Tract 38, lots AA and E. containing 6.13 acres more or less.

A lease or conveyance is consistent with current BLM land use planning and would be in the public interest.

The lease/patent, if issued, would be subject to valid existing rights and the following terms, conditions and reservations:

- 1. Provisions of the Recreation and Public Purposes 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.

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 Recreation and Public Purposes Act. For a period of 45 days from the date of publication of this notice in the **Federal Register**, interested persons may submit written comments regarding the classification and proposed lease or conveyance of the lands to the District Manager, Montrose District Office, 2465 South Townsend, Montrose, CO 81401.

CLASSIFICATION COMMENTS: Interested parties may submit comments involving the suitability of the land for cemetery purposes. Comments on the classification are restricted to whether the land is suited for the proposal, whether the use will maximize the future use or uses of the land, whether the use is consistent with local planning and zoning, or if the use is consistent with State and Federal programs.

APPLICATION COMMENTS: Interested parties may submit comments regarding the specific use proposed in the application and plan of development submitted by the Town of Silverton.

Any adverse comments will be reviewed by the State Director. In the absence of any adverse comments the classification will become effective 60 days from the date of publication of this notice in the **Federal Register**.

FOR MORE INFORMATION CONTACT: Tom Hurshman, phone (970) 240–5345. Documents pertinent to this proposal may be reviewed at the Montrose District Office, 2465 South Townsend, Montrose, Colorado, 81401.

Dated: July 29, 1998.

Jerry Jones,

Acting District Manager.

[FR Doc. 98–21048 Filed 8–5–98; 8:45 am]

BILLING CODE 4310-JB-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[NV-930-4210-05; N-60836, N-60970]

Termination of Land Exchange Segregation; Clark County, NV

AGENCY: Bureau of Land Management.

ACTION: Notice.

SUMMARY: This action terminates the land exchange segregation dated July 23, 1997 for N-61855. The lands are being made available for Recreation and Public Purpose (R&PP) Leases to Clark County for park sites under N-60836 and N-60970 published in the **Federal Register** on July 8, 1998.

EFFECTIVE DATE: August 6, 1998.

FOR FURTHER INFORMATION CONTACT: Cheryl Frassa-McDonough (702) 647–5088.

SUPPLEMENTARY INFORMATION: Upon notation to the public land office records, on July 23, 1997, the lands were segregated for exchange purposes. The lands became segregated from all other forms of appropriation under the public land laws including location and entry under the mining laws. The lands are needed for R&PP Leases. The segregation is hereby terminated on the following described lands:

N-60836

Mount Diablo Meridian

T. 22 S., R. 61 E., Sec. 28, Lots 1–4, 14–16, 18–21, 31–34. Approximately 37.5 acres

N-60970

Mount Diablo Meridian

T. 22 S., R. 60 E., Sec. 5, NE¹/₄SW¹/₄.

Approximately 40.0 acres

The areas described aggregate 77.5 acres.

The land is hereby made available for Recreation & Public Purposes. The land will remain closed to surface entry and mining due to an overlapping segregation.

Dated: July 30, 1998.

Rex Wells,

Assistant Field Office Manager, Las Vegas, NV.

[FR Doc. 98–21010 Filed 8–5–98; 8:45 am] BILLING CODE 4310–HC–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[OR-050-1430-00; OR-00-0273]

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

July 29, 1998.

AGENCY: Prineville District, Deschutes Resource Area, Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: The following public lands in Deschutes County, Oregon have been examined and found suitable for classification for lease or conveyance to the City of Redmond under the provisions of the Recreation and Public Purposes Act, as amended (43 U.S.C. 869 et seq.). The City of Redmond proposes to use the lands for a Water Pollution Control Facility.

Williamette Meridian

T. 14 S., R. 12 E., Sec. 24, E½NW¼, W½NE¼ Containing 35.14 acres, more or less

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

The lease or patent, when issued, will be subject to the following terms and conditions:

- 1. Provisions of the Recreation and Public Purposes 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.

Detailed information concerning this action is available for review at the office of the Bureau of Land Management, Prineville District, 3050 NE Third, Prineville, Oregon 97754.

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 under the Recreation and Public Purposes Act and leasing under the mineral leasing laws. For a period of 45 days from the date of publication of this notice in the **Federal Register**, interested persons may submit comments regarding the proposed lease or classification of the lands to the District Manager, Prineville District

Office, P.O. Box 550, Prineville, Oregon 97754.

Classification Comments: Interested parties may submit comments regarding the specific use proposed in the application and plan of development, whether the BLM followed proper administrative procedures in reaching the decision, or any other factor not directly related to the suitability of the land for a Water Pollution Control Facility.

Any adverse comments will be reviewed by the State Directory. In the absence of any adverse comments, the classification will become effective 60 days from the date of publication of this notice in the **Federal Register**.

Dated: July 29, 1998.

James L. Hancock,

District Manager.

[FR Doc. 98-21051 Filed 8-5-98; 8:45 am]

BILLING CODE 4310-84-M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[CA-069-1220-00]

Supplementary Rules for the Amboy Crater National Natural Landmark/Area of Critical Environmental Concern

AGENCY: Bureau of Land Management, Interior.

ACTION: Publication of supplementary rules for the Amboy Crater National Natural Landmark/Area of Critical Environmental Concern.

SUMMARY: To implement decisions regarding the management of valuable, fragile and limited natural resources and to provide for public enjoyment and the safety of visitors to such resources, located at the Amboy Crater National Natural Landmark/Area of Critical Environmental Concern.

EFFECTIVE DATE: August 1, 1998. To remain in effect until the completion of Land Use, Recreation and Route Designation plans.

FOR FURTHER INFORMATION CONTACT:

Michael S. Dodson, Ranger, at (760) 326–7027 or Lesly Smith, Outdoor Recreation Planner, at (760) 326–7031, Needles Field Office, 101 West Spikes Road, Needles, CA 92363.

SUPPLEMENTARY INFORMATION: To protect valuable, sensitive and fragile natural resources and to provide for public enjoyment and safety, the following supplementary rules are established for the area described:

Amboy Crater National Natural Landmark

San Bernardino Base Meridian

T. 5 N, R. 11 E,

Sections. 1, 2, 3, 10, 11, 12, 13, 14, and 15.

Vehicles

It is prohibited to take any vehicle through, around or beyond a restrictive sign, recognizable barricade, fence or traffic control barrier.

Vehicle operation is prohibited within the cinder cone and on the slopes of the cinder cone. Vehicle operation within the lava flow area is only authorized on established routes. This includes any vehicle, motorcycle, off highway vehicle, bicycle or any other means of wheeled or tracked conveyance, whether motorized or manually operated.

The use of vehicles in the bowl/lava flow area south of the cinder cone is restricted. Only employees of the Federal, State or Local government, who are responding to an emergency or have official business requiring them do so, are authorized to operate vehicles in this area.

Vehicle parking is restricted to already disturbed areas.

Vehicles shall not be parked in such a manner as to obstruct or impede normal or emergency traffic movement, create a safety hazard or endanger any person, property or feature. Vehicles so parked will be removed and impounded at the owner's expense.

Hiking

Due to increased visitor usage and natural erosion, any use of the north hiking trail is prohibited. This trail is being closed to allow restoration and cone stabilization. Hiking off established trails or upon the slopes of the crater is prohibited. The west trail will remain open for the purposes of crater access and hiking.

Firearms

Discharge or use of firearms, other weapons, or fireworks is prohibited within the boundaries of the Amboy Crater National Natural Landmark/Area of Critical Environmental Concern.

Hunting

Due to the extremely limited and fragile nature of all life forms within the lava flow ecosystem, the hunting, take, possession or harassment of any mammal, bird or reptile is strictly prohibited. This also includes any taking or disturbing of any form of plant life. This rule will not only serve to protect limited natural resources within this ecosystem, but will complement an already existing rule under the

California Fish and Game Code (Title 14, Section 42.5(E)(1)), relating to the take of any reptile from ecological reserves, State parks, national parks or monuments.

Camping

Camping is restricted to already disturbed areas.

Authority

The authority for closure and restriction orders to protect persons, property, public lands and resources, is contained in Title 43 Code of Federal Regulations, subpart 8364, subparts a through d. The authority for establishing supplementary rules is contained in Title 43 Code of Federal Regulations, subpart 8365, section 1–6. These rules will be available in the Needles Field Office, which manages these lands. A violation of a supplementary rule is punishable as a class A misdemeanor.

Molly S. Brady,

Field Manager.

[FR Doc. 98–21049 Filed 8–5–98; 8:45 am] BILLING CODE 4310–84–P

DEPARTMENT OF THE INTERIOR

National Park Service

National Register of Historic Places; Request for Comments; Eastern Greene Township Rural Historic District; Determination of Eligibility for the National Register of Historic Places

On February 24, 1995, the Eastern Greene Township Rural Historic District, Franklin County, Pennsylvania was determined eligible for the National Register of Historic Places for its historic and architectural importance, following a request from the Federal Highway Administration. The district consists of a landscape farmed continuously since the eighteenth century and reflects the agricultural patterns of the rich Cumberland Valley. Important features found in the district include intact farmsteads, with their significant collection of barns, farmhouses and outbuildings, the field patterns, fencerows, family cemeteries, and the network of the historic farm roads. The finding of eligibility was based upon review of documentation submitted by the Federal Highway Administration, the Pennsylvania Historical and Museum Commission, and Greene Township. All agreed that the historic district is eligible for the National Register of Historic Places.

Since the determination of eligibility was issued, the National Park Service has received a request that the boundary