DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[OR-090-5900 GP2-0103]

Notice of Intent to Prepare an Environmental Impact Statement Within the Upper Siuslaw River Sub-Unit of a Late-Successional Reserve on Lands Administered by the Eugene District in Lane and Douglas Counties, OR

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of intent to prepare an environmental impact statement (EIS).

SUMMARY: The Eugene District of the Bureau of Land Management (BLM), with the U.S. Fish and Wildlife Service as a Cooperating Agency, is developing a plan for forest and aquatic ecosystem restoration within a Late-Successional Reserve (LSR) in the Coast Range Mountains west of Eugene, Oregon (LSR-267). The purpose of the plan will be to design a long-term management approach and specific actions needed to achieve the LSR goals and Aquatic Conservation Strategy objectives set out in the Northwest Forest Plan. BLM will develop a restoration plan for the Upper Siuslaw River sub-unit of LSR-267, and will analyze the impacts of the proposed plan and alternatives in an EIS.

BLM invites written comments on the scope of the analysis for a restoration plan for the Upper Siuslaw River subunit of LSR–267. BLM will give notice of the availability of the environmental impact statement and decision-making process that will occur so that interested and affected people will be aware of how they may participate and contribute to the final decision. These notices will be published in local newspapers and mailed to known persons or groups of interest in the local area

The Upper Siuslaw LSR Restoration plan is intended to be developed in conformance with the 1995 Eugene District Resource Management Plan (RMP). This plan is not expected to require any amendment or revision of the RMP, and therefore the provisions of 43 CFR 1610.5–5 and 1610.6 do not apply.

DATES: Comments concerning the scope of the analysis should be received in writing by November 8, 2002, to ensure timely consideration. Comments, including names and street addresses of respondents, will be available for public review at the Eugene District office during regular hours (7:45 a.m. to 4:15 p.m.), Monday through Friday, except

holidays, and may be published as part of the environmental analysis or other related documents. Individual respondents may request confidentiality. If you wish to withhold your name or address from public review or from disclosure under the Freedom of Information Act, you must state this prominently at the beginning of your written comment. Such requests will be honored to the extent allowed by law. All submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials of organization or businesses, will be made available for public inspection in their entirety.

ADDRESSES: Send written comments to: Rick Colvin, P.O. Box 10226, Eugene, OR, 97440; or e-mail to: or090mb@or.blm.gov Attn: Rick Colvin. FOR FURTHER INFORMATION CONTACT: Rick Colvin at (541) 683–6600 or 1–888–442–

SUPPLEMENTARY INFORMATION: The 1994
Northwest Forest Plan established a
network of Late-Successional Reserves
(LSRs) designed to protect and enhance
late-successional and old-growth forest
ecosystems on Federal forests within the
range of the northern spotted owl. The
Northwest Forest Plan allows certain
activities within LSRs if they are neutral
or beneficial to late-successional habitat
characteristics. The Northwest Forest
Plan requires preparation of an LSR
Assessment prior to most management
actions. The LSR Assessment for the
planning area was completed in 1997.

Silvicultural treatments, including thinning and underplanting, may speed the development of late-successional forest structural characteristics and may improve habitat conditions for threatened and endangered species, including the northern spotted owl and marbled murrelet. Aquatic restoration may be accelerated by creation of instream habitat structures, riparian thinning to restore large conifers, and improved road management, including culvert replacement. Additional information on the role of active management in restoring latesuccessional forest characteristics and healthy aquatic ecosystems is available in the Northwest Forest Plan and supporting documents and in the watershed analysis and LSR Assessment for this planning area.

The Upper Siuslaw LSR Restoration plan will address management of the approximately 25,000 acres of BLM-managed lands within LSR 267 in the upper portion of the Siuslaw River fifthfield watershed. Intermingled with these federal lands are privately-owned lands.

In preparing the EIS, BLM will identify and consider a range of management actions including commercial and non-commercial forest thinning, snag and coarse woody debris creation, road decommissioning, culvert replacement, and in-stream habitat restoration. A No Action alternative which would involve no active management will be analyzed in detail. Other preliminary alternatives include: Continuation of the current management approach; restoration limited to forest plantations and road management, with no commercial timber harvest; restoration focused on recovery of threatened and endangered species; restoration that would reduce forest stand densities as quickly as possible; restoration based on multi-entry and multi-trajectory thinning.

Preliminary issues identified include:

- —How would thinning affect development of late-successional forest habitat characteristics?
- —What are the effects of restoration activities on the northern spotted owl, marbled murrelet, and coho salmon habitat?
- —What level of risk to existing latesuccessional forest would result from restoration activities?
- —How would actions meet the objectives of the Aquatic Conservation Strategy?
- —How much new road construction would be needed to implement restoration actions?
- —How would road decommissioning and road management actions alter public access to BLM lands?
- —How would restoration actions affect the presence and spread of noxious weeds?
- —What would be the economic effects of restoration activities?
- —What would the restoration program cost?

Input from the scoping process will be used to determine the scope of the analysis, consistent with the requirements of 40 CFR 1501.7 and 1508.22. The scoping process includes:

- —Defining the scope of the analysis and nature of the decision to be made;
- identifying the issues for consideration within the environmental impact statement;
- exploring possible alternatives;
 identifying potential environmental
- identifying groups or individuals that would be interested in or affected by the proposed plan.

BLM is also interested in suggestions from the public about how they would like to be involved in the environmental analysis and decision-making process. BLM will seek information, comments, and assistance from Federal, State, and local agencies and other individuals or organizations interested in or affected by the proposed plan.

In August 2000, BLM mailed preliminary information to known persons or groups of interest in the local area. Since that time, BLM has also solicited public participation through a series of public meetings and field trips and plans to hold more meetings and field trips. BLM has also mailed a periodic newsletter about this LSR Restoration Project to known persons or groups of interest in the local area. In response to these efforts, BLM has received comments on the scope of the environmental analysis, possible alternatives, and issues for consideration. BLM will use those comments received prior to this notice together with comments received in response to this notice in determining the scope of the analysis.

The responsible official for this proposal is: Steven Calish, Field Manager, South Valley and Coast Range Resource Areas, Eugene District, BLM.

Julia Dougan,

District Manager.
[FR Doc. 02–25662 Filed 10–8–02; 8:45 am]
BILLING CODE 4310–AG–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [NV-930-1430-EU; N-66188]

Notice of Realty Action: Nevada

AGENCY: Bureau of Land Management, Interior.

ACTION: Direct sale of Public Lands in Eureka County, Nevada.

SUMMARY: The following described lands near the town of Eureka, Eureka County, Nevada, have been examined and found suitable for disposal by direct sale, at the appraised fair market value, to Homestake Mining Company of Eureka, Nevada. Authority for the sale is in Sections 203 and 209 of the Federal Land Policy and Management Act of October 21,1976 (43 U.S.C. 1701,1713, 1719).

Mount Diablo Principal Meridian, Nevada

T. 19 N., R. 53 E., Sec. 03, Lots 1–4, S½S½ Sec. 04, SE½SE¼ Sec. 09, E½E½; W½NE¾, E½NW¾, NE¾SW¾, NW¾SE¾ Sec. 10, Lots 1–4, N½, W½SW¼, E½SE¼, NW¾SE¼ Sec. 11, W¾SW¼ Sec. 14, NW¾SW¼ Sec. 15, Lots 1–6 Sec. 16, $NE^{1}/4NE^{1}/4$ Totaling 1644.94 acres.

The above-described lands are hereby classified for disposal in accordance with section 7 of the Taylor Grazing Act, 43 U.S.C. 315f, Act of June 28, 1934, as amended and Executive Order 6910.

DATES: Comments must be submitted within 45 days of the date this Notice is published in the **Federal Register**.

ADDRESSES: Bureau of Land Management, Battle Mountain Field Office, 50 Bastian Road, Battle Mountain, Nevada 89820.

FOR FURTHER INFORMATION CONTACT:Chuck Lahr Realty Specialist at the

Chuck Lahr, Realty Specialist, at the above address or at (775) 635–4000.

SUPPLEMENTARY INFORMATION: This parcel of land near Eureka, Nevada, is being offered by direct sale to Homestake Mining Company. The land is not required for Federal purposes. The proposed action is consistent with the objectives, goals, and decisions of the Shoshone/Eureka Resource Management Plan.

The United States will retain the subsurface mineral estate associated with the subject parcel. The parcel is currently utilized by Homestake for surface operations, including mining and ore processing, at their Ruby Hill Mine. The parcel is covered in its entirety by federal mining claims controlled by Homestake. The Ruby Hill Mine is an active gold mine. Surface ownership of the subject parcel will allow Homestake to optimize mining operations and better manage closure and reclamation issues associated with mine operations. The potential exists for the discovery of additional locatable minerals, primarily gold, on the subject parcel.

The proponent will have 30 days from the date of receiving the sale offer to accept the offer and to submit a deposit of 30 percent of the purchase price and money for publication costs. The purchaser must submit the rest of the purchase price, within 90 days from the date the sale offer is received. Payments may be by certified check, postal money order, bank draft, or cashier's check made payable to the U.S. Department of the Interior—BLM. Failure to meet conditions established for this sale will void the sale and any money received for the sale will be forfeited.

The patent, when issued, will contain the following reservations to the United States:

1. A right-of-way for ditches and canals constructed by authority of the United States, Act of August 30, 1890, (43 U.S.C. 945);

2. All mineral deposits shall be reserved to the United States, together with the right to prospect for, mine, and remove such deposits under applicable laws and regulations as the Secretary of the Interior may prescribe.

And will be subject to:

- 1. Right-of-way N–48618 for a buried water pipeline held by the County of Eureka.
 - 2. All other valid existing rights.

Publication of this Notice in the **Federal Register** segregates the subject lands from all appropriations under the public land laws, except sale under the Federal Land Policy and Management Act of 1976. The segregation will terminate upon issuance of the patent or 270 days from date of publication, whichever occurs first.

For a period of 45 days from the date this Notice is published in the Federal Register, interested parties may submit comments to the Battle Mountain Field Manager at the above address. Any adverse comments will be reviewed by the State Director, who may sustain, vacate, or modify this realty action and issue a final determination. In the absence of timely filed objections this realty action will become the final determination of the Department of the Interior. The land will not be offered for sale until at least sixty days after the date this notice was published in the Federal Register.

Dated: August 28, 2002.

Joshua Alpert,

Acting Assistant Field Manager, Nonrenewable Resources.

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DEPARTMENT OF THE INTERIOR

Minerals Management Service

Agency Information Collection Activities: Proposed Collection, Comment Request

AGENCY: Minerals Management Service (MMS), Interior.

ACTION: Notice of an extension of a currently approved information collection (OMB Control Number 1010–0136).

SUMMARY: To comply with the Paperwork Reduction Act (PRA) of 1995, we are inviting comments on a collection of information that we will submit to the Office of Management and Budget (OMB) for review and approval. The information collection request (ICR) is titled "30 CFR part 206, Subpart C, Federal Oil Valuation".