3. Operating any type of motorized vehicle off developed roadways. Parking of vehicles off roadways must be done in an area barren of flammable materials (43 CFR 9212.2(b)(1).

Note: Developed roadways are those which are clear of flammable debris, berm to berm. Juniper Dunes Recreation Area is exempt.

Pursuant to 43 CFR 9212.3(a) the following persons are exempt from this

- 1. Persons with a permit specifically authorized the otherwise prohibited act or omission.
- 2. Any Federal, State, or local officer or a member of an organized rescue or firefighting Violation of these prohibitions is punishable by a fine of not more than \$1000 or to imprisonment of not more than 12 months, or both.

FOR FURTHER INFORMATION CONTACT: Scott Boyd, BLM, Spokane District Office, 1103 N. Fancher, Spokane, Washington, 99212-1275; or call 509-536 - 1200.

Dated July 17, 1998.

Joseph K. Buesing,

District Manager.

[FR Doc. 98-19619 Filed 7-22-98; 8:45 am] BILLING CODE 4310-33-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

Lower Snake River District Resource Advisory Council

AGENCY: Bureau of Land Management, Interior.

ACTION: Meeting notice.

SUMMARY: The Lower Snake River District Resource Advisory Council will conduct a field tour of the Payette River Corridor, which is joint BLM and Forest Service Recreation Fee Demonstration Project located about 40 miles northwest of Boise.

DATES: August 5, 1998. The tour will begin at 8:00 a.m.

FOR FURTHER INFORMATION CONTACT:

Barry Rose, Lower Snake River District Office (208-384-3393).

Dated: July 14, 1998.

Katherine Kitchell,

District Manager.

[FR Doc. 98-19578 Filed 7-22-98; 8:45 am] BILLING CODE 4310-GG-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[WY-921-41-5700; WYW135408]

Notice of Proposed Reinstatement of **Terminated Oil and Gas Lease**

Pursuant to the provisions of 30 U.S.C. 188(d) and (e), and 43 CFR 3108.2-3(a) and (b)(1), a petition for reinstatement of oil and gas lease WYW135408 for lands in Sweetwater County, Wyoming, was timely filed and was accompanied by all the required rentals accruing from the date of termination. The lessee has agreed to the amended lease terms for rentals and royalties at rates of \$5.00 per acre, or fraction thereof, per year and 162/3 percent, respectively.

The lessee has paid the required \$500 administrative fee and \$125 to reimburse the Department for the cost of this Federal Register notice. The lessee has met all the requirements for reinstatement of the lease as set out in Section 31 (d) and (e) of the Mineral Lands Leasing Act of 1920 (30 U.S.C. 188), and the Bureau of Land Management is proposing to reinstate lease WYW135408 effective April 1, 1998, subject to the original terms and conditions of the lease and the increased rental and royalty rates cited above.

Pamela J. Lewis.

Chief, Leasable Minerals Section. [FR Doc. 98-19576 Filed 7-22-98; 8:45 am] BILLING CODE 4310-22-M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[CO-070-1230-00]

Glenwood Springs Resource Area Occupancy and Recreational Use Restrictions

AGENCY: Bureau of Land Management, Department of the Interior.

ACTION: Notice of use restrictions.

SUMMARY: This order restricts occupancy and use of Public Lands administered by the Bureau of Land Management (BLM) in the Glenwood Springs Resource Area, Grand Junction District. It establishes rules of conduct for use of Public Lands generally and for developed recreation sites and areas pursuant 43 CFR 8364.1. Except as modified by these restrictions, all regulations currently in effect for Public Lands will remain in effect.

The affected Public Lands are located in Garfield, Eagle and Pitkin counties, Colorado.

EFFECTIVE DATE: These limitations shall be effective immediately and remain in effect until rescinded or modified by the Authorized Officer.

SUPPLEMENTARY INFORMATION: The affected Public Lands will be posted with appropriate regulatory signs. Maps showing the restricted areas are available at the local BLM offices

Unless otherwise authorized, or otherwise closed, no person shall:

(1) Camp or otherwise occupy any location or site for longer than seven (7) consecutive days between April 1 and August 31.

(Ž) Camp or otherwise occupy any location or site for longer than fourteen (14) days between September 1 and March 31.

(3) Relocate a camp or occupancy to another location or site on Public Lands within 30 miles of a previously occupied location or site.

(4) Return to camp or occupy a location or site within thirty (30) days after leaving or vacating that previously occupied location, site or area.

(5) Use a campsite or otherwise occupy Public Lands for other than

recreational purposes.

(6) Camp or occupy Public Lands for residential camping, or otherwise establish temporary living quarters for use while employed or seeking employment in the area.

(7) Leave personal property unattended for longer than twenty-four

(24) hours. As used herein,

(1) "Camping" means overnight stays or lodging in a tent, bivouac, sleeping bag, motor vehicle, motor home, travel trailer, or other temporary means of shelter; or overnight occupancy by any equipment or vehicles used for such purpose.

(2) "Recreational Camping" means camping in connection with or during an outing or vacation by persons engaged in or pursuing recreational, tourism and leisure activities such as hunting, fishing, boating, hiking, bicycling, sightseeing and the like.

(3) "Residential Camping" means camping or setting up temporary living quarters in connection with or during employment, or while seeking employment in the area or vicinity.

These restrictions will help ensure the continued availability of public lands and sites for outdoor recreational opportunities, reduce the impacts of public use on the resources of the Public Lands, promote public health and safety, and minimize conflicts among the various uses of the Public Lands.

EXEMPTIONS: Persons who are exempt from these restrictions include any federal, State or local officers engaged in fire, emergency and law enforcement activities; BLM employees engaged in official duties, and other persons specifically authorized through a permit to conduct or engage in the otherwise prohibited activity or use.

PENALTIES: Violations of these limitations are punishable by a fine not to exceed \$1,000 and/or imprisonment not to exceed 12 months.

FOR FURTHER INFORMATION CONTACT: Michael S. Mottice, Area Manager, Glenwood Springs Resource Area, 50629 Highway 6 & 24, P.O. Box 1009, Glenwood Springs, CO 81602.

Mark Morse

Grand Junction District Manager.
[FR Doc. 98–19573 Filed 7–22–98; 8:45 am]
BILLING CODE 4310–78–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[AZ-050-08-1230-00; 8371]

Arizona: Long-Term Visitor Area Program for 1998–1999 and Subsequent Use Seasons; Revision to Existing Supplementary Rules, Yuma Field Office, Arizona, and California Desert District, California

AGENCY: Bureai of Land Management, Interior.

ACTION: Publication of supplementary rules for Long-Term Visitor Areas within the California Desert District, El Centro Resource Area.

SUMMARY: The Bureau of Land Management (BLM) Yuma Field Office and California Desert District announce revisions to the Long-Term Visitor Area (LTVA) Program. The program, which was instituted in 1983, established designated LTVAs and identified an annual long-term use season from September 15 to April 15. During the long-term season, visitors who wish to camp on public lands in one location for extended periods must stay in the designated LTVAs and purchase an LTVA permit.

EFFECTIVE DATE: September 15, 1998.
FOR FURTHER INFORMATION CONTACT:
Mark Lowans, Outdoor Recreation
Planner, Yuma Field Office, 2555 East
Gila Ridge Road, Yuma, Arizona 85365,
telephone (520) 317–3210; or Anna
Atkinson, Outdoor Recreation Planner,
Palm Springs-South Coast Resource
Area, 690 West Garnet Avenue, North
Palm Springs, California 92258,
telephone (760) 251–4800; or Kelly

Bubolz, Outdoor Recreation Planner, El Centro Resource Area, 1661 South Fourth Street, El Centro, California 92243, telephone (760) 337-4400.

SUPPLEMENTARY INFORMATION: The purpose of the LTVA program is to provide areas for long-term winter camping use. The sites designated as LTVAs are, in most cases, the traditional use areas of long-term visitors. Designated sites were selected using criteria developed during the land management planning process, and environmental assessments were completed for each site location.

The program was established to safely and properly accommodate the increasing demand for long-term winter visitation and to provide natural resource protection through improved management of this use. The designation of LTVAs assures that specific locations are available for long-term use year after year, and that inappropriate areas are not used for extended periods.

Visitors may camp without an LTVA permit outside of LTVAs, on public lands not otherwise posted or closed to camping, for up to 14 days in any 28-day period.

Authority for the designation of LTVAs is contained in Title 43, Code of Federal Regulations, Subpart 8372, Sections 0-3 and 0-5(g). Authority for the establishment of an LTVA program is contained in Title 43, Code of Federal Regulations, Subpart 8372, Section 1, and for the payment of fees in Title 36, Code of Federal Regulations, Subpart 71. The authority for establishing supplementary rules is contained in Title 43, Subpart 8365, Section 1-6. The LTVA supplementary rules have been developed to meet the goals of individuals resource management plans. These rules will be available in each local office having jurisdiction over the lands, sites, or facilities affected, and will be posted near and/or within the lands, sites, or facilities affected. Violations of supplementary rules are punished by a fine not to exceed \$100,000 and/or imprisonment not to exceed 12 months.

The following are the supplemental rules for the designated LTVAs and are in addition to rules of conduct set forth in Title 43, Code of Federal Regulations, Subpart 8365. 0–1 through 1–7.

The following supplemental rules apply year-long to all public land users who enter the LTVAS.

1. The permit. A permit is required to camp in a designated LTVA between September 15 and April 15. The permit authorizes the permittee to camp within any designated LTVA using the camping

or dwelling unit(s) indicated on the permit between the period from September 15 to April 15. There are two types of permits: Long-term and short-visit. The long-term permit fee is \$100.00, U.S. funds only, for the entire season and any part of the season. The short-term permit is \$20.00 for seven (7) consecutive days. The short-visit permit may be renewed an unlimited number of times for the cost of \$20.00 for seven consecutive days. No refunds are made on permit fees.

2. The Permit. To be valid, the short-visit permit decal or long-term permit decal must be affixed at the time of purchase, with the adhesive backing, to the bottom right-hand corner of the windshield of all transportation vehicles and in a clearly visible location on all camping units. A maximum of two (2) secondary vehicles is permitted.

3. Permit Transfers. The permit may not be reassigned or transferred by the permittee.

4. Permit Revocation. An authorized BLM officer may revoke, without reimbursement, any LTVA permit issued to any person when the permittee violates any BLM rule or regulation, or when the permittee, permittee's family, or guest's conduct is inconsistent with the goal of BLM's LTVA Program. Failure to return any LTVA permit to an authorized BLM officer upon demand is a violation of this supplemental rule. Any permittee whose permit is revoked must remove all property and leave the LTVA system within 12 hours of notice. The revoked permittee will not be allowed into any other LTVA in Arizona or California for the remainder of the

5. Unoccupied Camping Units.
Camping units or campsites must not be left unoccupied within any LTVA for periods of greater than 5 days unless approved in advance by an authorized BLM officer.

6. Parking. For your safety and privacy, you must maintain a minimum of 15 feet of space between dwelling units.

7. Removal of Wheels and Campers. Campers, trailers, and other dwelling units must remain mobile. Wheels must remain on all wheeled vehicles. Pickup campers may be set on jacks manufactured for that purpose.

8. Quiet Hours. Quiet hours are from 10 p.m. to 6 a.m. in accordance with applicable state time zone standards, or as otherwise posted.

9. Noise. Operation of audio devices or motorized equipment, including generators, in a manner that makes unreasonable noise as determined by the authorized BLM officer is prohibited. Amplified music is allowed