified in the **DATES** section and at the address listed in the **ADDRESSES** section of this notice. A statement of reasons for the protest may be filed with the notice of protest and must be filed within 30-calendar days after the protest is filed. If a protest against the survey is received prior to the date of official filing, the filing will be stayed pending consideration of the protest. A plat will not be officially filed until the day after all protests have been dismissed or otherwise resolved.

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

(Authority: 43 U.S.C. Chap. 3)

David W. Ginther,
Chief Cadastral Surveyor.

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