[ES-020-4210-01; FL-ES-041063]

Public Land Order No. 7148; Revocation of Executive Order Dated February 1, 1886; Florida; Correction

AGENCY: Bureau of Land Management, DOI.

ACTION: Correction.

SUMMARY: This action corrects Public Land Order No. 7148, 60 FR 36736, published July 18, 1995, as FR Doc. 95–17512.

On page 36736, column 2, under T. 27 S., R., 15 E., which reads "sec 1" is hereby corrected to read "sec. 6".

Dated: May 29, 1996. Bruce E. Dawson, District Manager.

[FR Doc. 96-14338 Filed 6-6-96; 8:45 am]

BILLING CODE 4310-GJ-P-M

[CA-017-1430-01; CACA 3511, CACA 3512, CAS 4427, CAS 5594]

Notice of Realty Action: Classification for Conveyance and Intent To Convey Lands for Landfill Purposes, Mono County, CA

AGENCY: Bureau of Land Management, Interior.

ACTION: Classification of Suitability for Conveyance and Intent to Convey Lands for Landfill Purposes.

SUMMARY: The County of Mono has requested that the four landfills currently leased (total of 93.56 acres) from the Bureau of Land Management be patented to the County under the authority of the Recreation and Public Purposes Act of June 14, 1926, as amended. It is in the Public's interest to classify the lands as suitable for conveyance. Pending the completion of the Environmental Assessment and the Landfill Transfer Audit (LTA), it is the Intent of the Bureau of Land Management to Convey the lands to the County of Mono. The Classification and Intent to Convey involves the following lands located in the County of Mono, California:

Federal Lands, to be Conveyed to the County of Mono:

Mount Diablo Meridian, California,

T. 8 N., R. 23 E.,

Sec. 9, Lot 3; (Walker).

T. 5 N., R. 25 E.

Sec. 28, E½NW¼NE¼, W½NE¼ANE¼; (Bridgeport).

T. 1 S., R. 32 E.,

Sec. 32, NW¹/₄NW¹/₄SE¹/₄; (Benton).

T. 5 S., R., 33 E.,

Sec. 9, NW¹/₄SW¹/₄NE¹/₄; (Chalfant). containing 93.56 acres more or less.

SUPPLEMENTARY INFORMATION: The landfills known as Walker and Bridgeport were classified for lease for landfill purposes and have been leased since 1974. The Benton and Chalfant landfills and were classified for lease for landfill purposes and have been leased since 1983. The County of Mono is a qualified applicant for conveyance. The Classification of suitable for Conveyance stems from the Bishop Resource Management Plan Record of Decision dated March 25, 1993. The Decision identified the lands for disposal for landfill purposes. Final determination on the Intent to Convey will made using public comments, an environmental assessment and a Landfill Transfer Audit (LTA). The conveyance document (patent) for the Federal public lands will include the following terms, conditions or reservations to 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. Provisions of the R&PP Act and applicable regulations of the Secretary of the Interior.
- 3. All valid and existing rights documented on the official public land records at the time of patent issuance.
- 4. All minerals shall be reserved to the United States, together with the right to prospect for, mine, and remove the minerals. Upon publication of this Notice in the Federal Register, the public lands described above are segregated from all forms of appropriation under the public land laws, including the mineral laws for a period of five years from the date of publication. The segregative effect shall terminate as provided by 43 CFR 2201.1(c).

Detailed information concerning the Classification or the Intent to Convey is available at the Bishop Resource Area Office, 785 N. Main St. Suite E, Bishop, CA 93514 or by contacting Larry Primosch at (619) 872–4881. For a period of 45 days after the initial publication of this notice in the Federal Register, interested parties may submit comments to the Area Manager, Bishop Resource Area at the above address.

CLASSIFICATION COMMENTS: Interested parties may submit valid comments on the suitability of the landfills for Classification to Convey.

CONVEYANCE/ENVIRONMENTAL
ASSESSMENT/LTA COMMENTS: Interested
parties may submit valid comments on
the Intent to Convey and the associated
Environmental Assessment and Landfill
Transfer Audit.

Dated: May 31, 1996. Douglas S. Dodge, Acting Area Manager, Bishop Resource Area. [FR Doc. 96–14410 Filed 6–6–96; 8:45 am]

Bureau of Land Management [MT-020-1610-00]

Notice of Availability

BILLING CODE 4310-40-P

AGENCY: Bureau of Land Management, Miles City District, Montana, Interior. **ACTION:** Notice.

SUMMARY: In accordance with Section 202 of the Federal Land Policy and Management Act of 1976 and section 102(2)(C) of the National Environmental Policy Act of 1969, a supplement to the Big Dry Resource Management Plan and Environmental Impact Statement (RMP/EIS) has been prepared for the Calypso Trail, Big Dry Resource Area. The 1996 Calypso Trail Supplement to the Big Dry RMP/EIS describes and analyzes future options for management of the Calypso Trail.

Management for the Calypso Trail was addressed in the 1993 Draft Big Dry RMP/EIS and the 1995 Proposed Big Dry RMP and Final EIS. Eight protests, some with multiple signatures, were received by the Director, protesting the Calypso Trail decision. In May 1996, a Record of Decision was issued approving all of the decisions made in the 1995 Proposed Big Dry RMP and Final EIS with one exception, the decision pertaining to management of Calypso Trail.

Further planning was conducted in late 1995 for the Calypso Trail. A Notice of Intent to conduct further planning was issued in the Federal Register October 4, 1995. The notice also informed the public that comments, concerns, or information would be considered until November 13, 1995. The notice announced an open house meeting, held October 19, 1995 in Miles City. Written comments were received from organizations and individuals. All comments were considered during the preparation of the Supplement.

Reading copies will be available at the

Reading copies will be available at the Custer, Prairie, and Fallon County public libraries and at the following Bureau of Land Management locations: Office of External Affairs, Main Interior Building, Room 5800, 18th and C Streets NW., Washington, DC; External Affairs Office, Montana State Office, 222 North 32nd Street, Billings, MT; and Miles City District Office, 111 Garryowen Road, Miles City, MT.

The RMP process includes an opportunity for review through a plan protest to the Bureau of Land

Management's Director. Any person or organization who participated in the planning process and has an interest which is, or may be, adversely affected by approval of this Supplement to the RMP may protest the plan. Careful adherence to the following guidelines will assist in preparing a protest:

Only those persons or organizations who participated in the planning

process may protest.

 A protesting party may raise only those issues which were commented on during the planning process.

 Additional issues may be raised at any time and should be directed to the Miles City District for consideration in plan implementation, as potential plan amendments, or as otherwise appropriate.

In order to be considered complete, a protest must contain, at a minimum, the

following information:

1. The name, mailing address, telephone number, and interest of the person filing the protest.

2. A statement of the issue being protested.

3. A statement of the portion of the plan being protested. To the extent possible, this should be done by reference to the specific pages, paragraphs, and sections in the proposed management plan.

4. A copy of all documents addressing the issue submitted during the planning process or a reference to the date the issue was discussed for the record.

5. A concise statement explaining why the BLM State Director's decision is believed to be incorrect is a critical part of the protest. Take care to document all relevant facts and references or cite the planning documents, environmental analysis documents, and available planning records (meeting minutes, summaries, correspondence). A protest without any data will not provide the BLM with sufficient information, and the Director's review will be based on existing analysis and supporting data.

DATES: The period for filing protests begins when the Environmental Protection Agency publishes a Notice of Receipt of the Supplement in the Federal Register. The protest period lasts 30 days and there is no provision for any time extension. To be considered "timely" the protest must be postmarked no later than the last day of the 30-day protest period. Although not a requirement, sending a protest by certified mail, return receipt requested, is recommended.

ADDRESSES: All protests must be filed in writing to: Director (480), Bureau of Land Management, Resource Planning

Team, 1849 C Street NW., Washington, DC 20240.

FOR FURTHER INFORMATION CONTACT: Mary Bloom, RMP/EIS Team Leader, Miles City District Office, 111 Garryowen Road, Miles City, MT 59301, (406) 232–4331.

SUPPLEMENTARY INFORMATION: The Calypso Trail is a road that separates two roadless areas that make up the Terry Badlands Wilderness Study Area. The Supplement analyzes four alternatives to resolve management for the Calypso Trail: Alternative A is existing management where off-road vehicle use is allowed on the Calypso Trail. Under Alternative B, off-road vehicle use would be closed on the Calypso Trail, which by definition closes the road to motorized vehicles. except for authorized use. Alternative C is the same as Alternative A. The proposed decision, Alternative D, is to manage Calypso Trail as was presented in the 1993 Draft Big Dry RMP/EIS. BLM proposes to keep the trail open to motorized vehicles and off-road vehicle use would be limited to the trail itself.

Dated: May 15. 1996. Glenn A. Carpenter, District Manager. [FR Doc. 96–12960 Filed 6–6–96; 8:45 am] BILLING CODE 4310–DN–P

Minerals Management Service

Agency Information Collection Activities; Proposed Collection; Comment Request

AGENCY: Minerals Management Service, Interior.

ACTION: Notice.

SUMMARY: As part of its continuing effort to reduce paperwork and respondent burden, the Minerals Management Service (MMS) invites the public and other Federal agencies to comment on a request to reinstate with change a collection of information contained in an interim final rule for 30 CFR Part 203, Relief or Reduction in Royalty Rates.

DATES: Submit written comments by August 6, 1996.

ADDRESSES: Direct all written comments to the Department of the Interior; Minerals Management Service; Mail Stop 4700; 381 Elden Street; Herndon, Virginia 22070–4817; Attention: Chief, Engineering and Standards Branch.

FOR FURTHER INFORMATION CONTACT: Marshall Rose, Chief, Economic Evaluation Branch, Resource Evaluation Division, Minerals Management Service, telephone (703) 787–1536.

SUPPLEMENTARY INFORMATION:

Title: 30 CFR Part 203, Relief or Reduction in Royalty Rates.

Abstract: The Outer Continental Shelf Lands Act (OCSLA) and the Deep Water Royalty Relief Act (DWRRA) give the Secretary of the Interior the authority to reduce or eliminate royalty or any net profit share set forth in Outer Continental Shelf (OCS) oil and gas leases to promote increased production.

MMS is issuing an interim rule to establish the terms and conditions for granting reductions in royalty rates under the OCSLA and royalty suspension volumes under the DWRRA for certain leases in existence before November 28, 1995. It also defines the information required for a complete application as required by 43 U.S.C. 1337(a)(3)(C). The interim final rule was published in the Federal Register on May 31, 1996 (61 FR 27263).

The MMS uses the information to determine whether granting a royalty relief request will result in the production of resources that would not be produced without such relief. An application for royalty relief must contain sufficient financial, economic, reservoir, geologic and geophysical, production, and engineering data and information for MMS to determine whether relief should be granted according to applicable law. The application also must be sufficient to determine whether the requested relief will result in an ultimate increase in resource recovery and receipts to the Federal Treasury and provide for reasonable returns on project investments.

The applicant's requirement to respond is related only to a request to obtain royalty relief. The applicant has no obligation to make such a request. The Paperwork Reduction Act of 1995 provides that an agency may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a currently valid Office of Management and Budget (OMB) control number.

The MMS requested OMB to approve emergency processing of this collection of information to coincide with the effective date of the interim final rule. This notice provides the full notice and comment period requirement.

Description of Respondents: Federal OCS oil and gas lessees.

Frequency: On occasion.

Estimated Number of Respondents: 130 lessees making an estimated 54 applications per year.

Estimate of Burden: Average of 835 hours per response.

Estimate of Total Annual Burden Hours: 45,080 burden hours.