community's Consolidated Planning Process, involving the residents in the planning and are working toward addressing the need in a holistic and comprehensive manner through linkages with other activities in the community. Submit information responding to this factor in accordance with Application Submission Requirements in Section VI(B)(2)(a) through (d) of this NOFA.

- 10. On page 14700, third column, the paragraph designated "(1)" under Rating Factor 5, is corrected to read as follows:
- (1) (3 points) The involvement of project residents (including minority residents) or their representatives, in the development of the ALCP application, and your intent to involve residents, in the development and operation of the project and in relocation planning (Minus one (-1) point if not addressed);
- 11. On page 14700, third column, the paragraph designated "(3)" under Rating Factor 5 is corrected to read as follows:
- (3) (1 point) The extent to which you developed linkages with the community at large and the elderly and minority communities in particular and with other activities, programs or projects related to the proposed project to coordinate your activities so solutions are holistic and comprehensive.
- 12. On page 14702, first column, the paragraph designated "paragraph 8" is corrected to read as follows:
- (8) A supportive services plan (SSP), a copy of which must be submitted to the appropriate state and/or local agency as instructed in Section IV(B) of this NOFA. For those applicants needing to contact state Medicaid offices, a list of them may be accessed on the Internet at "www.hcfa.gov/medicaid/scon1.htm". The fifth character from the end is the numeral "1", not the letter "1" that includes: * * *
- 13. On page 14702, second column, the paragraph designated "(b)" is corrected to read as follows:
- (b) A description of how you will provide the supportive services to those who are frail and have disabilities (i.e., on or off-site or combination of on or off-site), including an explanation of how the service coordination role will facilitate the adequate provision of such services to ALF residents, and how the services will meet the identified needs of the residents. Also indicate how you intend to fund the service coordinator role.
- 14. On page 14704, third column, paragraph (b) of Appendix A is corrected to read as follows:
- (b) Applicants required to submit applications to the Greensboro Hub are normally serviced by the Greensboro, Columbia, Atlanta, Caribbean, Knoxville, Louisville, Nashville, Jacksonville, Miami, Jackson, Birmingham, Ft. Worth, Albuquerque, Dallas, Houston, Little Rock, New Orleans, San Antonio, and Shreveport Field Offices.

Dated: June 2, 2000.

William C. Apgar,

Assistant Secretary for Housing-Federal Housing Commissioner.

[FR Doc. 00–14520 Filed 6–9–00; 8:45 am]

BILLING CODE 4210-27-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [AZ-050-000-1430-EQ; AZA 25117]

Arizona: Expiration of Segregative Effect, and Opening Order for Proposed Airport Lease AZA 25117, Arizona

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of Realty Action.

SUMMARY: This action recognizes the expiration of the segregative effect as of August 20, 1998, on the following described public lands in La Paz County, Arizona. The land is hereby opened to the operation of the public land laws, including location and entry under mining laws, subject to valid existing rights.

Gila and Salt River Meridian, Arizona

T. 4 N., R. 18 W.,

Sec. 19, those lands south of Interstate 10 within lot 4, $SE^{1/4}SW^{1/4}$, $SE^{1/2}SE^{1/4}$; Sec. 30, lots 1 to 4, inclusive, $E^{1/2}$, $E^{1/2}W^{1/2}$; Sec. 31, lots 1 to 4, inclusive, $E^{1/2}$, $E^{1/2}W^{1/2}$.

The area described contains approximately 1, 380 acres, more or less.

EFFECTIVE DATE: June 12, 2000.

FOR FURTHER INFORMATION CONTACT:

Lucas Lucero, Realty Specialist, Yuma Field Office, 2555 E. Gila Ridge Road, Yuma, Arizona 85365, or (520) 317– 3237.

SUPPLEMENTARY INFORMATION: The segregative effect for Airport Lease Application AZA 25117, was made on August 19, 1993; August 24, 1994; August 29, 1995; and August 21, 1997. The segregation was made pursuant to the Act of May 24, 1928 (49 U.S.C. Appendices 211–213) as amended by the Act of August 16, 1941 (55 Stat. 621).

The segregative effect is hereby terminated for all public lands encumbered by Airport Lease Application AZA 25117.

At 9 a.m. on June 12, 2000, the land encumbered by Airport Lease Application AZA 25117, will be opened to location and entry under the United States mining laws, subject to valid existing rights, the provisions of existing withdrawals, other segregations of record, and the requirements of

applicable law. All valid applications received at or prior to 9 a.m. on (date of publication), shall be considered as simultaneously filed at that time. Those received thereafter shall be considered in the order of filing. Appropriation of any of the land described in this order under the general mining laws prior to the date and time of restoration is unauthorized. Any such attempted adverse possession under 30 U.S.C. 38 (1988), shall vest no rights against the United States. Acts required to establish a location and to initiate a right of possession are governed by State law where not in conflict with Federal law. The Bureau of Land Management will not intervene in disputes between rival locators over possessory rights since Congress has provided for such determinations in local courts.

Dated: June 6, 2000.

Mervin Boyd,

Assistant Field Manager, Yuma. [FR Doc. 00–14715 Filed 6–9–00; 8:45 am] BILLING CODE 4310–32–M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[WY-020-1210-00]

Notice of Availability of the Decision Record and Plan Amendment Addressing Management for Bureau of Reclamation Withdrawn Lands Restored to Bureau of Land Management Jurisdiction in the Cody Field Office Planning Area, and Notice of Off-road Vehicle (ORV) Designations

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of Availability.

SUMMARY: The Bureau of Land Management (BLM), Cody Field Office, announces the availability of a decision record and plan amendment addressing the management of approximately 149,783.31 acres of Federal lands in Park and Big Horn counties of Wyoming. The lands were formerly withdrawn for use by the Bureau of Reclamation and have been restored to BLM jurisdiction in the Cody Field Office Planning Area. The BLM is also providing Notice of ORV Designations affecting these Federal lands.

The decision record includes a general management plan which amends the 1990 Cody Resource Management Plan (RMP). The general management plan is adopted as the management prescription for the formerly withdrawn Federal lands which have been restored to BLM jurisdiction. (The decision record describes these as restored lands). The process used in developing the plan amendment involved the publication of an Environmental Assessment (EA) (WY-020-EA9-126) in September 1999 to document the review of existing planning decisions in the 1990 Cody RMP. The purpose of that review was to determine (1) Which of the decisions would apply to the restored lands; (2) whether any decisions would need to be deferred because further analysis was needed before RMP decisions could be applied or made for any of the restored lands; and (3) whether it would be necessary to pursue new withdrawals to protect specific resources on any of the restored lands. By virtue of the former Bureau of Reclamation withdrawals, the lands have remained closed to surface entry and (or) mining, prohibiting activities such as desert land entry, the transfer of public lands through sale or exchange, and the staking and development of mining claims for locatable minerals. In addition, a moratorium on leasing Federal minerals on the restored lands was enacted by the Wyoming BLM State Director, pending completion of the planning review and the establishment of multiple-use management decisions for the restored lands.

The planning review determined that there was sufficient National Environmental Policy Act analysis, as documented in the 1990 Environmental Impact Statement for the Cody RMP and the September 1999 EA, to adopt existing Cody RMP decisions for the restored lands. The review further established that, generally, the lands will be opened to surface entry and (or) mining through the publication of "opening orders" in the **Federal** Register, but that new closures will be pursued on about 651.83 acres to provide for expansion of the Park County Landfill and to protect public safety, scenic resources, and recreational opportunities. With the publication of the decision record and RMP amendment, the moratorium on leasing Federal minerals on the restored lands has been lifted.

The decision record also puts applicable restored lands in the Rivers and Historic Trails Special Recreation Management Areas (SRMAs). Public lands within these SRMAs will be managed intensively for recreational use. The remaining restored lands are included within the Cody Planning Area extensive recreation management area. ORV Designations have been adopted, as well, and are described under

SUPPLEMENTARY INFORMATION in this notice.

FOR FURTHER INFORMATION CONTACT: Tom Hare, Assistant Field Manager, Bureau of Land Management, Cody Field Office, P.O. Box 518, Cody, Wyoming 82414–0518, or call (307) 587–2216.

SUPPLEMENTARY INFORMATION: EA WY-020-EA9-126 was available for a formal 30-day review and protest period during September and October 1999. For 60 days ending on November 8, 1999, the public also had an opportunity to comment on potential Areas of Critical Environmental Concern (ACEC). The State of Wyoming participated in a 60day Governor's consistency review during the same period. Six comment letters addressing 33 concerns were received and were carefully considered in developing the decision record. There were no protests received, nor any comments, on potential ACEC. Comments received on the EA resulted in a number of changes, additions, and clarifications reflected in the decision record and plan amendment.

The plan amendment includes the following ORV Designations: Vehicle use on the restored lands is limited to designated roads and trails in the following areas: (1) Essential and recovery habitat for threatened or endangered species, (2) areas with fragile soils or with Class I or II visual resource management ratings, and (3) areas containing significant cultural or paleontological resources. In the remainder of the planning area, ORV use on BLM-administered public land is limited to existing roads and trails. "Existing" roads and trails are roads and trails in existence as of the date the decision record was signed (March 3. 2000) and any BLM-authorized roads and trails constructed after that date. Until activity planning specifically addresses the use of over-the-snow vehicles, they will be subject to the same requirements and limitations as all other vehicles.

Parties who are interested in, and who wish to be involved in, future activity planning and implementation of management actions that may involve, or affect, the resource values addressed in the Cody RMP (including the RMP amendment for the restored lands) are requested to identify themselves. Please contact the Cody Field Office and request to be placed on a future contact list for activity planning and implementation activities concerning the Cody RMP.

Dated: June 5, 2000.

Alan R. Pierson,

State Director.

[FR Doc. 00–14786 Filed 6–9–00; 8:45 am]

BILLING CODE 4310-22-P

DEPARTMENT OF THE INTERIOR

Minerals Management Service

Completion of an Environmental Assessment on Exploration, Development, and Production Operations and Activities in the Deepwater Gulf of Mexico Outer Continental Shelf

AGENCY: Minerals Management Service, Interior.

ACTION: Completion of an environmental assessment.

SUMMARY: The Minerals Management Service (MMS) has completed an environmental assessment (EA) on exploration, development, and production activities in the deepwater areas (generally beyond 1,000 feet water depth) of the Gulf of Mexico (GOM) Outer Continental Shelf (OCS). The MMS is mandated to manage the development of OCS oil and natural gas resources, while also ensuring safe operations and protection of the human and natural environment. To meet these objectives, MMS has used the National Environmental Policy Act (NEPA) process as a planning tool to assist in managing these activities and assure appropriate environmental reviews. The findings of the EA are summarized below.

Based on the information and analyses in the EA, MMS has determined that a programmatic **Environmental Impact Statement (EIS)** on regional deepwater activities on the Gulf of Mexico OCS is not required. Most deepwater operations and activities are substantially the same as those associated with conventional operations and activities on the continental shelf. These deepwater components and activities include anchoring, mooring, stationkeeping, most drilling and well completion activities (the exceptions are discussed below), well test and cleanup operations, flaring/burning, facility installation and production operations, host facilities, pipeline installation and operations, alternative transportation options, operational emissions, routine produced-water discharges, support service activities, decommissioning, and site clearance. Existing NEPA documents, established project-specific and programmatic NEPA review