OLCC license requirements are satisfied, that the license is renewed on an annual basis, and that all reasonable and necessary actions are taken to sell and serve liquor to casino patrons in a manner consistent with this Ordinance, applicable state law, and the Tribal-State Compact. The casino Manager shall also be authorized to purchase liquor from the State or other source for sale and service within the Old Camp Casino.

### Section 8—Penalty

Any person or entity possessing, selling, serving, bartering, or manufacturing liquor products in violation of any part of this Ordinance shall be subject to a civil fine of not more than \$500 for each violation involving possession, but up to \$5,000 for each violation involving selling, bartering, or manufacturing liquor products in violation of this Ordinance, and violators may be subject to exclusion from the Burns-Paiute Indian Reservation. In addition, persons or entities subject to the criminal jurisdiction of the Burns-Paiute Tribe who violate this Ordinance shall be subject to criminal punishment as provided in the Burns-Paiute Law and Order Code. All contraband liquor shall be confiscated by the Burns-Paiute Police Department.

### Section 9—Sovereign Immunity Preserved

Nothing in this Ordinance is intended or shall be construed as a waiver of the sovereign immunity of the Burns-Paiute Indian Tribe. No Manager or employee of the Old Camp Casino shall be authorized, nor shall they attempt, to waive the sovereign immunity of the tribe.

#### Section 10—Effective Date.

This Ordinance was passed at a duly held, noticed, and convened meeting of the Burns-Paiute Tribal Council by a vote of 4 to 0, which vote constitutes a quorum held on the 25th day of September 1999, as attested to and certified by Cecil Dick, Acting Secretary of the Burns-Paiute Tribal Council and Wanda Johnson, Burns-Paiute Tribal Chairperson and shall be effective upon approval by the Secretary of Interior or his designee as provided by Federal law.

Dated: March 3, 2000.

#### Kevin Gover,

Assistant Secretary—Indian Affairs. [FR Doc. 00–6288 Filed 3–14–00; 8:45 am] BILLING CODE 4310–02–P

# DEPARTMENT OF THE INTERIOR

# **Bureau of Land Management**

[CO-110-1060-DC]

### Notice of Public Hearing

AGENCY: White River Field Office, Bureau of Land Management, Department of the Interior. SUMMARY: A public hearing regarding the use of motorized vehicles and helicopters; and the removal of wild horses from the Oil Springs Mountain Wilderness Study Area will be held at the White River Field Office, Bureau of Land Management.

**DATES AND ADDRESSES:** Hearing will be held in Meeker, Colorado at the White River Field Office, 73544 HWY 64, on April 20, 2000 at 7:00 P.M.

**FOR FURTHER INFORMATION CONTACT:** Robert Fowler; White River Field Office; 73544 HWY 64, Meeker, Colorado, 81641; Telephone (970) 878–3601.

#### John J. Mehlhoff,

White River Field Manager. [FR Doc. 00–4793 Filed 3–14–00; 8:45 am] BILLING CODE 4310–JB–P

### DEPARTMENT OF THE INTERIOR

#### **Bureau of Land Management**

[NV-930-1430-01; N-65656]

### Notice of Realty Action: Non-Competitive Sale of Public Lands

**AGENCY:** Bureau of Land Management. **ACTION:** Non-Competitive Sale of Public Lands in Lincoln County, Nevada.

**SUMMARY:** The below listed public land near Hiko, Lincoln County, Nevada has been examined and found suitable for sale utilizing direct non-competitive procedures, at not less than the fair market value. In accordance with Section 7 of the Act of June 28, 1934, as amended, 43 U.S.C. 315f and EO 6910, the described lands are hereby classified as suitable for disposal under the authority of Section 203 and Section 209 of the Act of October 21, 1976; 43 U.S.C. 1713 and U.S.C. 1719.

**DATES:** On or before May 1, 2000, interested parties may submit comments to the Assistant Field Manager, Nonrenewable Resources.

ADDRESSES: Written comments should be addressed to: Bureau of Land Management, Gene L. Drais, Assistant Field Manager, Nonrenewable Resources, HC 33, Box 33500, Ely, NV 89301–9408.

# FOR FURTHER INFORMATION CONTACT: Brenda Linnell, Realty Specialist, at the

above address or telephone (775) 289–1808.

**SUPPLEMENTARY INFORMATION:** The following described parcel of land situated in Lincoln County is being offered as a direct sale to Mr. Ramon Schmutz.

### Mount Diablo Meridian, Nevada

T. 4 S., R. 60 E., Section 23,  $W^{1/2}W^{1/2}NE^{1/4}$ ,  $W^{1/2}SE^{1/4}SW^{1/4}NE^{1/4}$ ,  $SW^{1/4}NE^{1/4}SW^{1/4}NE^{1/4}$ . Containing 47.5 acres more or less.

This land is not required for any federal purposes. The sale is consistent with current Bureau planning for this area and would be in the public interest.

In the event of a sale, conveyance of the available mineral interests will occur simultaneously with the sale of the land. The mineral interests being offered for conveyance have no known mineral value. Acceptance of a direct sale offer will constitute an application for conveyance of those mineral interests. The applicant will be required to pay a \$50.00 nonreturnable filing fee for the conveyance of the available mineral interests.

The patent, when issued, will contain the following reservations to the United States:

1. A right-of-way thereon for ditches and canals constructed by the authority of the United States, Act of August 30, 1890 (43 U.S.C. 945).

2. All the sodium, potassium, oil and gas mineral deposits, and geothermal resources in the land subject to this conveyance, including without limitation, the disposition of these substances under the mineral leasing laws. Its permittees, licensees and lessees, the right to prospect for, mine and remove the mineral owned by the United States under applicable law and such regulations as the Secretary of the Interior may prescribe. This reservation includes all necessary and incidental activities conducted in accordance with the provisions of the mineral leasing laws in effect at the time such activities are undertaken, including, without limitation, necessary access and exit rights, all drilling, underground, or surface mining operation, storage and transportation facilities deemed necessary and authorized under law and implementing regulations. Unless otherwise provided by separate agreement with surface owner, permittee, licensees and lessees of the United States shall reclaim disturbed areas to the extent prescribed by regulations issued by the Secretary of the Interior. All cause of action brought to enforce the rights of the surface

owner under the regulations above referred to shall be instituted against permittee, licensees and lessees of the United States; and the United States shall not be liable for the acts or omissions of its permittee, licensees and lessees.

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 leasing under the mineral leasing laws. This segregation will terminate upon issuance of a patent or 270 days from the date of this publication, whichever occurs first.

On or before May 1, 2000, interested parties may submit comments regarding this action to the Assistant Field Manager, Nonrenewable Resources at the address listed above. Any adverse comments will be reviewed by the State Director who may sustain, vacate, or modify this realty action. In absence of any adverse comments, this realty action will become the final determination of the Department of the Interior. The Bureau of Land Management may accept or reject any or all offers, or withdraw any land or interest in the land from sale, if, in the opinion of the authorized officer, consummation of the sale would not be fully consistent with FLPMA, or other applicable laws. The lands will not be offered for sale until at least May 15, 2000

Dated: March 2, 2000.

# James M. Perkins,

Assistant Field Manager, Renewable Resources.

[FR Doc. 00–6412 Filed 3–14–00; 8:45 am] BILLING CODE 4310–HC–P

# DEPARTMENT OF THE INTERIOR

#### National Park Service

# National Register of Historic Places; Notification of Pending Nominations

Nominations for the following properties being considered for listing in the National Register were received by the National Park Service before March 4, 2000. Pursuant to § 60.13 of 36 CFR Part 60 written comments concerning the significance of these properties under the National Register criteria for evaluation may be forwarded to the National Register, National Park Service, 1849 C St. NW, NC400, Washington, DC 20240. Written comments should be submitted by March 30, 2000.

### Carol D. Shull,

Keeper of the National Register.

#### ALASKA

Valdez-Cordova Borough-Census Area, Million Dollar Bridge, Mile 48, Copper River Highway, Cordova, 00000293

## ARKANSAS

Garland County, Joplin, Peter, Commercial Block, 426–432 Ouachita Ave., Hot Springs, 00000294

## CALIFORNIA

Santa Barbara County, Virginia Hotel, 17 and 23 W. Haley St., Santa Barbara, 00000295

### CONNECTICUT

- Fairfield County, Huntington Center Historic District, Roughly along Church and Huntington Sts., from Ripton Rd. to the Farmill River, Shelton, 00000296
- Middlesex County, Hartlands, 50 Hartlands Dr., Old Saybrook, 00000298
- New Haven County, Castle, Dr. Andrew, House, 555 Amity Rd., Woodbridge, 00000299
- Wolcott Green Historic District, Roughly bounding Wolcott Green, Wolcott, 00000297

## GEORGIA

- De Kalb County, Emory Grove Historic District, Centered on N. Decatur Rd. bet. the CSX RR and the University Park-Emory Highlands-Emory Estates HD, Decatur, 00000300
- Jackson County, Hoschton Depot, 4276 GA 53, Hoschton, 00000304
- Putnam County, Terrell—Sadler House, 122 Harmony Rd., Harmony, 00000303
- Stephens County, Eastanollee Auditorium, NE corner of Eastanolle School Rd. and Red Hollow Rd., Eastanollee, 00000301
- Walton County, Briscoe House and Mill Site, 1109 New Hope Church Rd., Between, 00000302

# INDIANA

Marion County, Town of Crows Nest Historic District, Roughly bounded by Kessler Blvd., White R., and Questover Circle, Indianapolis, 00000305

# IOWA

Woodbury County, Florence Crittenton Home and Maternity Hospital, 1105–1111 28th St., Sioux City, 00000306

#### LOUISIANA

Natchitoches Parish Fredericks Site, Address Restricted, Clarence, 00000307

### MISSOURI

- Jackson County, Keith, Charles S., House, 1214 W. 55th ST., Kansas City, 00000308
- Pike County, Barnard, Capt. George and Attella, House, 2009/2109 Georgia St., Louisiana, 00000309

### NEW YORK

Westchester County, Asbury United Methodist Church and Bethel Chapel and Cemetery, 19 Old Post Rd. and Old Post Rd. S, Croton-on-Hudson, 00000310

#### VIRGINIA

- Bedford County, New Prospect Church, 4445 Sheep Creek Rd., Bedford, 00000312
- Brunswick County, Lawrenceville Historic District, Roughly bounded by W. Sixth Ave., Maria St., Lawrenceville townline, Rose Creek, and Thomas St., Lawrenceville, 00000313
- Franklin County, Bowman Farm, 1605 Cahas Mountain Rd., Boones Mill, 00000314
- Goochland County, Ben Dover, 661 River Rd. W #36, Manakin-Sabot, 00000311
- Norfolk Independent City John T. West School, 1435 Bolton St., Norfolk, 00000315

# WISCONSIN

- Jefferson County, Telfer Site, Address
- Restricted, Milford, 00000316 Marathon County, Edgar Village Hall, 107 W. Beech St., Edgar, 00000317

After meeting all the requirements, a waving of the fifteen day comment period has been made for the following resource:

# NEW YORK

Cayuga County, Schines Auburn Theatre, 12– 14 South St., Auburn, 94001333

[FR Doc. 00–6296 Filed 3–14–00; 8:45 am] BILLING CODE 4310–70–P

## INTERNATIONAL TRADE COMMISSION

[Investigation No. 731-TA-652 (Review)]

# Aramid Fiber From The Netherlands

**AGENCY:** United States International Trade Commission.

**ACTION:** Notice of Commission determination to conduct a full five-year review concerning the antidumping duty order on aramid fiber from the Netherlands.

**SUMMARY:** The Commission hereby gives notice that it will proceed with a full review pursuant to section 751(c)(5) of the Tariff Act of 1930 (19 U.S.C. 1675(c)(5)) to determine whether revocation of the antidumping duty order on aramid fiber from the Netherlands would be likely to lead to continuation or recurrence of material injury within a reasonably foreseeable time. The Commission will exercise its authority to extend the review period by up to 90 days pursuant to 19 U.S.C. 1675(c)(5)(B), if necessary. A schedule for the review will be established and announced at a later date. For further information concerning the conduct of this review 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, D, E, and F (19 CFR part 207).

EFFECTIVE DATE: March 3, 2000.

**FOR FURTHER INFORMATION CONTACT:** George Deyman (202–205–3197), Office