D. Application of State Law

Unless otherwise contradicted by this Statute or other Tribal law, laws of the State and regulations of its Liquor Control Commission shall pertain to sale, trade, manufacture, use or possession of alcoholic beverages within the Indian Country of the Tribe. Provided that in no event shall any laws of the Tribe pertaining to liquor regulation be construed to be less stringent than the laws and regulations of the State. Nothing in this section or Statute is intended to allow the State to exercise any jurisdiction over the Tribe, its members, or any persons or transactions within the Indian Country of the Tribe that the State would not otherwise have. Nothing in this section or statute is intended to in any way waive or limit the sovereign immunity of the Tribe.

E. Condition of Tribal License

Any tribal enterprise having a license for the sale of alcoholic beverages issued by the Tribal Council shall be required to comply, as a condition of retaining such license, with any applicable tribal laws and ordinances and shall further observe the laws of the State regarding times of sale and minimum ages of persons to whom sales may be made.

Section VII: Tribal Licenses for the Sale of Alcoholic Beverages

A. Upon application submitted in writing by tribal representatives, the Tribal Council may issue a license authorizing (1) sale of alcoholic beverages (or specific types thereof) solely for consumption on the premises, and/or (2) sale of alcoholic beverages (or specific types thereof) intended for consumption away from the premises.

B. All applications for such licenses must be submitted to the Tribal Council in writing, setting forth the purpose for the license together with the description of the premises upon which such sale is proposed to take place.

C. The Tribal Council shall have the power and authority to determine, in its sole discretion, the number and type of licenses for the sale of alcoholic beverages that may from time-to-time be issued pursuant to this ordinance.

D. Fees. The Tribal Council may set reasonable fees for the issuance of licenses under this Statute.

E. Duration of License. Unless sooner canceled, every license issued by the Tribal Council shall expire at midnight on the 31st day of December.

Applications for renewal must be submitted to the Tribal Council on or before November 15 of the preceding year. The Tribal Council will act on all

renewal applications on or before December 15.

Section VIII: Violations

A. Any Indian person found to be in violation of the provisions of this Statute shall be deemed guilty of a criminal offense and may be prosecuted in Tribal Court in an action brought by the Tribal Prosecutor. Any such criminal proceeding against an Indian person shall comply with all due process and equal protection requirements of the Indian Civil Rights Act, which shall include at a minimum adequate notice, a full and fair hearing, and the right to call and cross examine witnesses. Upon conviction, the Tribal Court may impose a sentence of a fine not greater than \$1,000.00 and/or a jail term not exceeding sixty (60) days.

B. Nothing in this statute shall be construed to require or authorize the criminal trial and punishment by the Tribal Court of any non-Indian except to the extent allowed under Federal law. In general, when any provision of this Statute is violated by a non-Indian, her or she shall be referred to state and/or Federal authorities for prosecution under applicable law. However, violations of this Statue by a non-Indian shall also be deemed a civil offense against the Tribe and a civil action against non-Indian violators may proceed in Tribal Court to the extent allowed under Federal law. In such civil action brought in Tribal Court by the Tribal Prosecutor, the Tribal Court may impose a fine not greater than \$1,000.00 and/or exclusion from the Tribe's reservation, as authorized in Article VII, Section 1(h) of the Tribe's Constitution. Any such civil proceeding against a non-Indian shall comply with all due process and equal protection requirements of the Indian Civil Rights Act, which shall include at a minimum adequate notice, a full and fair hearing, and the right to call and cross examine witnesses.

C. Revocation of License. The Chairperson of the Tribal Council, or the Tribal Prosecutor may, for alleged violation of this Statute, institute and maintain an action in the Tribal Court in the name of the Tribe to revoke or suspend a license issued under this Statute. Such proceeding against the holder of the license in question shall comply with all due process and equal protection requirements of the Indian Civil Rights Act, which shall include at a minimum adequate notice, a full and fair hearing, and the right to call and cross examine witnesses. Upon final judgment issued against the defendant, the Tribal Court may order the forfeiture of any license issued pursuant to this

Statute, and all rights of the licensee to keep or sell alcoholic beverages under this Statute shall be suspended or terminated as the case may be. Pending final judgment the Tribal Court may issue orders for preliminary injunction if the plaintiff can demonstrate a likelihood of success and irreparable injury to the Tribe or its members if such orders are not issued.

Section IX: Effective Date

This ordinance shall be effective as a matter of tribal law as of the date of the adoption by the Tribal Council, and effective as a matter of Federal law on such date as the Assistant Secretary—Indian Affairs certifies and publishes the same in the Federal Register.

Section X: Savings Clause

In the event that any phrase, provision, part, paragraph, subsection or section of this Statute is found by a court of competent jurisdiction to violate the Constitution, laws or ordinances of the Little Traverse Bay Bands of Odawa Indians or applicable Federal law, such phrase, provision, paragraph, subsection or section shall be considered to stand alone and to be deleted from this Statute, the entirety of the balance of the Statute to remain in full and binding force and effect.

Dated: November 24, 1999.

Kevin Gover,

Assistant Secretary—Indian Affairs.
[FR Doc. 99–31393 Filed 12–13–99; 8:45 am]
BILLING CODE 4310–02–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [CO-010-07-1020-00-241A]

Northwest Colorado Resource Advisory Council Meeting

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of meeting.

SUMMARY: The next meeting of the Northwest Colorado Resource Advisory Council will be held on Saturday January 15, 2000, at the Garfield County Courthouse in Glenwood Springs, Colorado.

DATES: Saturday, January 15, 2000. ADDRESSES: For further information, contact Lynn Barclay, Bureau of Land Management (BLM), 455 Emerson Street, Craig, Colorado 81625; Telephone (970) 826–5096.

SUPPLEMENTARY INFORMATION: The Northwest Resource Advisory Council will meet on Saturday January 15, 2000,

at the Garfield County Courthouse, Suite 302, 109 8th Street, Glenwood Springs, Colorado. The meeting will start at 9 a.m. and include election of officials and goal setting for the Northwest Colorado Resource Advisory Council, discussion of the proposed statewide recreation guidelines, and discussion of protection alternatives for the Ruby Canyon/Black Ridge area in the Grand Junction Field Office.

The meeting is open to the public. Interested persons may make oral statements at the meetings or submit written statements at the meeting. Perperson time limits for oral statements may be set to allow all interested persons an opportunity to speak.

Summary minutes of council meetings are maintained at the Bureau of Land Management Offices in Grand Junction and Craig, Colorado. They are available for public inspection and reproduction during regular business hours within thirty (30) days following the meeting.

Dated: December 8, 1999.

Richard Arcand,

Acting Center Manager, Northwest Center. [FR Doc. 99–32291 Filed 12–13–99; 8:45 am] BILLING CODE 4310–70–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[OR-020-1020-DE; G-0038]

Meeting; Southeast Oregon Resource Advisory Council

AGENCY: Bureau of Land Management (BLM), Burns District.

ACTION: Meeting notice for the Southeast Oregon Resource Advisory Council.

SUMMARY: The Southeast Oregon Resource Advisory Council will meet at

the Best Western Vista inn, 2645 Airport Way, Boise, Idaho, from 8:00 a.m. to 4:15 p.m., Mountain Standard Time (MST), on Monday, January 24, 2000, from 8:00 a.m. to 12:00 p.m. on Tuesday, January 25, 2000. Topics to be discussed by the Council include Sage Grouse Listing, Bully Creek Landscape Management Project, Great Basin Restoration Initiative, Updates on Steens Legislation, Steens Wilderness, Southeastern Oregon Resource Management Plan, Lakeview Resource Management Plan, Interior Columbia Management Plan, Prescribed Fire, and such other matters as may reasonably come before the Council. The entire meeting is open to the public. Public comment is scheduled for 11:30 a.m. to 12:00 p.m. MST on Monday, January 24,

The Southeast Oregon Resource Advisory Council will meet on the following dates in the year 2000:

Date	Place	Location
01/24–25/2000 04/13–14/2000 07/20–21/2000 10/19–20/2000	Best Western Vista Inn Treasure Valley Community College Burns District Office, BLM Lakeview District Office, BLM	Hines, Oregon.

FOR FURTHER INFORMATION CONTACT:

Additional information concerning the Southeast Oregon Resource Advisory Council may be obtained from Holly LaChapelle, Resource Assistant, Burns District Office, HC 74–12533 Highway 20 West, Hines, Oregon, 97738, (541) 573–4501, or *Holly*

LaChappell@or.blm.gov or our web sites at

http://www.or.blm.gov/Lakeview/ seorac/seorac.htm

http://www.or.blm.gov/Vale/SEORAC/sorac.htm

http://www.or.blm.gov/Burns/rac.html

Dated: December 7, 1999.

Thomas H. Dyer,

District Manager.

[FR Doc. 99–32367 Filed 12–13–99; 8:45 am]

BILLING CODE 4310-84-M

DEPARTMENT OF THE INTERIOR

National Park Service

Notice of Submission of Study Package to Office of Management and Budget; Opportunity for Public Comment

AGENCY: Department of the Interior, National Park Service.

ACTION: Notice and request for comments.

ABSTRACT: The National Park Service is conducting a Comprehensive Survey of the American Public to assess opinions and attitudes of a representative sample of the American public regarding the National Park System. Data will be generalizable at the regional and national level. Visitor and Non-visitor survey instruments will be utilized to reach the following objectives:

- (1) Improve National Park Service understanding of the general public;
- (2) Describe public views about parks and park management;
- (3) Develop a baseline to monitor changes in public opinion over time.

SUMMARY: Under the provisions of the Paperwork Reduction Act of 1995 and 5 CFR part 1320, Reporting and Record Keeping Requirements, the NPS invites public comment on the proposed information collection request (ICR). Comments are invited on: (1) The need for the information including whether the information has practical utility; (2) the accuracy of the reporting burden estimate; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) ways to minimize the burden of the information collection on respondents, including the use of automated collection techniques or other forms of information technology. The purpose of the proposed ICR is to survey opinions

and attitudes of the general public. This information will be used to help the staff at NPS develop appropriate policies.

There were no public comments received as a result of publishing in the **Federal Register** a 60 day notice of intention to request clearance of information collection for this survey.

DATES: Public comments will be accepted on or before January 13, 2000.

SEND COMMENTS TO: Office of Information and Regulatory Affairs of OMB, Attention Desk Officer for the Interior Department, Office of Management and Budget, Washington, DC 20530. Please also send comments to Frederic I. Solop, Ph.D., Principal Investigator, Social Research Laboratory, Northern Arizona University, P.O. Box 15301, Flagstaff, AZ 86011.

Public comments, including names and addresses of respondents, may be made available for public review. Individual respondents may request that their address be withheld from the public comment record. This will be honored to the extent allowable by law. There also may be circumstances in which a respondent's identity would be withheld from the public comment record, as allowable by law. If you wish to withhold your name and/or address, you must state this prominently at the beginning of your comment.