SUPPLEMENTARY INFORMATION: No valid lease has affected the lands. The lessee has agreed to new lease terms for rentals and royalties at rates of \$20.00 per acre or fraction thereof and 18½ percent, respectively. The lessee has paid the required \$500.00 administrative fee and has reimbursed the Bureau of Land Management for the cost of this Federal Register notice.

The lessee has met all the requirements for reinstatement of the lease as set out in sections 31(d) and (e) of the Mineral Leasing Act of 1920 (30 U.S.C. 188), and the Bureau of Land Management is proposing to reinstate the lease effective December 1, 2003, subject to the original terms and conditions of the lease and the increased rental and royalty rates cited above.

Bernadine T. Martinez,

Land Law Examiner, Fluids Adjudication Team.

[FR Doc. 04–8152 Filed 4–9–04; 8:45 am] BILLING CODE 4310-FB-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[AZ 020-04-1430-EU; AZA-31774FD]

Termination of Segregation, Opening Order; Arizona

AGENCY: Bureau of Land Management,

Interior.

ACTION: Notice.

SUMMARY: This notice cancels and terminates the segregative effect of a proposed land exchange of 3,912.67 acres. The land will be opened to location and entry under the general land laws, including the mining laws, subject to valid existing rights, the provisions of existing withdrawals,

other segregations of record, and the requirements of applicable law.

EFFECTIVE DATE: May 12, 2004.

FOR FURTHER INFORMATION CONTACT: Jim Andersen, BLM Phoenix Field Office, 21605 North 7th Avenue, Phoenix, Arizona 85027, 623–580–5500.

SUPPLEMENTARY INFORMATION: A

Decision was issued on May 16, 2001, which segregated the land described therein from location and entry under the general land laws, including the mining laws, subject to valid existing rights, for a 5-year period. The Bureau of Land Management has determined that the proposed land exchange of the following described lands will not be needed and has been canceled:

Gila and Salt River Meridian, Arizona

T. 12 N., R. 1 E.

Secs. 16, 22, 23, and 26 (Portions of). T. 12 N., R. 2 E.

Sec. 17 (Portions of).

T. 13 N., R. 1 E.

Secs. 4, 8, 13, 15, 18, 19, 20, 21, 23, 26, 29, 30 and 31 (Portions of).

Above described property aggregates approximately 3,912.67 acres in Yavapai County.

At 9 a.m. on May 12, 2004 the land will be opened to the operation of the general land laws and to location and entry under the United States mining laws, subject to valid existing right, the provision of existing withdrawals, and other segregations of record. 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 appropriation, including 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, because Congress has provided for such determinations in local courts. All valid applications under any other general land laws received at or prior to 9 a.m. on May 12, 2004 shall be considered as simultaneously filed at that time. Those received thereafter shall be considered in the order of filing.

Dated: March 2, 2004.

Teresa A. Raml,

Field Manager.

[FR Doc. 04–8158 Filed 4–9–04; 8:45 am]

BILLING CODE 4310-32-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[MT-050-1430-ET; MTM 41502, MTM 41513, MTM 41560]

Expiration of Withdrawals and Opening of Lands; Montana

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: Three public land orders, which withdrew 37,216.07 acres of public lands from surface entry for stock driveway purposes, have expired. This action opens the lands to surface entry.

FOR FURTHER INFORMATION CONTACT: Jeff Daugherty, BLM Dillon Field Office, 1005 Selway Drive, Dillon, Montana 59725–9431, 406–683–8038, or Sandra Ward, BLM Montana State Office, P.O. Box 36800, Billings, Montana 59107–6800, 406–896–5052.

SUPPLEMENTARY INFORMATION:

1. The following public land orders (PLOs), which withdrew public lands for stock driveway purposes, have expired:

PLO	FR citation	Area name	Expired	Acres
6515	49 FR 5923	Stock Driveway No. 22, MT No. 3	2/28/2004 2/15/2004 2/15/2004	31,106.98 2,985.92 1,897.24

2. Copies of the public land orders for the expired withdrawals showing the affected lands are available at the BLM Montana State Office (address above).

3. In accordance with 43 CFR 2091.6, at 9 a.m. on May 12, 2004, the lands withdrawn by the public land orders listed in Paragraph 1 above will be opened to the operation of the public land laws generally, 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 May 12, 2004, shall be considered as simultaneously filed at that time. Those received thereafter shall be considered in the order of filing.

Dated: February 27, 2004.

Howard A. Lemm,

Deputy State Director, Division of Resources. [FR Doc. 04–8154 Filed 4–9–04; 8:45 am]

BILLING CODE 4310-\$\$-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[ES-960-1430-ET; MIES-50214]

Public Land Order No. 7600; Partial Revocation of Executive Order Dated July 24, 1875; Michigan

AGENCY: Bureau of Land Management, Interior.

ACTION: Public land order.

SUMMARY: This order partially revokes an Executive Order insofar as it affects 2.35 acres of public land reserved for use by the United States Coast Guard for the Point Betsie Light Station. This order makes the land available for conveyance under the Recreation and Public Purposes Act.

EFFECTIVE DATE: June 5, 2004.

FOR FURTHER INFORMATION CONTACT: Ed Ruda, BLM Eastern States Office, 7450 Boston Boulevard, Springfield, Virginia 22153, 703–440–1671.

SUPPLEMENTARY INFORMATION: The land is no longer needed by the United States Coast Guard and the partial revocation would allow for conveyance of the land under the Recreation and Public Purposes Act.

Order

By virtue of the authority vested in the Secretary of the Interior by Section 204 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714 (2000), it is ordered as follows:

1. The Executive Order dated July 24, 1875, which reserved public land for lighthouse purposes, is hereby revoked insofar as it affects the following described land:

Michigan Meridian

T. 18 N., R. 14 E., Sec. 4, lot 12.

The area described contains 2.35 acres in Benzie County as shown by the supplemental survey dated July 8, 1997.

2. The land described in Paragraph 1 is hereby made available for conveyance under the Recreation and Public Purposes Act, as amended, 43 U.S.C. 869 (2000).

Dated: March 23, 2004.

Rebecca W. Watson,

Assistant Secretary—Land and Minerals Management.

[FR Doc. 04–8159 Filed 4–9–04; 8:45 am]

BILLING CODE 4310-GJ-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[NV-033-03-1232-EA-NV15]

Temporary Closure of Public Lands— Recreation Special Events: Nevada, Carson City Field Office

AGENCY: Bureau of Land Management, Interior.

ACTION: Temporary closure of affected public lands in Lyon, Storey, Churchill, Carson, Douglas, Mineral, Washoe, Nye, and Esmeralda Counties pursuant to regulation at 43 CFR 8364.1 and 43 CFR part 2930.

SUMMARY: Notice is hereby given that the Carson City Field Office announces the temporary closure of selected public lands under its administration in Lyon, Storey, Churchill, Carson, Douglas, Mineral, Washoe and Nye Counties effective March through November, 2004, subject to specific dates for recreation events. (Refer to Supplementary Information below.) By agreement with the Las Vegas and Battle Mountain Field Offices and the Tonopah Field Station, those lands affected by the Vegas to Reno OHV Race in Nye and Esmeralda Counties are included in this closure. This action is taken to provide for public and participant safety and to protect adjacent natural and cultural resources during the conduct of permitted special recreation events.

FOR FURTHER INFORMATION CONTACT: Fran Hull, Outdoor Recreation Planner, Carson City Field Office, Bureau of Land Management, 5665 Morgan Mill Road, Carson City, Nevada 89701, Telephone: (775) 885–6161.

SUPPLEMENTARY INFORMATION: This notice applies to closures on and adjacent to permitted, special events such as: Motorized Off Highway Vehicle, Mountain Bike and Horse Endurance competitive event sites and routes. Competitive events (races) are conducted along dirt roads, trails, washes, and areas approved for such use through the Special Recreation Permit application process. From March through November, 2004, the closure period is from 6:00 a.m. race day until race finish or until the event has cleared between affected check point locations; approximately 2 to 24 hour periods. The general public will be advised of each event and closure specifics via local newspapers and mailed public letters within seven (7) to thirty (30) days prior to the running of an event or if the event is cancelled. Events may be cancelled or rescheduled upon short notice. Contact

the Carson City Field Office for event maps and information.

Locations most commonly used for permitted events include, but are not limited to:

- 1. Lemmon Valley MX Area—Washoe Co., T.21N R.19E Sec. 8.
- 2. Hungry Valley Off Highway Vehicle Area—Washoe Co., T.21–23N R.20E.
- 3. Pine Nut Mountains—Carson, Douglas & Lyon Counties: T.11–16N R.20–24E.
- 4. Virginia City/Jumbo Areas—Storey and Washoe Counties: T.16–17N R.20–21E.
- 5. Yerington/Weeks Areas—Lyon Co.: T.12–16N R.23–27E.
- 6. Fallon Area (Including Sand Mtn.)—Churchill Co.: T.14–18N R.27– 32F
- 7. Hawthorne Area—Mineral County: $T.5-14N. R.31\frac{1}{2}-36E.$
- 8. Vegas to Reno OHV Race Route: Nye, Esmeralda, Mineral, Churchill, and Lyon Counties: From Johnny to Dayton, Nevada—approximately 510 miles in the vicinity of Highway 95.

Marking and effect of closure. BLM lands to be temporarily closed to the public use include the width and length of those roads and trails identified as the race route by colorful flagging, chalk arrows in the dirt and directional arrows attached to wooden stakes. The authorized applicants or their representatives are required to post warning signs, control access to, and clearly mark the event routes during closure periods.

Public uses generally affected by a Temporary Closure include: Road and trail uses, camping, shooting of any kind of weapon including paint ball, and public land exploration.

Spectator and support vehicles may be driven on open roads only. Spectators may observe the races from specified locations as directed by event and agency officials.

Exceptions. Closure restrictions do not apply to race officials, medical/rescue, law enforcement, and BLM personnel monitoring the event.

Penalty. Any person failing to comply with the closure orders may be subject to imprisonment for not more than 12 months, or a fine in accordance with the applicable provisions of 18 U.S.C. 3571, or both.

Authority: 43 CFR 8364.1 and 43 CFR part 2930.

Elayn M. Briggs,

Acting Manager, Carson City Field Office. [FR Doc. 04–8157 Filed 4–9–04; 8:45 am] BILLING CODE 4310–HC–P