

Sec. 29, N $\frac{1}{2}$, W $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$ SW $\frac{1}{4}$, SW $\frac{1}{4}$ SE $\frac{1}{4}$;
 Sec. 30, lots 1-4, NE $\frac{1}{4}$, NE $\frac{1}{4}$ NW $\frac{1}{4}$, N $\frac{1}{2}$ SE $\frac{1}{4}$, SE $\frac{1}{4}$ SE $\frac{1}{4}$;
 Sec. 31, lots 1-4, E $\frac{1}{2}$ NE $\frac{1}{4}$;
 Sec. 33, SE $\frac{1}{4}$ NW $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$, NW $\frac{1}{4}$ SE $\frac{1}{4}$;
 Sec. 35, lots 1-4, NE $\frac{1}{4}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{4}$.
 T. 8 S., R. 20 E., SLM, Utah
 Sec. 3, S $\frac{1}{2}$ NW $\frac{1}{4}$, S $\frac{1}{2}$;
 Sec. 4, lot 1, SE $\frac{1}{4}$ NE $\frac{1}{4}$;
 Sec. 5, lots 3-7, SE $\frac{1}{2}$ NW $\frac{1}{4}$, SE $\frac{1}{4}$;
 Sec. 8, lots 1-4, N $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$;
 Sec. 9, S $\frac{1}{2}$;
 Sec. 10, N $\frac{1}{2}$;
 Sec. 17, lots 1, 2.

Public participation will be actively sought to ensure that the EA addresses all issues, problems, and concerns from those interested in the management of the public lands described above. The development of the EA is a public process and the public is invited and encouraged to assist in the identification of issues. Formal public participation will be requested upon the completion of the EA and the publishing of the notice of availability in both the **Federal Register** and local newspapers.

FOR FURTHER INFORMATION CONTACT: David E. Howell, District Manager, Vernal District Office, 170 South 500 East, Vernal, Utah 84078; telephone (801) 781-4400. Existing planning documents and information are available for review at the above address. Comments on the proposed plan amendment should be sent to the above address.

Dated: April 30, 1997.

G. William Lamb,

State Director, Utah.

[FR Doc. 97-11852 Filed 5-6-97; 8:45 am]

BILLING CODE 4310-DQ-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[OR 53113-53117; OR-080-07-1430-01; G7-0172]

Realty Action; Proposed Modified Competitive Sale

April 28, 1997.

The Notice of Realty Action published in the November 7, 1996, edition of the **Federal Register** (61 FR 57696) is hereby amended as follows:

The appraised fair market value of the parcels is as follows:

Lot 6, (OR 53113): \$500.00
 Lot 7, (OR 53114): \$500.00
 Lot 8, (OR 53115): \$1,500.00
 Lots 9 and 10, (OR 53116): \$12,000.00
 Lots 11 and 12, (OR 53117): \$19,000.00

Sealed written bids, delivered or mailed, must be received by the Bureau of Land Management, Salem District Office, 1717 Fabry Road SE, Salem, Oregon 97306, prior to 11 am on Wednesday, May 28, 1997. Each written sealed bid must be accompanied by a certified check, postal money order, bank draft or cashier's check, made payable to USDI—Bureau of Land Management for not less than 10 percent of the amount bid. The bids will be opened and an apparent high bid declared at the sale. The balance of the purchase price shall be paid within 180 days of the sale date. A nonrefundable \$50.00 filing fee will be required from the high bidder for the conveyance of the mineral estate.

All other conditions of the notice remain in effect.

Dana R. Shuford,

Tillamook Area Manager.

[FR Doc. 97-11872 Filed 5-6-97; 8:45 am]

BILLING CODE 4310-33-M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[UT-056-1430-01-24-1A]

Plan Amendment, Notice of Availability

AGENCY: Bureau of Land Management, Interior.

ACTION: Plan amendment, notice of availability.

SUMMARY: The Bureau of Land Management completed a Proposed Plan Amendment/EA/FONSI for the Mountain Valley Management Framework Plan (MFP) on April 11, 1997. All public lands and the mineral estate have been analyzed. The environmental assessment (EA) revealed no significant impact from the proposed action. The Mountain Valley MFP would be amended to identify the following public lands suitable for direct sale to Mr. Phillip Burr and Circleville Town: T. 30 S., R. 4 W., Section 23, SE $\frac{1}{4}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$ and T. 26 S., R. 1 W., Section 11, S $\frac{1}{2}$ NE $\frac{1}{4}$ /4NE $\frac{1}{4}$ SE $\frac{1}{4}$, Salt Lake Meridian, Utah, containing a total of 15.0 acres. All minerals in the lands would be reserved to the United States. A Notice of Intent proposing to amend the MFP was published in the **Federal Register** on February 7, 1997.

This plan amendment would allow the Sevier River Resource Area to sell the identified public land, at fair market value, pursuant to Section 203 of the Federal Land Policy and Management Act (FLPMA) of 1976 (90 Stat. 2750, 43 U.S.C. 1713), and Title 43 CFR Part

2710. A 30 day protest period for the planning amendment will commence with publication of this notice of availability.

FOR FURTHER INFORMATION CONTACT: Dave Henderson, Sevier River Resource Area Manager, 150 East 900 North, Richfield, Utah 84701. Existing planning documents and information are available at the above address or telephone (801) 896-1500. Comments on the proposed plan amendment should be sent to the above address.

SUPPLEMENTARY INFORMATION: The Planning amendment is subject to protest from any adversely affected party who participated in the planning process. Protests must be made in accordance with provisions of 43 CFR 1610.5-2, as follows: Protests must pertain to issues that were identified in the plan or through the public participation process. As a minimum, protests must contain the name, mailing address, telephone number, and interest of the person filing the protest. A statement of the issue or issues being protested must be included. A statement of the part or parts being protested and a citing of pages, paragraphs, maps, etc., of the proposed amendment, where practical, should be included. A copy of all documents addressing the issue(s) submitted by the protester during the planning process or a reference to the date when the protester discussed the issue(s) for the record. A concise statement as to why the protester believes the BLM State Director's decision is incorrect. Protests must be received by the Director of the Bureau of Land Management (WO-210), Attn: Brenda Williams, 1849 C Street, NW., Washington, DC 20240, within 30 days after the publication of this notice of availability for the planning amendment.

G. William Lamb,

Utah State Director.

[FR Doc. 97-11853 Filed 5-6-97; 8:45 am]

BILLING CODE 4310-DQ-P

DEPARTMENT OF THE INTERIOR

Minerals Management Service

Environmental Documents Prepared for Proposed Oil and Gas Operations on the Gulf of Mexico Outer Continental Shelf (OCS)

AGENCY: Minerals Management Service, Interior.

ACTION: Notice of the Availability of Environmental Documents Prepared for OCS Mineral Proposals on the Gulf of Mexico OCS.

SUMMARY: The Minerals Management Service (MMS), in accordance with Federal Regulations (40 CFR Section 1501.4 and Section 1506.6) that implement the National Environmental Policy Act (NEPA), announces the

availability of NEPA-related Site-Specific Environmental Assessments (SEA's) and Findings of No Significant Impact FONSI's, prepared by the MMS for the following oil and gas activities proposed on the Gulf of Mexico OCS.

This listing includes all proposals for which the FONSI's were prepared by the Gulf of Mexico OCS Region in the period subsequent to publication of the preceding notice.

Activity/operator	Location	Date
Oryx Energy Company, Exploration Activity, SEA No. R-3114 ..	High Island, East Addition, South Extension, Block A-377, Lease OCS-G 15821, 114 miles southeast of the nearest coastline on Galveston Island, Texas.	02/18/97
Chevron U.S.A., Pipeline Activity, SEA No. G-16099	Mobile Area, Block 864 to 823, Lease OCS G-16099, 4 to 10 miles south of the nearest coastline in Alabama.	01/31/97
Marathon Pipe Line Company, Pipeline Activity, SEA No. G-17044.	Ship Shoal Area, Blocks 207, 192, 193, 194, 181, 180, 171, 156, 155, 148, 131, 130, 125, 106, 101, 102, 81, 78, 79, 56, and 55; Eugene Island Area, Blocks 103, 102, 81, 82, 79, 78, 61, 56, 55, 40, 41, 32, and 19; Lease OCS-G 10744, 3 to 63 miles south of the nearest coastline in Louisiana.	03/03/97
Phillips Petroleum Company, Structure Removal Operations, SEA No. ES/SR 95-116A.	West Cameron Area, Block 115, Lease OCS-G 2828, 16 miles south of Cameron Parish, Louisiana.	02/26/97
Chevron U.S.A., Structure Removal Operations, SEA No. ES/SR 96-05UC.	South Marsh Island Area, Block 78, Lease OCS-G 1210, 74 miles southeast of Freshwater City, Louisiana.	02/20/97
DelMar Petroleum, Inc., Structure Removal Operations, SEA No. ES/SR 96-143A.	Eugene Island Area, Block 343, Lease OCS-G 2320, 67 miles south-southwest of Terrebonne Parish, Louisiana.	04/17/97
Oryx Energy Company, Structure Removal Operations, SEA Nos. ES/SR 96-160 through 96-162.	High Island Area, East Addition, Block 129, Lease OCS-G 1848, 50 miles south of Jefferson County, Texas.	01/24/97
Newfield Exploration Company, Structure Removal Operations, SEA Nos. ES/SR 96-166 and 96-167.	East Cameron Area, Blocks 67 and 48, Leases OCS 0161 and OCS 0768, 20 to 25 miles south of Cameron Parish, Louisiana.	01/16/97
Coastal Oil & Gas Corporation, Structure Removal Operations, SEA No. ES/SR 97-001A.	East Cameron Area, Block 219, Lease OCS-G 7652, 68 miles south of Cameron Parish, Louisiana.	02/18/97
Samedan Oil Corporation, Structure Removal Operations, SEA No. ES/SR 97-005.	West Cameron Area, Block 67, Lease OCS-G 3256, 6 miles south of Cameron Parish, Louisiana.	02/13/97
Samedan Oil Corporation, Structure Removal Operations, SEA No. ES/SR 97-007.	Eugene Island Area, Block 208, Lease OCS 0576, 50 miles south of St. Mary Parish, Louisiana.	01/22/97
Energy Development Corporation, Structure Removal Operations, SEA No. ES/SR 97-008.	North Padre Island Area, Block 967, Lease OCS-G 3218, 19 miles east of Padre Island National Seashore.	02/28/97
Texaco Inc., Structure Removal Operations, SEA Nos. ES/SR 97-019 through 97-022.	South Marsh Island Area, North Addition, Blocks 217 and 222; Vermilion Area, Block 31; Leases OCS 0310 and OCS-G 2868, 10 to 15 miles south of Vermilion Parish, Louisiana.	01/22/97
UNOCAL Oil & Gas Corporation, Structure Removal Operations, SEA No. ES/SR 97-023A.	Matagorda Island Area, Block 701, Lease OCS-G 4549, 20 miles south of Calhoun County, Texas.	02/14/97
Chevron U.S.A., Structure Removal Operations, SEA Nos. ES/SR 97-024 through 97-034.	West Delta Area, Blocks 23 & 24, Leases OCS-G 1331 and OCS 0691, 4 miles south of Plaquemines Parish, Louisiana.	02/24/97
Chevron U.S.A., Structure Removal Operations, SEA No. ES/SR 97-035.	South Timbalier Area, Block 35, Lease OCS-G 3336, 8 miles south of Terrebonne Parish, Louisiana.	02/06/97
Chevron U.S.A., Structure Removal Operations, SEA Nos. ES/SR 97-045 through 97-050.	South Timbalier Area, Block 21, Lease OCS 0263, 3 miles southwest of Plaquemines Parish, Louisiana.	02/20/97
Santa Fe Energy Resources, Inc., Structure Removal Operations, SEA Nos. ES/SR/97-051 through 97-054.	High Island Area, Blocks A-172 and A-173, Leases OCS-G 6202 and 6203, 46 miles south of Jefferson County, Texas.	02/06/97
CNG Producing Company, Structure Removal Operations, SEA No. ES/SR 97-061.	South Timbalier Area, Block 76, Lease OCS-G 4460, 18 miles south of Terrebonne Parish, Louisiana.	03/20/97
Chevron U.S.A., Structure Removal Operations, SEA No. ES/SR 97-062.	South Timbalier Area, Block 189, Lease OCS-G 1572, 34 miles south of Terrebonne Parish, Louisiana.	03/21/97
Union Pacific Resources, Structure Removal Operations, SEA No. ES/SR 97-063.	Galveston Area, Block A-125, Lease OCS-G 9055, 70 miles south of Galveston, Texas.	04/11/97
Amoco Exploration and Production, Structure Removal Operations, SEA No. ES/SR 97-064.	West Delta Area, Block 140, Lease OCS-G 5682, 27 miles southeast of Plaquemines Parish, Louisiana.	03/20/97
Apache Corporation, Structure Removal Operations, SEA No. ES/SR 97-068.	Eugene Island Area, Block 278, Lease OCS-G 3996, 50 miles south of Terrebonne Parish, Louisiana.	03/20/97
Apache Corporations, Structure Removal Operations, SEA No. ES/SR 97-072.	Ship Shoal Area, Block 158, Lease OCS 0816, 26 miles south of Terrebonne Parish, Louisiana.	03/27/97

Persons interested in reviewing environmental documents for the proposals listed above or obtaining information about EA's and FONSI's prepared for activities on the Gulf of Mexico OCS as encouraged to contact the MMS office in the Gulf of Mexico OCS Region.

FOR FURTHER INFORMATION CONTACT: Public Information Unit, Information Services Section, Gulf of Mexico OCS Region, Minerals Management Service, 1201 Elmwood Park Boulevard, New Orleans, Louisiana 70123-2394, Telephone (504) 736-2519.

SUPPLEMENTARY INFORMATION: The MMS prepares EA's and FONSI's for proposals which relate to exploration for and the development/production of oil and gas resources on the Gulf of Mexico OCS. The EA's examine the potential environmental effects of activities described in the proposals and

present MMS conclusions regarding the significance of those effects.

Environmental Assessments are used as a basis for determining whether or not approval of the proposals constitutes major Federal actions that significantly affect the quality of the human environment in the sense of NEPA Section 102(2)(C). A FONSI is prepared in those instances where the MMS finds that approval will not result in significant effects on the quality of the human environment. The FONSI briefly presents the basis for that finding and includes a summary or copy of the EA.

This notice constitutes the public notice of availability of environmental documents required under the NEPA Regulations.

Dated: April 28, 1997.

Chris C. Oynes,

Regional Director, Gulf of Mexico, OCS Region.

[FR Doc. 97-11874 Filed 5-6-97; 8:45 am]

BILLING CODE 4310-MR-M

INTERNATIONAL TRADE COMMISSION

[Investigations Nos. 731-TA-761-762 (Preliminary)]

Static Random Access Memory Semiconductors From the Republic of Korea and Taiwan

Determinations

On the basis of the record¹ developed in the subject investigations, the United States International Trade Commission determines, pursuant to section 733(a) of the Tariff Act of 1930 (the Act),² that there is a reasonable indication that an industry in the United States is materially injured by reason of imports from the Republic of Korea (Korea)³ and Taiwan⁴ of static random access memory semiconductors (SRAMs),⁵ that

¹ The record is defined in sec. 207.2(f) of the Commission's Rules of Practice and Procedure (19 CFR § 207.2(f)).

² 19 U.S.C. § 1673b(a).

³ Chairman Miller not participating.

⁴ Chairman Miller and Commissioner Crawford not participating.

⁵ The imported products subject to these investigations are synchronous, asynchronous, and specialty SRAMs, whether assembled or unassembled. Assembled SRAMs include all package types. Unassembled SRAMs include processed wafers or dice, uncut dice, and cut dice. Processed wafers produced in Korea and Taiwan, but packaged or assembled into memory modules in a third country, are included in the scope; wafers produced in a third country and assembled or packaged in Korea or Taiwan are not included in the scope. The scope of the investigations also includes modules containing SRAMs. Such modules include single in-line memory modules (SIPs), single in-line memory modules (SIMMs),

are alleged to be sold in the United States at less than fair value (LTFV).

Pursuant to section 207.18 of the Commission's rules, as amended,⁶ the Commission also gives notice of the commencement of the final phase of its investigations. The Commission will issue a final phase notice of scheduling which will be published in the **Federal Register** as provided in section 207.21 of the Commission's rules upon notice from the Department of Commerce (Commerce) of an affirmative preliminary determination in the investigations under section 733(b) of the Act, or, if the preliminary determination is negative, upon notice of an affirmative final determination in that investigation under section 735(a) of the Act. Parties that filed entries of appearance in the preliminary phase of the investigations need not enter a separate appearance for the final phase of the investigations. Industrial users, and, if the merchandise under investigation is sold at the retail level, representative consumer organizations have the right to appear as parties in Commission antidumping and countervailing duty investigations. The Secretary will prepare a public service list containing the names and addresses of all persons, or their representatives, who are parties to the investigations.

Background

On February 25, 1997, a petition was filed with the Commission and the Department of Commerce by Micron Technology, Inc., Boise, ID, alleging that an industry in the United States is materially injured and threatened with material injury by reason of LTFV imports of SRAMs from the Republic of Korea and Taiwan. Accordingly, effective February 25, 1997, the Commission instituted antidumping Investigations Nos. 731-TA-761-762 (Preliminary).

Notice of the institution of the Commission's investigations and of a public conference to be held in connection therewith was given by posting copies of the notice in the Office of the Secretary, U.S. International Trade Commission, Washington, DC, and by publishing the notice in the **Federal Register** of March 5, 1997.⁷ The conference was held in Washington, DC, on March 18, 1997, and all persons who

dual in-line memory modules (DIMMs), memory cards, or other collections of SRAMs, whether unmounted or mounted on a circuit board. The SRAMs subject to these investigations are provided for in subheadings 8542.13.80 and 8473.30.10 through 8473.30.90 of the Harmonized Tariff Schedule of the United States.

⁶ 61 FR 37818 (July 22, 1996).

⁷ 62 FR 10073.

requested the opportunity were permitted to appear in person or by counsel.

The Commission transmitted its determination in this investigation to the Secretary of Commerce on April 11, 1997. The views of the Commission are contained in USITC Publication 3036 (April 1997), entitled "Static Random Access Memory Semiconductors from the Republic of Korea and Taiwan: Investigations Nos. 731-TA-761-762 (Preliminary)."

By order of the Commission.

Issued: April 28, 1997.

Donna R. Koehnke,

Secretary.

[FR Doc. 97-11861 Filed 5-6-97; 8:45 am]

BILLING CODE 7020-02-P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 731-TA-750 (Final)]

Vector Supercomputers From Japan

AGENCY: United States International Trade Commission.

ACTION: Scheduling of the final phase of an antidumping investigation.

SUMMARY: The Commission hereby gives notice of the scheduling of the final phase of antidumping investigation No. 731-TA-750 (Final) under section 735(b) of the Tariff Act of 1930 (19 U.S.C. § 1673d(b)) (the Act) to determine whether an industry in the United States is materially injured or threatened with material injury, or the establishment of an industry in the United States is materially retarded, by reason of less-than-fair-value imports from Japan of vector supercomputers, provided for in heading 8471 of the Harmonized Tariff Schedule of the United States.¹

For further information concerning the conduct of this phase of the investigation, hearing procedures, and rules of general application, consult the Commission's Rules of Practice and Procedure, part 201, subparts A through E (19 CFR part 201), and part 207, subparts A and C (19 CFR part 207), as amended by 61 FR 37818, July 22, 1996. **EFFECTIVE DATE:** April 1, 1997.

¹ For purposes of this investigation, Commerce has defined the subject merchandise as "all vector supercomputers, whether new or used, and whether in assembled or unassembled form, as well as vector supercomputer spare parts, repair parts, upgrades, and system software shipped to fulfill the requirements of a contract for the sale and, if included, maintenance of a vector supercomputer. A vector supercomputer is any computer with a vector hardware unit as an integral part of its central processing unit boards."