

standard graveled roads,
 – 30 feet from the centerline of low standard dirt roads, Unless resource conditions warrant granting exceptions.

9. The plan amendment process will address off highway vehicle designations in the inventory areas, consistent with the provisions of the IMP as necessary to protect wilderness characteristics.

Alternatives that are currently proposed for consideration include: (1) No Action—Under this alternative, none of the inventory areas would be designated as WSAs and the lands would continue to be managed according to the existing land use plans; (2) All areas would be designated as WSAs, and IMP would be applied to all lands; (3) Selected WSAs—Some of the 35 inventoried areas, or portions thereof, would be designated as WSAs and IMP would be applied, while other inventoried areas, or portions thereof, would not be designated as WSAs. The EIS would provide information and analysis to identify impacts associated with each alternative.

Planning for the southeastern region is expected to be completed in the Fall of 2000. A draft EIS is expected to be published by Spring of 2000.

The public will have opportunities to provide further input, review information, and to comment on the draft EIS. Anyone wanting to be added to the mail list for this planning project should contact the BLM at the address given above. Comments received, including names and addresses of respondents will be available for public review at the Utah State Office and will be subject to disclosure under the Freedom of Information Act. Individual respondents may request confidentiality. If you wish to withhold your name or street address from public review and disclosure under the Freedom of Information Act, you must state this prominently at the beginning of your written scoping letter. Such requests will be honored to the extent allowed by law. All submissions from organizations or businesses, will be made available for public inspection in their entirety.

Dated: October 28, 1999.

Linda S. Coleville,

Acting Utah State Director.

[FR Doc. 99–28698 Filed 11–2–99; 8:45 am]

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DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[UTU–76561, UTU–77365]

Utah; Proposed Reinstatement of Terminated Oil and Gas Leases

In accordance with Title IV of the Federal Oil and Gas Royalty Management Act (Public Law 97–451), a petition for reinstatement of oil and gas leases UTU–76561 and UTU–77365 for lands in Duchesne and Emery Counties, Utah, was timely filed and required rentals accruing from September 1, 1999, the date of termination, have been paid.

The lessee has agreed to new lease terms for rentals and royalties at rates of \$5 per acre and 16 $\frac{2}{3}$ percent, respectively. The \$500 administrative fee for each lease has been paid and the lessee has reimbursed the Bureau of Land Management for the cost of publishing this notice.

Having met all the requirements for reinstatement of the leases as set out in Section 31 (d) and (e) of the Mineral Leasing Act of 1920 (30 U.S.C. 188), the Bureau of Land Management is proposing to reinstate leases UTU–76561 and UTU–77365, effective September 1, 1999, subject to the original terms and conditions of the lease and the increased rental and royalty rates cited above.

Robert Lopez,

Chief, Branch of Minerals Adjudication.

[FR Doc. 99–28697 Filed 11–2–99; 8:45 am]

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DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[NV–056–1430–ES; N–65825]

Notice of Realty Action: Segregation Terminated, Lease/Conveyance for Recreation and Public Purposes

AGENCY: Bureau of Land Management.

ACTION: Segregation terminated, recreation and public purpose lease/conveyance.

SUMMARY: The following described public land in Las Vegas, Clark County, Nevada was segregated on July 23, 1997 for exchange purposes under serial number N–61855. The exchange segregation on the subject lands will be terminated upon publication of this notice in the **Federal Register**. The land has been examined and found suitable for lease/conveyance for recreational or public purposes under the provisions of the Recreation and Public Purposes Act,

as amended (43 U.S.C. 869 *et seq.*). Clark County proposes to use the lands for a fire station and training facility.

Mount Diablo Meridian, Nevada

T. 21 S., R. 62 E.,

Sec. 2, Lot 15.

Containing 40.00 acres, more or less, located at Hollywood Ave. and Sahara Ave.

The land is not required for any federal purpose. The lease/conveyance is consistent with current Bureau planning for this area and would be in the public interest. The lease/patents, when issued, will be subject to the provisions of the Recreation and Public Purposes Act and applicable regulations of the Secretary of the Interior, and will contain the following reservations of the United States:

1. A right-of-way thereon for ditches or canals constructed by the authority of the United States, Act of August 30, 1890 (43 U.S.C. 945).

2. All minerals shall be reserved to the United States, together with the right to prospect for, mine and remove such deposits from the same under applicable law and such regulations as the Secretary of the Interior may prescribe and will be subject to:

1. Easements in accordance with the Clark County Transportation Plan.

2. Those rights for telephone purposes which have been granted to Sprint Central Telephone by right-of-way CC–017422A under the Act of March 4, 1911 (43 USC 961).

3. Those rights for gas line purposes which have been granted to Southwest Gas Corporation by right-of-way Nev–061333 under the Act of February 25, 1920 (30 USC 185 sec. 28).

4. Those rights for water line purposes which have been granted to the Bureau of Reclamation by right-of-way N–1521 under the Act of December 5, 1924 (43 Stat. 0672).

5. Those rights for roadway purposes which have been granted to Clark County by right-of-way N–56936 under the Act of October 21, 1976 (43 USC 1761).

Detailed information concerning this action is available for review at the office of the Bureau of Land Management, Las Vegas Field Office, 4765 W. Vegas Drive, Las Vegas, Nevada.

Upon publication of this notice in the **Federal Register**, the above described land will be segregated from all other forms of appropriation under the public land laws, including the general mining laws, except for lease/conveyance under the Recreation and Public Purposes Act, leasing under the mineral leasing laws and disposals under the mineral material disposal laws.