[AZ-024-06-1430-1; AZA-28907]

Notice of Realty Action Noncompetitive Sale of Public Lands in Maricopa County, AZ

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: This notice modifies classification orders AZA 18069, dated August 31, 1984 and July 7, 1989, and AZA 8642, dated August 11, 1978, and February 15, 1991, to provide for the offer of a noncompetitive commercial lease and eventual direct sale, upon payment of fair market value, of the following described lands to the city of Tempe (Tempe) pursuant to Sections 302, 203 and 209 of the Federal Land Policy and Management Act (FLPMA) of 1976 (43 U.S.C. 1732, 1713, 1719). Tempe's currently held Recreation and Public Purpose (Ř&PP) Act lease will be replaced with a commercial lease. The commercial lease and classification orders cited above will be terminated upon issuance of patent.

Gila and Salt River Meridian, Arizona T. 1 N., R. 4 E.,

Sec. 14, NE½NW¹¼, N¹½SW¹¼NW¹¼, N¹½SW¹¼SW¹¼NW¹¼, NE¹¼NE¹¼SE¹¼SW¹¼NW¹¼, W¹½NE¹¼SE¹¼SW¹¼NW¹¼, NW¹¼SE¹¼SW¹¼NW¹¼,

Sec. 17 N¹/₂, excluding metes and bounds description for approximately 20 acres to remain under withdrawal to Bureau of Reclamation for Salt River Project purposes.

Containing 369.375 acres, more or less.

The mineral estate may be conveyed pursuant to Section 209 of FLPMA if it is determined that the lands contain no known mineral value or if mineral development would interfere with surface development and surface development is considered to be a more beneficial use than mineral development.

The patent, when issued, will reserve a right-of-way for ditches and canals to the United States, and will be subject to all valid existing rights of record, including but not limited to, rights-of-way for the Salt River channelization, Hohokam and East Papago Freeways, and FAA DVORTAC facility. The withdrawal for Bureau of Reclamation's Salt River Project will be modified or terminated prior to the sale.

For a period of 45 days from the date of publication of this notice in the Federal Register, interested parties may submit comments to the District Manager, Phoenix District at the address listed below. In the absence of timely objections, this proposal shall become

the final determination of the Department of the Interior.

FOR FURTHER INFORMATION CONTACT: Carol Kershaw, Phoenix District Office, U.S. Bureau of Land Management, 2015 W. Deer Valley Road., Phoenix, Arizona 85027 (602) 780–8090.

Dated: October 25, 1995.

David J. Miller,

Associate District Manager.

[FR Doc. 95-27246 Filed 11-1-95; 8:45 am]

BILLING CODE 4310-32-P

[OR-056-96-1630-00; GPO-0013]

Klamath County, OR; Visitor Restrictions

AGENCY: Bureau of Land Management (BLM), Department of the Interior (DOI), Prineville District.

ACTION: Notice is hereby given the BLM administered lands located in Klamath County, Oregon within Township 23 South, Range 10 East, Sections 8, 9, 15, 17, 21, 25, 26, 27, 34 and 35, and Township 24 South, Range 10 East, Sections 1, 2, 3, 4, 9 and 10 are temporarily closed to all visitor use.

The aforementioned lands located in Klamath County, Oregon, and near the Town of LaPine, Oregon are closed to all visitor use for a period of 120 days, or until a subsequent order can be initiated through the Federal Register. These dates are subject to change as more specific data pertaining to the progress of proposed and actual timber sale activity has been initiated data pertaining to the progress of proposed and actual timber sale activity has been initiated or completed, and all other public safety concerns are addressed. Closure notices will be posted at the Prineville District Office, the U.S. Post Office in LaPine, Oregon, and on the major recognized roads which generally access the area.

The purpose of this closure is to protect the timber resources in the areas described from theft or depredation, as recent law enforcement investigations indicate have occurred in at least two of the aforementioned sections. The BLM is preparing to offer timber sales in all but four (4) of the aforementioned sections, and BLM has an obligation to protect the resource until it's legitimate removal.

Another purpose of this closure is related to concerns for public and employee safety on the aforementioned lands administered by BLM. This closure is in part precipitated by actions and declarations relating to the ownership of public lands in the area,

and the unauthorized occupancy of at least one section of BLM land.

Exemptions to this closure will apply to administrative and law enforcement personnel of the BLM, and personnel performing law enforcement, fire fighting, or other emergency duties. This order also exempts all commonly used roadways crossing BLM land, these shall remain open to the public. Land owners, hunters with State of Oregon license and tags (for elk, day use only), and other commercial entities needing to cross, or access, BLM properties covered by this closure in order to carry out their official duties, such as persons working for District Office.

The authority for this closure comes from 43 CFR 9268.3(d)(1)(i) and CFR 8364.1(a) and any person who knowingly and willfully violates any closure order issued under the preceding cities of this title shall be imprisoned for not more than 12 months, or fined not more than \$1,000.00, or both.

A more specific location of public lands under this closure can be obtained at the BLM Prineville District Office.

FOR FURTHER INFORMATION CONTACT: Steve Shrader, Law Enforcement Ranger, BLM Prineville District, P.O. Box 550, Prineville, Oregon 97754, telephone number (503) 447–8769.

Dated: October 20, 1995.

James G. Kenna,

Acting District Manager, Prineville District Office.

[FR Doc. 95–27213 Filed 11–1–95; 8:45 am]

National Park Service

Notice of Availability of the Final General Management Plan/ Development Concept Plans/ Environmental Impact Statement for the Timucuan Ecological and Historic Preserve, Florida

SUMMARY: This notice announces the availability of the Final General Management Plan/Development Concept Plans/Environmental Impact Statement (Final GMP/EIS) for the Timucuan Ecological and Historic Preserve. The Final GMP/EIS follows the abbreviated format as described under National Environmental Policy Act regulations at 40 CFR 1503.4(c). The abbreviated format has been used because the changes to the Draft GMP/ EIS (distributed February 1995) are minor and confined primarily to factual corrections, which do not modify the analysis. The Draft and Final GMP/EISs, together, describe the final plan, its alternatives, all significant

environmental impacts, and the public comments that have been received and evaluated.

DATES: The Final GMP/EIS will be on public review until December 4. Any review comments must be postmarked no later than December 4, and addressed to the Superintendent, Timucuan Ecological and Historic Preserve, 13165 Mt. Pleasant Road, Jacksonville, Florida 32225.

FOR FURTHER INFORMATION CONTACT:

Superintendent, Timucuan Ecological and Historic Preserve, 13165 Mt. Pleasant Road, Jacksonville, Florida 32225. Telephone: (904) 221-5568.

Copies of the Final GMP/EIS are available for review at the preserve. A limited number of copies are available on request from the Superintendent at the above address.

SUPPLEMENTARY INFORMATION: The material contained in the Final GMP/ EIS for the Timucuan Ecological and Historic Preserve is to be integrated with the Draft GMP/EIS. This integrated document (i.e., combined Draft and Final GMP/EISs) provides management guidance for concerns of the preserve related to protection of the important ecosystem; impacts on plant and animal species, especially those listed as threatened, endangered, or of special concern; threats to important cultural resources; landownership or land control and land uses; interpretation of the preserve's diverse resources and unique ecology for residents and visitors; and appropriate types and levels of use by humans for residing, working, commuting, recreating, learning, hunting, and fishing.

Four alternative concepts are presented for future management and use of the preserve. The alternatives reflect a range of different strategies for meeting the purposes of the preserve. These strategies differ in the level of commitment required of the citizens of Jacksonville, landowners, State and local governments, the National Park Service, and other Federal agencies to protect preserve resources. The alternatives also differ in the relative priority given to protection and interpretation of a few known cultural resources and the broader setting of the preserve. The degree to which preserve purposes and management can be fulfilled in each alternative is described.

In all alternatives, the National Park Service would make development decisions at NPS-owned sites. At a minimum, modifications would be made at Fort Caroline National Memorial, the Theodore Roosevelt area, and Zephaniah Kingsley Plantation. **Development Concept Plans for these**

areas are presented and discussed. These concept plans focus on visitor experience/public use and physical development needs.

Dated: October 23, 1995. W. Thomas Brown, Acting Field Director, Southeast Area. [FR Doc. 95-27149 Filed 11-1-95; 8:45 am] BILLING CODE 4310-70-M

National Capital Area, Public Affairs;

planning of the 1995 Christmas Pageant of Peace, which opens December 6 on the Ellipse, south of the White House.

A public meeting will be held at the National Park Service's National Capital Area building in East Potomac Park at 1100 Ohio Drive, SW., Room 234, at 9 would like to comment at the meeting should notify the National Park Service by November 3, 1995, by calling the Office of Public Affairs between 9 a.m. Persons who cannot attend the meeting may send written comments to the Public Affairs Office, National Capital Area, 1100 Ohio Drive, SW., Room 107, Washington, DC 20242. Written comments will be accepted until November 24, 1995.

Dated: October 26, 1995. Joseph Lawler,

Acting Field Director, National Capital Area. [FR Doc. 95-27158 Filed 11-1-95; 8:45 am] BILLING CODE 4310-70-M

Notice of Public Meeting

The National Park Service is seeking public comments and suggestions on the

a.m., on November 8, 1995. Persons who and 4 p.m., weekdays at (202) 619-7223.

INTERSTATE COMMERCE COMMISSION

Availability of Environmental Assessments

Pursuant to 42 U.S.C. 4332, the Commission has prepared and made available environmental assessments for the proceedings listed below. Dates environmental assessments are available are listed below for each individual proceeding.

To obtain copies of these environmental assessments contact Ms. Tawanna Glover-Sanders, Interstate Commerce Commission, Section of Environmental Analysis, Room 3219, Washington, DC 20423, (202) 927-6203.

Comments on the following assessment are due 15 days after the date of availability:

AB-167 (Sub-No. 1152X), Consolidated Rail Corporation—Abandonment

Exemption—in Cook County, Illinois. EA available 10/23/95.

AB-6 (Sub-No. 375X), Abandonment of a line of railroad between BN MP 6.92 and BN MP 8.19 and the Cascade Pole Spur in and near Arlington in Shohomish County, WA. EA available 10/23/95.

AB-457X, RLTD Railway Corporation— Notice of Exemption—Abandonment fom Renie's Point to Northport, in Leelanau County, MI. EA available 10/24/95.

AB-290 (Sub-No. 177X), Norfolk Southern Railway Company-Abandonment—in Pittsylvania County, Virginia. EA available 10/24/ 95.

AB-55 (Sub-No. 514X), CSX Transportation, Inc.—Abandonment in Monroe and Owen Counties, Indiana. EA available 10/27/95.

AB-32 (Sub-No. 64X), Boston and Maine Corporation—Abandonment and Discontinuance of Service-Renssalaer County, NY. EA available 10/27/95.

AB-290 (Sub-No. 176X), Norfolk and Western Railway Company-Abandonment—at Des Moines, IA. EA available 10/27/95.

Comments on the following assessment are due 30 days after the date of availability:

AB-455X, Ashley, Drew and Northern Railway Company—Abandonment and Discontinuance of Service. EA available 10/24/95.

Vernon A. Williams,

Secretary.

[FR Doc. 95-27196 Filed 11-1-95; 8:45 am] BILLING CODE 7035-01-P

DEPARTMENT OF JUSTICE

Antitrust Division

United States v. Reuter Recycling of Florida, Inc. and Waste Management Inc. of Florida; Proposed Final **Judgment and Competitive Impact** Statement

Notice is hereby given pursuant to the Antitrust Procedures and Penalties Act, 15 U.S.C. § 16(b)-(h), that a proposed Final Consent Judgment, Stipulation, and Competitive Impact Statement have been filed with the United States District Court for the District of Columbia, in a civil antitrust case, United States v. Reuter Recycling of Florida, Inc. and Waste Management Inc. of Florida, Civ. No. 1:95CV01982.

On October 20, 1995, the United States and the State of Florida filed a Complaint seeking to enjoin a