- 13. Wind River Police Department
- 14. Fort Totten Municipal Center
- 15. Nett Lake Law Enforcement Center
- 16. Rosebud Law Enforcement Center
- 17. Quinault Police Department
- 18. Northern Cheyenne Law Enforcement Center
- 19. Sacaton Adult Detention Center
- 20. Owyhee Detention Center
- 21. Warm Springs Detention
- 22. Fort Peck Police Department
- 23. Sacaton Juvenile Detention Center
- 24. Peach Springs Detention Center
- 25. Hopi Rehabilitation Center
- 26. Menominee Tribal Jail
- 27. Fort Thompson Jail
- 28. Omaha Tribal Police Department
- 29. Sells Adult Detention Center
- 30. Standing Rock Law Enforcement Center
- 31. Chemawa Indian School
- 32. Fort Peck Indian Youth Service Center
- 33. Walter Miner Law Enforcement Center-Adult
- 34. Walter Miner Law Enforcement Center-Juvenile

Dated: August 20, 1997.

### Ada E. Deer,

Assistant Secretary—Indian Affairs.
[FR Doc. 97–22990 Filed 8–28–97; 8:45 am]
BILLING CODE 4310–02–P

### **DEPARTMENT OF THE INTERIOR**

# **Bureau of Indian Affairs**

## **Indian Gaming**

AGENCY: Bureau of Indian Affairs,

**ACTION:** Notice of Tribal-State Gaming Compacts Taking Effect.

**SUMMARY:** Pursuant to Section 11 of the Indian Gaming Regulatory Act of 1988 (IGRA), Public Law 100-497, 25 U.S.C. 2710, the Secretary of the Interior shall publish, in the Federal Register, notice of Tribal-State Compacts for the purpose of engaging in Class III (casino) gambling on Indian reservations. The Assistant Secretary—Indian Affairs, Department of the Interior, through her delegated authority, is publishing the Tribal-State Compacts between the following Tribe/Pueblos and the State of New Mexico executed on July 9, 1997. The Mescalero Apache Tribe, Pueblo of San Felipe, Pueblo of Pojoaque, Pueblo of Tesuque, Pueblo of Laguna, Pueblo of Santa Clara, Pueblo of Sandia, Pueblo of Taos, Pueblo of Acoma, and Pueblo of Isleta. By the terms of IGRA these Compacts are considered approved, but only to the extent the compacts are consistent with the provisions of IGRA. SUPPLEMENTARY INFORMATION: The Department believes that the decision to

let the 45-day statutory deadline for approval or disapproval of the Compacts expire without taking action is the most appropriate course of action given the unique history of state and federal court cases and legislative actions that have shaped the course of Indian gaming in New Mexico. A letter further explaining the Department's decision is available from the Bureau of Indian Affairs, Indian Gaming Management Staff at the address below.

**DATES:** This action is effective August 29, 1997.

#### FOR FURTHER INFORMATION CONTACT:

Paula L. Hart, Acting Director, Indian Gaming Management Staff, Bureau of Indian Affairs, 1849 C Street NW, MS 2070–MIB, Washington, DC 20240, (202) 219–4068.

Dated: August 23, 1997.

### Ada E. Deer,

Assistant Secretary—Indian Affairs.
[FR Doc. 97–22989 Filed 8–28–97; 8:45 am]
BILLING CODE 4310–02–P

### **DEPARTMENT OF THE INTERIOR**

# **Bureau of Land Management**

[HE-952-9911-00]

Information Collection Associated With Contracts for Sale of In-Kind Crude Helium

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice and request for comments.

SUMMARY: In accordance with the provisions of the Paperwork Reduction Act of 1995, the Bureau of Land Management (BLM) announces its intention to request approval for the collection of information from those persons who have entered into enforceable contracts to purchase an equivalent amount of crude helium from the Secretary. The BLM uses the information to balance crude helium sales with sales to Federal agencies.

DATES: Comments in the proposed collection must be received by October 28, 1997 to be considered.

ADDRESSES: Comments may be mailed or hand delivered to: Bureau of Land Management, Helium Operations, 801 S. Fillmore, Suite 500, Amarillo, TX 79101–3545. Comments will be available for public review at the Fillmore address during regular business hours (7:30 a.m. to 4:00 p.m.), Monday through Friday. You may also send comments electronically by way of the Internet to Cneely@he.blm.gov. Please submit comments as an ASCII

file to avoid the use of special characters and any form of encryption.

FOR FURTHER INFORMATION CONTACT: Connie H. Neely, Helium Sales Officer, (806) 324–2635.

SUPPLEMENTARY INFORMATION: In accordance with 5 CFR 1320.12(a), BLM is required to provide a 60-day notice in the Federal Register concerning a collection of information contained in proposed rules or other documents to solicit comments on: (a) Whether the collection of information is necessary for proper performance of the functions of the agency, including whether the information has practical utility; (b) the accuracy of the agency's estimate of the burden of collecting the information, including the validity of the methodology and assumptions used; (c) ways to enhance the quality, utility and clarity of the information on those who are to respond, including through the use of appropriate automated, electronic, mechanical or technological collection techniques or other forms of information technology.

The Helium Privatization Act of 1996 requires the Department of Defense, the Atomic Energy Commission, the National Aeronautics and Space Administration and other Federal agencies to purchase their major requirements for helium from people who have entered into enforceable contracts to purchase an equivalent amount of crude helium from the Secretary. The Act requires BLM to change its current helium regulations at 30 CFR 601 and 602. In advance of the regulatory changes, however, BLM must prepare a new standard contract to meet the "enforceable contract" provision of the Act. This information collection meets the requirements of that provision.

The proposed contract will contain the following information and recordkeeping requirements: Information pertaining to definitions, effective date and term of contract, delivery, pricing, charges, billing and payment of crude helium, and reports of sales to Federal agencies.

BLM will use the information to account for helium sold to Federal agencies and crude helium purchased from BLM. Upon request, BLM will furnish information as to which companies are in-kind crude helium customers and which Federal agencies might have a major helium requirement. If BLM did not collect this information, there could be no accurate accounting of BLM helium to Federal agencies from Federal helium suppliers. The information, which is required by law, is mandatory for reporting purposes.

There is no other source of the information, and failure to provide the information is grounds for terminating the contract.

Based on past experience in administering previous helium distribution contracts, BLM estimates that there will be approximately 10 respondents annually and that it will take each respondent an average of approximately 30 minutes to supply the requested information. This includes a range of from 15 minutes to 2 hours. The frequency of response is quarterly. The estimated total annual burden is 20 hours. These numbers may change as BLM gains experience in administering Act and the new contract.

Any interested member of the public may obtain a copy of the proposed contract, without charge, by contacting the person identified under FOR FURTHER INFORMATION CONTACT.

BLM will summarize and include all responses to this notice in the request for approval to the Office of Management and Budget. All comments will also become part of the public record.

Dated: August 26, 1997.

### Carole Smith,

Bureau of Land Management, Information Clearance Officer.

[FR Doc. 97–23052 Filed 8–28–97; 8:45 am] BILLING CODE 4310–84–M

## **DEPARTMENT OF THE INTERIOR**

# **Bureau of Land Management**

[NV-930-1430-01; N-16095]

Determination Regarding Opening of Nellis Air Force Range Withdrawn Lands to Mineral Exploration and Development; NV

**AGENCY:** Bureau of Land Management,

Interior.

ACTION: Notice.

**SUMMARY:** In accordance with Section 12 of Pub. L. 99–606, as amended by Pub. L. 100-338 in 1988, the Nevada State Director has determined, after conferring with the Commander, Nellis Air Force Base, that no withdrawn lands with in the Nellis Air Force Range are suitable to opening for operation under the Mining Law of 1872, The Mineral Leasing Act of 1920, as amended, the Mineral Leasing Act for Acquired Lands of 1947, the Geothermal Steam Act of 1970, or any one or more of such Acts. The Nellis Air Force Range is used as high hazard tactical and weapons training area and is closed to the public. FOR FURTHER INFORMATION CONTACT: Mike Dwyer, District Manager, Bureau

of Land Management, Las Vegas Field Office, 4765 West Vegas Drive, Las Vegas, Nevada 89108.

SUPPLEMENTARY INFORMATION: The Military Lands Withdrawal Action of 1986 (Pub. L. 99-606), as amended, provided for the withdrawal of lands for military purposes in four states, including 2,209,326 acres in Clark, Lincoln, and Nye Counties of Nevada for the Nellis Air Force Range (See 53 FR 25694–25696 July 8, 1988, for the legal description of the affected lands). Section 12(a) requires that the Secretary of the Interior, with the concurrence of the Secretary of the appropriate military department, determine which, if any, of the withdrawn lands may be considered for opening to operation under the Mining Law of 1872, the Mineral Leasing Act of 1920, as amended, the Mineral Leasing Act for Acquired Lands of 1947, the Geothermal Steam Act of 1970, or any one or more of such Acts. The Department of the Air Force has closed the Nellis Air Force Range from public access. The intent of the closure is threefold: to protect the public from injury due to ordnance hazards; to ensure that national security is not compromised; and to ensure that military programs can be conducted without disruption. Therefore, it has been determined that no withdrawn lands within Nellis Air Force Range are suitable to opening for mineral exploration and development.

Dated: August 14, 1997.

# Jean Rivers-Council,

Associate State Director, Nevada.
[FR Doc. 97–22998 Filed 8–28–97; 8:45 am]
BILLING CODE 4310-HC-P

### **DEPARTMENT OF THE INTERIOR**

### **Bureau of Land Management**

[(WY-060-1620-01), WYW136142, WYW136458]

Notice of Availability of a Draft Environmental Impact Statement and Notice of Public Hearing on Two Separate Coal Lease Applications for Federal Coal in the Decertified Powder River Federal Coal Production Region, Wyoming

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice.

SUMMARY: This notice announces the Availability of a Draft Environmental Impact Statement (DEIS) pursuant to 40 CFR 1500–1508 for the Powder River (WYW136142) and Thundercloud (WYW136458) Coal Lease Applications

in the Wyoming Powder River Basin, and announces the scheduled date and place for a public hearing pursuant to 43 CFR 3425.4. The purpose of the hearing is to receive comments on the DEIS, and on the fair market value, the maximum economic recovery, and the proposed separate competitive sales of coal from the two tracts. The Powder River tract is being considered for sale as a result of a coal lease application received from Powder River Coal Company on March 23, 1995 (WYW136142), for approximately 4,020 acres containing approximately 515 million tons of coal in an area adjacent to the company's North Antelope and Rochelle Mines in Campbell County, Wyoming. The Thundercloud tract is being considered for sale as a result of a coal lease application received from Kerr-McGee Coal Corporation on April 14, 1995 (WYW136458), for approximately 3,400 acres containing approximately 427 million tons of coal in an area adjacent to the company's Jacobs Ranch Mine in Campbell County, Wyoming. The two application areas are about 9 miles apart.

DATES: A public hearing will be held at 7 p.m. on Wednesday, October 8, 1997, at the Holiday Inn, 2009 S. Douglas Highway, Gillette, Wyoming. An open house will start at 6:30 p.m., prior to the hearing, to answer questions related to the Lease by Application (LBA) process and these coal lease applications. The DEIS is scheduled to be available to the public on August 22, 1997. In order to assure that comments are considered in the Final Environmental Impact Statement, they should be postmarked no later than October 28, 1997.

ADDRESSES: Please address questions, comments or requests for copies of the DEIS to the Casper District Office, Bureau of Land Management, Attn: Nancy Doelger, 1701 East E Street, Casper, Wyoming 82601, or FAX them to 307–234–1525.

FOR FURTHER INFORMATION CONTACT: Nancy Doelger or Mike Karbs at the above address, or phone: 307–261–7600. SUPPLEMENTARY INFORMATION: Both applications were filed as maintenance tract LBAs under the provisions of 43 Code of Federal Regulations (CFR) 3425.1.

On March 23, 1995, Powder River Coal Company filed a coal lease application with the Bureau of Land Management (BLM) for a maintenance tract LBA for the following lands, which contain an estimated 515 million tons of Federal coal:

T. 41 N., R. 70 W., 6th P.M., Wyoming Section 6: Lots 10 thru 13, and 18 thru 21; Section 7: Lots 6, 11, 14, and 19;