Hours per response—.017 Total Hours—1 hr.

HUD 11709, 11715, and 11720

Number of respondents—900 per each form

Frequency of response—34 per each form

Total annual responses—520 per each form

Hours per response—.017 per each form Total Hours—520 per each form

Status of the proposed information collection: Reinstatement, with change, of a previously approved collection for which approval has expired.

Authority: Section 3506 of the Paperwork Reduction Act of 1995, 44 U.S.C. Chapter 35, as amended.

Dated: January 25, 1996.

George S. Anderson,

Acting Executive Vice President, Government National Mortgage Association. [FR Doc. 96–2032 Filed 1–31–96; 8:45 am]

BILLING CODE 4210-01-M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[CA-060-01-4410-04-ADVB]

Meeting of the California Desert District Advisory Council

SUMMARY: Notice is hereby given, in accordance with Public Laws 92–463 and 94–579, that the California Desert District Advisory Council to the Bureau of Land Management, U.S. Department of the Interior, will meet in formal session Thursday, February 29, 1996, from 8:00 a.m. to 5:00 p.m., and Friday, March 1, 1996, from 8:00 a.m. to 5:00 p.m. The sessions will be held in the Hoover Room, which is in the Education Center at the Living Desert Museum, located at 47900 Portola Avenue, Palm Desert, California.

Council members will participate in a field tour on Thursday morning, which will focus on various area management programs. The tour will assemble at the Embassy Suites parking lot located at 74–700 Highway 111, Palm Desert, California at 7:15 a.m., and depart at 7:30 a.m. The public is welcome to participate in the field tour, but should dress appropriately and plan on providing their own transportation, food, and beverage. Anyone interested in participating in the field tour should contact BLM at (909) 697–5215 for more information.

The council meeting is scheduled to begin at 1:00 p.m. in the conference room at the Living Desert Museum. All Desert District advisory Council meetings are open to the public. Time for public comment may be made available by the Council Chairman during the presentation of various agenda items, and is scheduled at the end of the meeting for topics not on the agenda.

Written comments may be filed in advance of the meeting for the California Desert District Advisory Council, c/o Bureau of Land Management, Public Affairs Office, 6221 Box Springs Boulevard, Riverside, California 92507–0714. Written comments also are accepted at the time of the meeting and, if copies are provided to the recorder, will be incorporated into the minutes.

FOR FURTHER INFORMATION AND MEETING CONFIRMATION: Contact the Bureau of Land Management, California Desert District, Public Affairs Office, 6221 Box Springs Boulevard, Riverside, California 92507–0714; (909) 697–5215.

Dated: January 26, 1996. Henri R. Bisson, *District Manager.* [FR Doc. 96–2070 Filed 1–31–96; 8:45 am] BILLING CODE 4310-40-M

[ID-060-1610-00]

Notice of Resource Advisory Council Meeting

AGENCY: Bureau of Land Management, Upper Columbia-Salmon Clearwater Districts, Idaho.

SUMMARY: In accordance with the Federal Land Policy and Management Act and the Federal Advisory Committee Act of 1972 (FACA), 5 U.S.C. Appendix, the Bureau of Land Management (BLM) announces the meeting of the Upper Columbia-Salmon Clearwater Districts Resource Advisory Council (RAC) on Tuesday, February 20 and Wednesday, February 21, 1996 in Coeur d'Alene, Idaho. The meeting will be held at the BLM office at 1808 North Third Street in Coeur d'Alene.

The purpose of the meeting is for the RAC members to discuss, modify or develop proposed rangeland standards and guidelines. Other administrative issues may be discussed as time permits. The RAC will meet from 8:00 a.m. to 4:30 p.m. each day. The public may address the Council during the public comment period on February 20, 1996 starting at 1:30 p.m.

SUPPLEMENTARY INFORMATION: All Resource Advisory Council meetings are open to the public. Interested persons may make oral statements to the Council, or written statements may be submitted for the Council's consideration. Depending on the number of persons wishing to make oral statements, a per-person time limit may be established by the District Manager.

The Council's responsibilities include providing long-range planning and establishing resource management priorities; and assisting the BLM to identify state standards for rangeland health and guidelines for grazing.

FOR FURTHER INFORMATION CONTACT: Ted Graf (208) 769–5004.

Dated: January 24, 1996. Fritz U. Rennebaum, *District Manager.* [FR Doc. 96–2129 Filed 1–31–96; 8:45 am] BILLING CODE 4310–GG–M

[MT-960-1990-00]

Resource Advisory Council Meeting, Butte, Montana

AGENCY: Butte District Office, Bureau of Land Management.

ACTION: Notice of Butte District Resource Advisory Council Meeting, Butte, Montana.

SUMMARY: The Council will convene at 10:00 a.m. on February 29, 1996, to work on the Grazing Standards and Guidelines and any new business the Council may want to discuss. The meeting will be held in the Bureau of Land Management Butte District Office conference room, and is of an urgent nature to meet the time frames established to complete the Standards and Guidelines.

The meeting is open to the public and written comments may be given to the Council. Oral comments may be presented to the Council at 3 p.m. The time allotted for oral comment may be limited, depending on the number of persons wishing to be heard. Individuals who plan to attend and need further information about the meeting; or need special assistance, such as sign language or other reasonable accommodations, should contact the Butte District, 106 North Parkmont (PO Box 3388), Butte, Montana 59702-3388; telephone 406-494-5059.

FOR FURTHER INFORMATION CONTACT:

Orval Hadley at the above address or telephone number.

Orval L. Hadley, District Manager. [FR Doc. 96–2128 Filed 1–31–96; 8:45 am]

BILLING CODE 4310-DN-M

[CO-930-1020-04-WEED]

Notice of proposed supplementary rules to require the use of certified noxious weed-free forage on Bureau of Land Management-administered lands in Colorado

AGENCY: Bureau of Land Management, Interior.

SUMMARY: The State Director of the Bureau of Land Management (BLM) in Colorado is proposing a requirement that all BLM visitors and permittees in Colorado use certified noxious weedfree hay, straw, or mulch when visiting BLM administered lands in Colorado. This requirement will affect visitors who use hay or straw on the BLM administered lands in Colorado such as: recreationists using pack and saddle stock, ranchers with grazing permits, outfitters, and contractors who use straw or other mulch for reseeding purposes. These individuals or groups would be required to purchase certified noxious weed-free forage products, or use other approved products such as processed grains and pellets while on BLM administered lands in Colorado.

DATES: Comments concerning the proposal should be received on or before March 4, 1996.

ADDRESSES: Send written comments concerning the Colorado requirement to: State Director (930), USDI, Bureau of Land Management, 2850 Youngfield Street, Lakewood, CO 80215.

FOR FURTHER INFORMATION CONTACT: Bureau of Land Management, Colorado State Office, Carol Spurrier, Resource Services, Plant and Animal Sciences Team, 2850 Youngfield Street, Lakewood, CO 80215, or telephone (303) 239–3725.

SUPPLEMENTARY INFORMATION: Noxious weeds are a serious problem in the western United States. Estimates of the rapid spread of weeds in the west include 2,300 acres per day on BLM administered lands and 4,600 acres per day on all western public lands. Species like Leafy Spurge, Spotted Knapweed, Russian Knapweed, Musk Thistle, Dalmatian Toadflax, Purple Loosestrife, and many others are alien to the United States and have no natural enemies to keep their populations in balance. Consequently, these undesirable weeds invade healthy ecosystems, displace native vegetation, reduce species diversity, and destroy wildlife habitat. Widespread infestations lead to soil erosion and stream sedimentation. Furthermore, noxious weed invasions weaken reforestation efforts, reduce domestic and wild ungulates' grazing capacity, occasionally irritate public

land users by aggravating allergies and other ailments, and threaten federally protected plants and animals.

To curb the spread of noxious weeds, a growing number of Western States have jointly developed noxious weedfree forage certification standards, and, in cooperation with various federal, state, and county agencies, passed weed management laws. Because hay and other forage products containing noxious weed seed are part of the infestation problem, Colorado has developed a state hay inspectioncertification-identification process, participates in a regional inspectioncertification-identification process, and encourages forage producers in Colorado to grow noxious weed-free products. The Colorado Department of Agriculture Division of Plant Industry has documented that in the first two years of the program, 101 growers in Colorado produced 5,547.49 acres of certified forage including grass hay, alfalfa hay, a mixture of grass and alfalfa hay, as well as barley and wheat straw as of October 30, 1995.

Region Two of the United States Forest Service, Department of Agriculture, implemented a similar policy for National Forest lands in Colorado and surrounding states in 1994. The BLM in Colorado implemented a standard stipulation on all Special Recreation Permits in 1994 requiring holders of those permits to use certified weed-free products. This proposal will provide a standard regulation for all users of BLM lands in Colorado and will provide for coordinated management with National Forest lands across jurisdictional lines.

In cooperation with the state of Colorado and the U.S. Forest Service, the BLM is proposing—for all BLM administered lands within Colorado—a ban on hay, straw or mulch that has not been certified. This proposal includes a public information plan to ensure that: (1) this ban is well publicized and understood; and (2) BLM visitors and land users will know where they can purchase state-certified hay or other products.

These supplementary rules will not appear in the Code of Federal Regulations.

The principal author of these proposed supplementary rules is Carol Spurrier, Botanist, of the Colorado State Office, BLM.

For the reasons stated above, under the authority of 43 CFR 8365.1–6, the Colorado State Office, BLM, proposes supplementary rules to read as follow: Supplementary Rules to Require the Use of Certified Noxious Weed-Free Forage on Bureau of Land Management-Administered Lands in Colorado

(a)(1) To prevent the spread of weeds on BLM-administered lands in Colorado, effective August 1, 1996, all BLM lands within the state of Colorado, at all times of the year, shall be closed to possessing or storing hay, straw, or mulch that has not been certified as free of prohibited noxious weed seed.

(2) Certification will comply with "Regional Standards" jointly developed by the states of Colorado, Idaho, Montana, Utah, Wyoming, and Nebraska for noxious weed seed free and noxious weed free forage.

(3) The following persons are exempt from this order: anyone with a permit signed by BLM's authorized officer at the Resource Area Office specifically authorizing the prohibited act or omission within that Resource Area.

(b) Any person who knowingly and willfully violates the provisions of these supplemental rules regarding the use of noncertified noxious weed-free hay, straw, or mulch when visiting Bureau of Land Management administered lands in Colorado, without authorization required, may be commanded to appear before a designated United States Magistrate and may be subject to a fine of not more than \$1,000 or imprisonment of not more than 12 months, or both, as defined in 43 United States Code § 1733(a).

Donald R. Glaser,

State Director, Bureau of Land Management, Colorado.

[FR Doc. 96–2133 Filed 1–31–96; 8:45 am] BILLING CODE 4310–JB–P

[NM-932-1310-01; TXNM 26411]

Notice of Proposed Reinstatement of Terminated Oil and Gas Lease; New Mexico

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: Under the provisions of Public Law 97–451, a petition for reinstatement of Oil and Gas Lease TXNM 26411, Shelby County, Texas, was timely filed and was accompanied by all required rentals and royalties accruing from October 1, 1995, the date of the termination. No valid lease has been issued affecting the land. The lessee(s) have agreed to new lease terms for rentals and royalties at rates of \$5.00 per acre, or fraction thereof, and $16^{2/3}$ percent, respectively. Payment of a \$500.00 administrative fees has been made. Having met all the requirements for reinstatement of the lease as set in