to leasing the federal coal that is located on USFS-administered lands.

The Black Thunder Mine, Jacobs Ranch Mine, and North Antelope Rochelle Mine are operating under approved mining permits from the WDEQ Land Quality and Air Quality Divisions.

If the tracts are leased to existing mines, the new leases must be incorporated into the existing mining and reclamation plans for the adjacent mines. Before the Federal coal in each tract can be mined, the Secretary of the Interior must approve the revised Mineral Leasing Act (MLA) mining plan for the mine in which each tract will be included. OSM is the Federal agency that is responsible for recommending approval, approval with conditions, or disapproval of the revised MLA mining plan to the Office of the Secretary of the Interior.

The DEIS analyzes and discloses to the public the direct, indirect, and cumulative environmental impacts associated with leasing six Federal coal tracts in the Wyoming portion of the Powder River Basin. A copy of the DEIS has been sent to affected Federal, State, and local government agencies; persons and entities identified as potentially being affected by a decision to lease the Federal coal in each of the tracts; and persons who indicated to the BLM that they wished to receive a copy of the DEIS. The purpose of the public hearing is to solicit comments on the DEIS, on the proposed competitive sales of the six Federal coal lease maintenance tracts, and on the FMV and MER of the Federal coal.

The DEIS analyzes leasing the six Wright Area coal tracts as the Proposed Action. Under the Proposed Action, a competitive sale would be held and a lease issued for Federal coal contained in the tracts as applied for by each of the applicants. As part of the coal leasing process, the BLM is evaluating adding additional Federal coal to the tracts to avoid bypassing coal or to prompt competitive interest in unleased Federal coal in the area. The alternate tract configurations for each of the LBAs that BLM is evaluating are described and analyzed as separate alternatives in the DEIŠ. Under these alternatives, competitive sales would be held and leases would be issued for Federal coal lands included in tracts modified by the BLM. The DEIS also analyzes the alternative of rejecting the application(s) to lease Federal coal as the No Action Alternative. The Proposed Actions and alternatives for each of the LBAs being considered in the DEIS are in conformance with the Approved Resource Management Plan for Public

Lands Administered by the Bureau of Land Management Buffalo Field Office (2001) and the USDA-Forest Service Land and Resource Management Plan for the Thunder Basin National Grassland (2002).

Requests to be included on the mailing list for this project and requests for copies of the DEIS may be sent in writing, by fax, or electronically to the addresses previously stated at the beginning of this notice. For those submitting comments on the DEIS, please make the comments as specific as possible with reference to page numbers and sections of the document. Comments that contain only opinions or preferences will not receive a formal response; however, they will be considered as part of the BLM decision-making process.

Please note that public comments and information submitted to the BLM including the commenter's name, street address, and e-mail address will be available for public review and disclosure at the above address during regular business hours (7:45 a.m. to 4:30 p.m.), Monday through Friday, except holidays.

Before including your address, phone number, e-mail address, or other personal identifying information in your comment, you should be aware that your entire comment, including your personal identifying information, may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

Authority: 40 CFR 1506.6.

Mary E. Trautner,

Acting Associate State Director. [FR Doc. E9–16048 Filed 7–7–09; 8:45 am]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[ID-957-1420-BJ]

Idaho: Filing of Plats of Survey

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of filing of plats of surveys.

SUMMARY: The Bureau of Land Management (BLM) has officially filed the plats of survey of the lands described below in the BLM Idaho State Office, Boise, Idaho, effective 9 a.m., on the dates specified.

FOR FURTHER INFORMATION CONTACT:

Bureau of Land Management, 1387 South Vinnell Way, Boise, Idaho 83709– 1657.

SUPPLEMENTARY INFORMATION: These surveys were executed at the request of the Bureau of Land Management to meet their administrative needs. The lands surveyed are:

The plat representing the dependent resurvey of a portion of the subdivisional lines and the subdivision of sections 4, 9, 10, 11, and 12 in T. 11 N., R. 16 E., Boise Meridian, Idaho, Group Number 1264, was accepted April 28, 2009.

The field notes representing the perpetuation of Angle Point Number 1, in section 27 in T. 9 S., R. 20 E., Boise Meridian, Idaho, Group Number 1000, were accepted May 7, 2009.

The plat representing the dependent resurvey of portions of the south boundary, subdivisional lines, and subdivision of section lines, and the subdivision of sections 26, 29, 32, 33, and 34, and the metes-and-bounds survey of lot 2 in section 20, T. 7 S., R. 35 E., Boise Meridian, Idaho, Group Number 1148, was accepted May 7, 2009.

The supplemental plat of section 20, lots 1 and 2, T. 7 S., R. 35 E., Boise Meridian, Idaho, was prepared to amend certain erroneous acreages as depicted on the plat accepted May 7, 2009.

The plat representing the dependent resurvey of a portion of the south boundary and a portion of the subdivisional lines, and subdivision of sections 27 and 34, T. 14 S., R. 22 E., Boise Meridian, Idaho, Group Number 1276, was accepted June 25, 2009.

Dated: July 2, 2009.

Stanley G. French,

Chief Cadastral Surveyor for Idaho. [FR Doc. E9–16149 Filed 7–7–09; 8:45 am]

BILLING CODE 4310-GG-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[LLORB00000.L10600000.HG0000; HAG 09-0224]

Notice of Public Meeting

AGENCY: Bureau of Land Management, DOI.

ACTION: Notice of public meeting.

SUMMARY: The U.S. Bureau of Land Management (BLM) Burns District has scheduled a public meeting to discuss agency procedures for gathering wild horses and how helicopters and other motorized equipment help the process.

The public is encouraged to attend and hear information from BLM about the

DATES: Thursday, August 13, 2009, 5:30 p.m. PDT.

ADDRESSES: Harney County Senior Center, 17 South Alder, in Burns, Oregon.

FOR FURTHER INFORMATION CONTACT: Tara Martinak, (541) 573–4519, or Tara Martinak@blm.gov or the Burns District Office, 28910 Hwy 20 West, Hines, Oregon 97738.

SUPPLEMENTARY INFORMATION: The BLM estimates about 36,000 wild horses and burros are roaming on BLMadministered rangelands in 10 Western states. Wild horses and burros have virtually no natural predators and their herd sizes can double about every four vears. As a result, the agency must remove thousands of animals from the range each year to control herd sizes. The estimated current free-roaming population is 9,400 more than the level that the BLM has determined can exist in balance with other public rangeland resources and uses. Oregon/Washington BLM averages 400–500 horses gathered annually from public lands. For 2009, gathers are tentatively planned for Herd Management Areas within the Burns, Lakeview, and Prineville Districts.

Dated: July 1, 2009. Approved:

Kenny McDaniel,

District Manager.

[FR Doc. E9–16145 Filed 7–7–09; 8:45 am]

BILLING CODE 4310-33-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[LLAZP01000-09-L14300000.ES0000; AZA-32053]

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

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of realty action.

SUMMARY: The following public lands in Maricopa County, Arizona, have been examined by the Bureau of Land Management (BLM) and found suitable for classification for lease and/or conveyance to the Town of Buckeye under the provisions of the R&PP Act, as amended, 43 United States Code (U.S.C.) 869 et seq., and under Sec. 7 of the Taylor Grazing Act, 43 U.S.C. 315(f), and Executive Order No. 6910.

Gila and Salt River Meridian

T. 2 N., R. 3 W.,

Sec. 4, lots 1 to 4, inclusive, $S^{1/2}N^{1/2}$, and $S^{1/2}$:

Sec. 5, lot 1, SE1/4NE1/4, and E1/2SE1/4;

Sec. 8, E1/2E1/2;

Sec. 9;

Sec. 14, W¹/₂;

secs. 15 and 17;

Sec. 18, lots 1 to 4, inclusive, and $E^{1/2}E^{1/2}$; Sec. 19, lots 1 to 4, inclusive, and $E^{1/2}E^{1/2}$;

Secs. 20, 21, and 22;

Sec. 26, S¹/₂:

Sec. 27, N¹/₂, N¹/₂S¹/₂, SE¹/₄SW¹/₄, and S¹/₂SE¹/₄:

Sec. 28, $N^{1/2}$, $N^{1/2}S^{1/2}$, $S^{1/2}SW^{1/4}$, and $SW^{1/4}SE^{1/4}$;

Sec. 29;

Sec. 33, lots 1 to 4, inclusive, W¹/₂NE¹/₄, NW¹/₄, and N¹/₂S¹/₂;

Sec. 34, lot 1, N¹/₂NE¹/₄, and NE¹/₄NW¹/₄; Sec. 35, NE¹/₄NE¹/₄, E¹/₂NW¹/₄NE¹/₄, and W¹/₂NW¹/₄NW¹/₄.

The area described contains 8675.36 acres in Maricopa County. $\,$

The Town of Buckeye has applied for more than the 6,400 acre limitation for recreation uses in a year. Under the provisions of the R&PP Act, BLM will not lease or convey more than 6,400 acres (with limited exceptions) to the Town of Buckeye in any one calendar year

The Town of Buckeye has submitted a statement in compliance with the regulations at 43 Code of Federal Regulations (CFR) 2741.4(b). The Town of Buckeye proposes to use the land as open space and for recreational park purposes. Related facilities will include hiking trails, picnicking and camping areas, restroom facilities, and parking. **DATES:** Submit comments on or before August 24, 2009.

ADDRESSES: Detailed information including, but not limited to, a proposed development plan and documentation relating to compliance with applicable environmental and cultural resource laws is available for review at the Bureau of Land Management, Phoenix District, 21605 North 7th Avenue, Phoenix, Arizona 85027. Written comments should also be directed to

FOR FURTHER INFORMATION CONTACT: Jo Ann Goodlow, Realty Specialist, at 623–580–5548.

this address.

SUPPLEMENTARY INFORMATION: The lands are not needed for any Federal

Lease and/or conveyance of the lands for recreational or public purposes use is consistent with the BLM Amendment and Environmental Assessment to the Lower Gila North Management Framework Plan and the Lower Gila South Resource Management Plan dated July 2005, and would be in the public interest.

All interested parties will receive a copy of this notice once it is published in the **Federal Register**. The notice will be published in the newspaper of local circulation for 3 consecutive weeks.

Upon publication of this notice in the **Federal Register**, the lands will be segregated from all other forms of appropriation under the public land laws, including the general mining laws, except for lease or conveyance under the R&PP Act and leasing under the mineral leasing laws.

The lease and/or patent of the land, if issued, will be subject to the following terms, conditions, and reservations:

- 1. A right-of-way thereon for ditches and canals constructed by the authority of the United States Act of August 30, 1890, 26 Statute (Stat.) 391 (43 U.S.C. 945).
- 2. Provisions of the R&PP Act and to all applicable regulations of the Secretary of the Interior, including, but not limited to, those terms required by 43 CFR 2741.9.
- 3. All minerals shall be reserved to the United States, together with the right to prospect for, mine, and remove the minerals.
- 4. All valid existing rights documented on the official public land records at the time of lease or patent issuance.
- 5. CERCLA Term: "Pursuant to the requirements established by Section 120(h) of the Comprehensive Environmental Response, Compensation and Liability Act, (42 U.S.C. 9620 (h)) (CERCLA), as amended by the Superfund Amendments and Reauthorization Act of 1988, (100 Stat. 1670) notice is hereby given that the above-described land has been examined and no evidence was found to indicate that any hazardous substances had been stored for one year or more, nor had any hazardous substances been disposed of or released on the subject property."

6. Indemnification Term: "All lessees, purchasers, or patentees, by accepting a lease or patent, covenant and agree to indemnify, defend, and hold the United States harmless from any costs, damages, claims, causes of action, penalties, fines, liabilities, and judgments of any kind or nature arising from the past, present, and future acts or omissions of the patentees or their employees, agents, contractors, or lessees, or any third party, arising out of or in connection with the lessee's/ patentee's use, occupancy, or operations on the patented real property. This indemnification and hold harmless agreement includes, but is not limited to, acts and omissions of the lessee/ patentee and their employees, agents,