mechanical, or other technological collection techniques or other forms of

information technology.

Section 4 of the Indian General Allotment Act of February 8, 1887 (43 U.S.C. 1740) provides that, if you are an Indian eligible for an allotment, you may apply for an allotment. To establish you are eligible, you must furnish documentation from the Bureau of Indian Affairs (BIA) showing you are an Indian who meets the requirements of the Act. If you are eligible, your minor child also qualifies to file for an allotment under the Act. You must apply to the BLM office having jurisdiction over the lands covered by your application.

BLM uses Form 2530–3 to collect the

following information:

(1) The name and address of the applicant; if a minor child, the name, age of child, and the applicant's relationship to the child;

(2) The name of the Indian tribe to which the applicant belongs or is

eligible to belong;

- (3) A Certificate of Indian Blood from the BIA and the name of the recognized Indian tribe to which you claim membership or be eligible for membership to a recognized Indian tribe;
- (4) A legal land description of the lands applied for (by township, range, meridian, section, subdivision, and State);
- (5) A plan of development that describes the proposed agricultural or grazing land use and a description of the improvements that the applicant plans to place on the lands;

(6) Any allotments that the applicant received previously from BLM; and

(7) The applicant must certify their knowledge of the lands, is the person named in the BIA Certificate of Indian Blood, and makes true, accurate, and good faith statements on the application.

BLM uses the information to determine whether or not to issue an Indian allotment. Without this information, BLM would not be able to properly administer Indian allotments on public lands and public domain lands within national forests.

Based upon BLM experience and recent tabulations of activity, we process approximately 16 applications each year. The public reporting information collection burden varies from 30 minutes to 2 hours to complete. The estimated number of responses per year is 16. The estimated total annual burden is 13 hours.

BLM will summarize all responses to this notice and include them in the request for OMB approval. All comments will become a matter of public record.

Dated: July 31, 2001.

Michael H. Schwartz,

BLM Information Collection Clearance Officer.

[FR Doc. 01–21474 Filed 8–23–01; 8:45 am]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[AZ-957-1310-01; AZA-028337]

Arizona: Proposed Reinstatement of Terminated Oil and Gas Lease

Under the provisions of Public Law 97–451, a petition for reinstatement of oil and gas lease AZA 028337 for lands in Apache County, Arizona, was timely filed and was accompanied by all required rentals and royalties accruing from October 1, 1999, the date of termination.

No valid lease has been issued affecting the lands. The lessee has agreed to new lease terms for rentals and royalties at the rate of \$5.00 per acre or fraction thereof and $16^{2/3}$ 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 USC 188), and the Bureau of Land Management is proposing to reinstate the lease effective October 1, 1999, subject to the original terms and conditions of the lease and the increased rental and royalty rates cited above.

For further information, contact Dominic R. Sarracino, Land Law Examiner, Lands and Minerals Adjudication at (602) 417–9346.

Dated: August 7, 2001.

Ivy J. Garcia.

Group Administrator, Lands & Minerals Adjudication.

[FR Doc. 01–21478 Filed 8–23–01; 8:45 am]
BILLING CODE 4310–32–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[NM-930-1310-01; NMNM 97833]

New Mexico: Proposed Reinstatement of Terminated Oil and Gas Lease NMNM 97833

Under the provisions of Public Law 97–451, a petition for reinstatement of oil and gas lease NMNM 97833 for lands in Sandoval County, New Mexico, was timely filed and was accompanied by all required rentals and royalties accruing from December 1, 2000, the date of termination.

No valid lease has been issued affecting the lands. The lessee has agreed to new lease terms for rentals and royalties at rates of \$10.00 per acre or fraction thereof and 16 ½ 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 USC 188), and the Bureau of Land Management is proposing to reinstate the lease effective December 1, 2000, subject to the original terms and conditions of the lease and the increased rental and royalty rates cited above.

For further information contact: Bernadine T. Martinez, BLM, New Mexico State Office, (505) 438–7530.

Dated: August 3, 2001.

Bernadine T. Martinez,

Land Law Examiner, Fluids Adjudication Team.

[FR Doc. 01–21476 Filed 8–23–01; 8:45 am] **BILLING CODE 4310–FB–P**

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [NMNM 94897]

Public Land Order No. 7495; Partial Modification of an Executive Order and Transfer of Jurisdiction; New Mexico

AGENCY: Bureau of Land Management, Interior.

ACTION: Public Land Order.

SUMMARY: This order modifies an Executive Order insofar as it affects approximately 903 acres of land by changing the reservation of the land for military purposes to a reservation of the land for Bureau of Indian Affairs programs and establishing a 20-year

term. Jurisdiction of the land is transferred from the Secretary of Defense/Secretary of the Army to the Secretary of the Interior for management by the Bureau of Indian Affairs. The land will remain closed to surface entry and mining to protect an area having cultural, historical, geological and archeological significance to the Navajo Nation and the Pueblo of Zuni.

EFFECTIVE DATE: August 24, 2001.

FOR FURTHER INFORMATION CONTACT:

Debby Lucero, BLM Albuquerque Field Office, 435 Montano Road NE, Albuquerque, New Mexico 87107, 505– 761–8787.

SUPPLEMENTARY INFORMATION: 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 (1994), it is ordered as follows:

1. The Executive Order dated February 18, 1870, which withdrew and reserved public land for use by the War Department for Fort Wingate is hereby modified to establish a 20-year term for the land described below. Jurisdiction of the following described land is hereby transferred from the Secretary of Defense/Secretary of the Army to the Secretary of the Interior and reserved for use and administration by the Bureau of Indian Affairs:

Parcel 15 and Parcel 17 of the administrative survey plat titled "ADMINISTRATIVE SURVEY OF CERTAIN PARCELS WITHIN FORT WINGATE ARMY DEPOT, NEW MEXICO," approved and dated September 18, 2000, on file at the Bureau of Land Management's New Mexico State Office, Santa Fe, New Mexico; excluding the area identified as "Right-of-Way" on the survey plat titled "TÖWNSHIP 15 NORTH, RANGE 16 WEST OF THE NEW MEXICO PRINCIPLE MERIDIAN. NEW MEXICO. WITHIN THE FORT WINGATE ARMY DEPOT, ADMINISTRATIVE RIGHT-OF-WAY SURVEY," dated and approved October 10, 2000, on file at the New Mexico State Office.

The areas of Parcel 15 and Parcel 17 aggregate approximately 903 acres.

2. The land described in Paragraph 1 continues to be withdrawn from settlement, sale, location, or entry under the general land laws, including the Unites States mining laws (30 U.S.C. Ch.2 (1994)), but not from leasing under the mineral leasing laws, to protect an area having cultural, historical, geological and archeological significance to the Navajo Nation and the Pueblo of Zuni. The withdrawn land is to be managed by the Bureau of

Indian Affairs for these values, as well as other compatible uses.

- 3. The land and resources shall be managed by the Bureau of Indian Affairs, its successors or assigns, in accordance with the Memorandum of Agreement between the Ballistic Missile Defense Organization and the Department of the Interior dated June 13, 2000. The Memorandum of Agreement shall be incorporated into any future land transfers for the life of the Memorandum of Agreement. The Memorandum of Agreement may be reviewed and amended by the agencies as necessary.
- 4. The Department of the Army and its officers, agents, employees, contractors, and subcontractors will have the right of access, upon reasonable notice, to enter the land described in this order for the purpose of activities related to the Fort Wingate Depot Activity Installation Restoration Program and other environmentally related compliance programs and to construct, operate, maintain or undertake response and remedial actions to implement this program.
- 5. The Department of the Army represents that, to the best of its knowledge, no unexploded ordnance are currently present on the land described in this order. Due to the former use of the land as an active military installation, there is a possibility that unexploded ordnance may exist on the land. Upon due notice, the Army agrees to remove any such remaining unexploded ordnance discovered on the land, as required under applicable law and regulations, as expeditiously as is reasonable and practicable, subject to the availability of funds.
- 6. This withdrawal will expire 20 years from the effective date of this order unless, as a result of a review conducted before the expiration date pursuant to Section 204(f) of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714(f) (1994), the Secretary determines that the withdrawal shall be extended.

Dated: August 10, 2001.

J. Steven Griles,

Deputy Secretary.

[FR Doc. 01–21453 Filed 8–23–01; 8:45 am]

BILLING CODE 4310-02-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [NM-030-1430-ES; NMNM-104131]

Notice of Realty Action; Recreation and Public Purposes (R&PP) Act Classification; New Mexico

AGENCY: Bureau of Land Management (BLM), Interior.

ACTION: Notice.

SUMMARY: The following public land in Dona County, New Mexico has been examined and found suitable for classification for lease or conveyance to New Mexico State University (NMSU) under the provisions of the Recreation and Public Purposes (R&PP) Act; as amended (43 U.S.C. 869 et seq.). NMSU proposes to use the land to construct the East Mesa Center of the Dona Ana Branch Community College. The land is described as follows:

New Mexico Principal Meridian

T. 22 S., R. 2 E., sec. 33, SE½NE¼, E½SW¼NE¼.

Containing 60 acres more or less.

The land is not needed for Federal purposes. Lease or conveyance is consistent with current BLM land use planning and would be in the public interest.

City, County, and State government will receive a copy of this Notice of Realty Action/Classification as required by 43 CFR 2742.4(b).

DATES: Comments regarding the proposed lease/conveyance or classification must be submitted on or before October 9, 2001.

ADDRESSES: Comments should be sent to BLM, Las Cruces Field Office, 1800 Marquess, Las Cruces, New Mexico, 88005

FOR FURTHER INFORMATION CONTACT: Juan Padilla at (505) 525–4376.

SUPPLEMENTARY INFORMATION: The lease/patent, when issued, will be subject to the following terms, conditions, and reservations:

- 1. Provisions of the R&PP Act and to all applicable regulations of the Secretary of the Interior.
- 2. A right-of-way for ditches and canals constructed by the authority of the United States.
- 3. All minerals shall be reserved to the United States, together with the right to prospect for, mine, and remove the minerals.
- 4. Those rights for a 345 kV transmission line granted to the El Paso Electric Company by Right-of-Way Grant No. NM 0554552.
- 5. Rights-of-way for streets, roads, and utilities in accordance with the City of