refined petroleum products to consumers in the greater Spokane area; and (3) transportation of military jet fuel to Fairchild Air Force Base in Spokane. The pipeline now supplies approximately 34 percent of all consumer gasoline and diesel fuel to the Spokane market, 100 percent of the military jet fuel to the Fairchild Air Force Base, and 100 percent of the commercial jet fuel to the Grant County Airport, which supports the Boeing Aircraft and the Japan Air Lines pilot test programs.

The Proposed Action would allow continued use of the existing rights-ofway, with additional safety improvements designed to improve the maintenance of the pipe, the detection of leaks and ruptures, should they occur, and the containment of any product spills. These safety improvements include: (1) Hydrostatic pressure testing every 10 years to identify weak place in the pipeline; (2) instrumented "smart pig" testing every 10 years to detect areas of corrosion that might lead to leakage or rupture; (3) monthly "shut-in" testing to detect low volume leakage; (4) close interval survey of cathodic protection every 10 years; and (5) better, all-weather, spill contingency planning.

The No Action alternative would deny renewal of the rights-of-way. Petroleum products would thus have to reach the Spokane area markets through alternate modes of transportation.

Because the response to market vacuum resulting from this alternative would be market-driven, it is difficult to predict. Most likely, for the first six months following cessation of pipeline service from Missoula, Montana, product would be supplied by truck from Missoula and from Pasco, Washington; by rail car from Seattle, Washington, or Portland, Oregon; and by a slight increase in flow in the Chevron pipeline from Pasco to Spokane. In the six month to four year period, it is likely that flow in the Chevron pipeline would increase and that shipment by barge would replace shipment by rail, thus increasing traffic on the Columbia River from Portland to

A Modified Existing Route Alternative would use the safety improvements identified in the proposed action. It would also re-route the pipeline around five identified sensitive areas in order to reduce (1) the chance of rupture due to stream scour and/or ground movement during earthquakes and (2) the exposure of people, cultural and aquatic resources, and other sensitive receptors in those areas to the adverse effects of petroleum products. This alternative

would add four remote control block valves and two new check valves, designed to reduce the volume of product spilled by drain-down in the event of rupture.

Dated: April 21, 1995.

Ada E. Deer,

Assistant Secretary—Indian Affairs. [FR Doc. 95–10220 Filed 4–25–95; 8:45 am] BILLING CODE 4310–02–P

Bureau of Land Management

[MT-930-1430-01; MTM 82124]

Conveyance of Public Lands, Beaverhead, Madison, and Yellowstone Counties; Montana

Correction

In notice document 95–6496 appearing on page 14298 in the issue of Thursday, March 16, 1995, make the following corrections:

- 1. In the description listed under Gabel Construction Inc., "T. N." should read "T. 2 N.".
- 2. In the description listed under Elmer F. Link "lot 5.2." should read "lot 5."

Dated: April 14, 1995.

Dee L. Baxter,

Acting Deputy State Director, Division of Lands and Renewable Resources.

[FR Doc. 95–10189 Filed 4–25–95; 8:45 am]
BILLING CODE 4310–DN–P

[NV-050-1430-01; N-59112]

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

AGENCY: Bureau of Land Management, Interior

ACTION: Recreation and public purpose lease/conveyance.

SUMMARY: The following described public land in Pahrump, Nye County, Nevada 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.). The South Valley Baptist Church proposes to use the land for church facility.

Mount Diablo Meridian, Nevada

T. 21S., R. 53 E.,

Sec. 24: Government Lot 1. (more accurately described as the E½NE¼NE¼ NE¼ of Section 24) Containing 5.00 acres, more or less.

The land is not required for any federal purpose. The lease/conveyance

is consistent with current Bureau planing for this area and would be in the public interest. The lease/patent, 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 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. 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.

Detailed information concerning this action is available for review at the office of the Bureau of Land Management, Las Vegas District, 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. For a period of 45 days from the date of publication of this notice in the **Federal Register**, interested parties may submit comments regarding the proposed lease/ conveyance for classification of the lands to the District Manager, Las Vegas District, P.O. Box 26569, Las Vegas, Nevada 89126.

classification comments: Interested parties may submit comments involving the suitability of the land for a church facility. Comments on the classification are restricted to whether the land is physically suited for the proposal, whether the use will maximize the future use or uses of the land, whether the use is consistent with local planning and zoning, or if the use is consistent with State and Federal programs.

APPLICATION COMMENTS: Interested parties may submit comments regarding the specific use proposed in the application and plan of development, whether the BLM followed proper administrative procedures in reaching the decision, or any other factor not directly related to the suitability of the land for a church facility.

Any adverse comments will be reviewed by the State Director. In the absence of any adverse comments, the classification of the land described in this Notice will become effective 60 days from the date of publication in the **Federal Register**. The lands will not be offered for lease/conveyance until after the classification becomes effective.

Dated: April 14, 1995.

Michael F. Dwyer,

District Manager, Las Vegas, NV. [FR Doc. 95–10192 Filed 4–25–95; 8:45 am] BILLING CODE 4310–HC–M

Fish and Wildlife Service

Notice of Receipt of Applications for Permit

The following applicants have applied for a permit to conduct certain activities with endangered species. This notice is provided pursuant to Section 10(c) of the Endangered Species Act of 1973, as amended (16 U.S.C. 1531, et seq.):

PRT-801598

Applicant: Robert Engesser, Trenton, FL.

The applicant requests a permit to export/reexport and import/reimport captive-born tigers (*Panthera tigris*), leopards (*Panthera pardus*), and ringtailed lemurs (*Lemur catta*), and progeny of the animals currently held by the applicant and any animals acquired in the United States by the applicant to/from Canada to enhance the survival of the species through conservation education. This notification covers activities conducted by the applicant over a three year period.

PRT-801603

Applicant: Thomas R. Pritchett, Edmonds, WA.

The applicant requests a permit to import two pairs of captive-hatched Cabot's tragopan (*Tragopan caboti*) from Glen Howe, Aylmer, Ontario, Canada for the purpose of enhancement of the species through captive breeding.

PRT-799514

Applicant: Charles Eder, Jr., Oroville, WA.

The applicant requests a permit to import the sport-hunted trophy of one male bontebok (*Damaliscus dorcas dorcas*) culled from the captive herd maintained by Mr. A. G. Spaeth, "Doornboom", Bedford, Republic of South Africa, for the purpose of enhancement of the survival of the species.

PRT-801705

Applicant: David P. Roberts, Madison, WI.

The applicant requests a permit to import two pair of captive-hatched Cabot's tragopan (*Tragopan caboti*) from Glen Howe, Aylmer, Ontario, Canada for

the purpose of enhancement of the species through captive breeding. PRT-801709

Applicant: Arne Lassen, Greensboro, NC.

The applicant requests a permit to import the sport-hunted trophy of one male bontebok (*Damaliscus dorcas dorcas*) culled from the captive herd maintained by A. Austin, "Spitzkop", Grahamstown, Republic of South Africa, for the purpose of enhancement of the survival of the species.

PRT-792842

Applicant: David Owens, Biology Department, Texas A & M University, College Station, TX.

The applicant requests to amend his permit to import additional blood and salvaged tissue samples from Kemp's ridley (*Lepidochelys kempi*), leatherback (*Dermochelys coriacea*) and green sea turtles (*Chelonia mydas*) from Mexico, Trinidad, Suriname, St. Croix, and Indonesia for the purpose of scientific research to benefit the species in the wild.

PRT-726400

Applicant: National Museum of Natural History, Washington, D.C.

The applicant requests renewal of their permit authorizing import of salvaged specimens of endangered and threatened amphibians and reptiles collected worldwide. These specimens will be accessioned into the museum collection and will be available for scientific research.

PRT-801648

Applicant: Brigitte Perella, Petaluma, CA.

The applicant requests a permit to export two captive-bred Nene(Hawaiian Geese) (*Branta sandvicensis*) to Costa Rica, for the purpose of enhancement of the survival of the species through propagation.

PRT-797861

Applicant: University of Wisconsin, Department of Biochemistry, Madison, WI.

The applicant requests a permit to import small blood serum samples from up to 10 individuals each of captive-held golden-headed lion tamarin (*Leontopithecus chrysomelas*) and buff-headed marmoset (*Callithrix flavicepes*) for the purpose of enhancement of the survival of the species through scientific research.

PRT-687932, 763638 and 799990

Applicant: Adriatic Animal Attractions, Inc., Deland, FL.

The applicant requests permits to export/reexport and import/reimport captive-bred tigers (*Panthera tigris*) and progeny of the animals currently held

by the applicant and any animals acquired in the United States by the applicant to/from worldwide locations to enhance the survival of the species through conservation education. This notification covers activities conducted by the applicant over a three year period.

Written data or comments should be submitted to the Director, U.S. Fish and Wildlife Service, Office of Management Authority, 4401 North Fairfax Drive, Room 420(c), Arlington, Virginia 22203 and must be received by the Director within 30 days of the date of this publication.

Documents and other information submitted with these applications are available for review, subject to the requirements of the Privacy Act and Freedom of Information Act, by any party who submits a written request for a copy of such documents to the following office within 30 days of the date of publication of this notice: U.S. Fish and Wildlife Service, Office of Management Authority, 4401 North Fairfax Drive, Room 420(c), Arlington, Virginia 22203. Phone: (703/358–2104); FAX: (703/358–2281).

Dated: April 21, 1995.

Caroline Anderson,

Acting Chief, Branch of Permits, Office of Management Authority.

[FR Doc. 95–10275 Filed 4–25–95; 8:45 am] BILLING CODE 4310–55–P

Minerals Management Service

De Minimis Amount for Recoupments on Federal Offshore Mineral Leases

AGENCY: Minerals Management Service, Interior.

ACTION: Notice of amount.

SUMMARY: This notice establishes the amounts below which a royalty payor is not required to follow the statutory recoupment procedures. The Minerals Management Service (MMS) recently issued regulations governing recoupment of overpayments on Federal offshore mineral leases. Those regulations provide that MMS will publish a notice establishing de minimis amounts where it is not cost effective to process the recoupment request.

FOR FURTHER INFORMATION CONTACT: Paul A. Knueven, Financial Compliance Branch, Compliance Verification Division, Minerals Management Service, Royalty Management Program, P.O. Box 25165, MS–3670, Denver, Colorado, 80225–3165, telephone number (303) 231–3316, fax number (303) 231–3760.

SUPPLEMENTARY INFORMATION: The Royalty Management Program of the