Copies of this decision can be obtained by calling the telephone number provided in this announcement. Tribes that received differential funding under this category in FY 1995 are eligible to receive funding from this account in FY 1996. Tribes that did not receive differential funding under this category in FY 1995 are eligible for funding from the ISD fund.

- 5. CSF will be distributed to the Office of Self-Governance for ongoing compacts, on the same basis as area offices. All additional CSF requirements will be met from the ISD fund in accordance with the criteria established below.
- 6. Funds available for Indian Child Welfare Act (ICWA) programs or reprogrammed from ICWA to other programs will be considered ongoing for the purposes of payment of contract support costs.
- 7. The use of CSF to pay prior year shortfalls is not authorized.
- 8. Programs funded from sources other than those listed above that were contracted in FY 1995 and are to be contracted in FY 1996 are considered as ongoing.

Criteria for Determining CSF Need for New and Expanded Contracts

CSF for new and expanded contracts will be determined using the following criteria:

- 1. All contracts initially entered into in FY 1995 that transfer the operation of a program that was operated by the BIA in the previous fiscal year to the tribe, and does not fall under the definitions described in numbers 3 and 6 above.
- 2. All expansions of existing contracts that call for the tribe to assume more or additional programs previously operated by the BIA.
- 3. CSF differentials associated with a grant school operated by the tribe that did not receive differential funding for the school in FY 1995.
- 4. New and expanded program assumptions under Self-Governance compacts.

Dated: April 8, 1996.

Ada E. Deer,

Assistant Secretary, Indian Affairs. [FR Doc. 96–9029 Filed 4–10–96; 8:45 am]

BILLING CODE 4310-02-M

Bureau of Land Management

[OR-128-06-6332-00; GP6-0112]

Oregon: Supplementary Rules for Management of the New River Area of Critical Environmental Concern (ACEC) Management Plan

AGENCY: Coos Bay District Office, Bureau of Land Management, Interior. **ACTION:** Coos Bay District is implementing restrictions, closures and prohibited acts as described in of the New River ACEC Management Plan which was approved on April 4, 1995.

SUMMARY: This notice supplements the established order, Federal Register, volume 48, No. 127, Thursday, June 30, 1983, which generally identifies New River ACEC. Pursuant to the authority of Federal Land Policy and Management Act of October 21, 1976 (Section 202(C)(3)) and 43 CFR 1601.6-7, only BLM administered public land within the following areas are designated as the New River ACEC. Supplementary rules are required to carry out the intent of the Management Plan, which incorporated public review and consideration of public comment prior to being approved. The Authority for implementing supplementary rules is 43 CFR 8365.1–6. These supplementary rules are the minimum necessary to implement the plan as published, and apply only to those BLM administered lands designated as the New River

The New River ACEC is located five (5) miles south of Bandon, Oregon, on the southern Oregon Coast fronting the Pacific Ocean and east of New River, a partial estuarian stream. The ACEC encompasses 1168 acres of BLM administered public land. Management intent under the New River ACEC Management Plan and the Resource Management Plan (RMP) is protection of important plants, wildlife, natural and cultural values while providing for other compatible land uses.

The ACÈC designation provides protection to the Federally endangered western lily and Federal Candidate species silver phacelia, as well as other plant species whose habitat is strictly limited to coastal sand dunes. The area also provides habitat for Federally Threatened avian species the Western Snowy Plover, Peregrine Falcon, Bald Eagle, Aluetian Canada Goose as well as the Federally Endangered brown pelican. A unique isolated beach-marshestuarine environment is found throughout the area. The sand dunes rest on a layer of peat which is not found in other dunes along the Oregon coast.

The New River ACEC Management Plan identifies restrictions, closures and prohibited acts necessary to manage recreational use and to protect on site resource values. These restrictions, closures and prohibited acts cover all current BLM administered New River ACEC lands and any future ACEC acquisitions.

New River ACEC

Willamette Meridian, Coos County, Oregon

Township 29 South Range 15 West

Section 35

Section 36

Township 30 South Range 15 West

Section 2

Section 3

Section 10 Section 11

Section 15

Section 21

Section 22

Willamette Meridian, Curry County, Oregon

Township 30 South Range 15 West

Section 28

Section 32

Section 33

Township 31 South Range 15 West

Section 7

Section 8

Prohibited Acts 1. OHV/Motor Vehicle Use

- a. Operating any motorized vehicle within the ACEC except on River Road and the road/parking area at Storm Ranch.
- b. Operating any motorized vehicle on River Road beyond the Storm Ranch administrative site outside of the anadromous inland salmonid fishing season as defined by Oregon Department of Fish and Wildlife regulations.

2. Seasonal Beach Closure

Entering by foot, horseback or any motorized or mechanical conveyance (include bicycles) the BLM administered beach immediately west of the posted areas of the foredune at Floras Lake encompassing public lands in Sections 7 and 8 Township 31 South Range 15 West, from March 15 through September 15.

3. Camping

Overnight camping within the boundary of the ACEC except for special purposes at the Storm Ranch by special permit signed by the Authorized Officer.

Definition—Authorized Officer—Area Manager or his/her designated representative.

For purposes of this notice, camping is defined as the erection and use of tents or shelters of natural or synthetic material, preparing a sleeping bag or

bedding material for use, mooring a vessel, or parking a vehicle or trailer for the apparent purpose of occupancy.

4. Collection of Forest Products/ Animals

Collection for commercial or personal use of any plants including mushrooms or animals except for educational and research purposes as authorized by a special permit signed by the Authorized Officer for educational and research purposes.

5. Pets

Allowing pets off leash (maximum length 8 feet) and not in physical control by owner.

6. Boating

Operation of any boat or water craft in violation of Oregon State Marine Board Regulations.

Exceptions

Personnel exempt from closures and restrictions include any Federal, State or local enforcement officers or any members of an organized fire or rescue operation or BLM employees in performance of their duties or any person authorized by permit in writing by the BLM Authorized Officer.

Penalties

Violation of the above supplementary rules are punishable by a fine not to exceed \$1,000 and or imprisonment not to exceed 12 months. (43 CFR 8360.0–7)

EFFECTIVE DATE: April 12, 1996.

FOR FURTHER INFORMATION CONTACT: Earl Burke, Natural Resource Specialist, Coos Bay District, 1300 Airport Lane, North Bend, Oregon 97459, (541) 756–0100. The New River ACEC Management Plan and the Coos Bay District Resource Management Plan are on file at the above address.

SUPPLEMENTARY INFORMATION: These site specific restrictions and closures were established to assist the Bureau in protection of natural resources associated with New River ACEC.

This notice supersedes, in part camping limitations for the Coos Bay District outlined in Federal Register notice of March 15, 1994.

Dated: April 2, 1996. Neal R. Middlebrook, Acting District Manger.

[FR Doc. 96-9043 Filed 4-10-96; 8:45 am]

BILLING CODE 4310-33-M

[AZ-930-1430-01; AZA 13014]

Public Land Order No. 7192; Partial Revocation of Secretarial Orders Dated July 2, 1902, August 26, 1902, and July 3, 1920; Arizona

AGENCY: Bureau of Land Management, Interior.

ACTION: Public land order.

SUMMARY: This order partially revokes three Secretarial orders insofar as they affect 297.33 acres of public land withdrawn for the Bureau of Reclamation's Salt River Project. The land is no longer needed for the purpose for which it was withdrawn. The revocation is needed to allow title to pass to the city of Tempe in accordance with the sale provisions of Sections 203 and 209 of the Federal Land Policy and Management Act of 1976. The land is temporarily segregated by a pending sale proposal and will not be opened at this time. The land has been and will remain open to mineral leasing. EFFECTIVE DATE: April 11, 1996.

FOR FURTHER INFORMATION CONTACT: Carol Kershaw, BLM Arizona State Office, P.O. Box 16563, Phoenix, Arizona 85011, 602–650–0235.

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 (1988), it is ordered as follows:

1. The Secretarial Orders dated July 2, 1902, August 26, 1902, and July 3, 1920, which withdrew lands for the Bureau of Reclamation's Salt River Project, are hereby revoked insofar as they affect the following described land:

Gila and Salt River Meridian

T. 1 N., R. 4 E.,

Sec. 17, lots 1 and 2, $W^{1}/2NE^{1}/4$, and $NW^{1}/4$. The area described contains 297.33 acres in Maricopa County.

2. The land is temporarily segregated by a pending sale proposal and will not be opened by this order.

Dated: April 3, 1996.
Bob Armstrong,
Assistant Secretary of the Interior.
[FR Doc. 96–9040 Filed 4–10–96; 8:45 am]
BILLING CODE 4310–32–P

[AZ-055-96-1430-01; AZA 23973, AZA 24512, AZA 25991]

Arizona: Notice of Realty Action; Termination of Classifications in La Paz County, Arizona

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: This notice partially terminates Recreation and Public Purposes (R&PP) Act classifications. **EFFECTIVE DATE:** April 11, 1996.

FOR FURTHER INFORMATION CONTACT: Debbie DeBock, Realty Specialist, Yuma Resource Area Office, 3150 Winsor Avenue, Yuma, AZ 85365 (520) 726– 6300

SUPPLEMENTARY INFORMATION: The lands described below are a part of the public lands classified as suitable for lease/conveyance under the R&PP Act under the following Notices:

AZA 23973 published July 5, 1989; AZA 24512 published May 23, 1990; AZA 25991 published November 21, 1991, September 28, 1994, and January 25, 1996.

These lands were segregated from appropriation under the public land laws and the general mining laws. The public lands affected by this Notice are:

Gila and Salt River Meridian, La Paz County, Arizona

T. 4 N., R. 19 W., Sec. 15, SE¹/4SW¹/4NW¹/4, SW¹/4SE¹/4NW¹/4; Sec. 20, N¹/2SE¹/4SE¹/4SE¹/4. Containing 25.00 acres.

The Parker Community Hospital and Quartzsite Southern Baptist Church, both nonprofit organizations, have requested direct sales. The Notice of Realty Action for the noncompetitive sales was published in the Federal Register on August 3, 1995 (60 FR 39770). The sale notice segregated the above-described public lands from appropriation under the public land laws, including the mining laws.

Effective April 11, 1996, the R&PP classifications on the above lands will be terminated.

Dated: April 1, 1996.

Maureen A. Merrell, *ADM, Administration/Acting District Manager.*[FR Doc. 96–9041 Filed 4–10–96; 8:45 am]

BILLING CODE 4310–32–M

[CA-930-5410-00-B049; CACA 33012]

Conveyance of Mineral Interests in California

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of segregation.

SUMMARY: The private land described in this notice, aggregating 2,811.23 acres, is segregated and made unavailable for filings under the general mining laws and the mineral leasing laws to determine its suitability for conveyance of the reserved mineral interest pursuant to section 209 of the Federal