While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

**Authority:** 40 CFR 1501.7 and 43 CFR 1610.2

#### Cynthia Staszak,

Associate Deputy State Director Resources, California.

[FR Doc. 2012–29227 Filed 12–3–12; 8:45 am]

#### **DEPARTMENT OF THE INTERIOR**

# **Bureau of Land Management**

[LLNVC02000

LF2200000.DD00000.LFSPGVF60000; 12-08807; MO#4500041562; TAS: 14X1125]

Notice of Temporary Restriction of Vehicle Use and Temporary Closure to Tree Cutting and Wood Harvesting on Public Land in Douglas County, NV

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

**ACTION:** Notice.

SUMMARY: The Bureau of Land Management (BLM), as authorized under the provisions of the Federal Land Policy and Management Act of 1976 and pursuant to BLM regulations, is temporarily restricting travel by motorized vehicles to existing posted roads and two-track trails and issuing a temporary closure to wood harvesting and/or tree cutting on public land within the Topaz Ranch Estates (TRE) and Preacher fires burn areas. These areas are located south of Gardnerville, Nevada, in the Pine Nut Mountains east of U.S. Highway 395 in Douglas County, Nevada.

**DATES:** Effective Dates: The temporary restriction and closure of the described public use will be in effect from December 4, 2012 to December 4, 2014.

## FOR FURTHER INFORMATION CONTACT:

Ryan Elliott, fire planner, 775–885–6167, email: r1elliot@blm.gov. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 to contact the above individual during normal business hours. The FIRS is available 24 hours a day, 7 days a week, to leave a message or question with the above individual. You will receive a reply during normal business hours.

## SUPPLEMENTARY INFORMATION: A

temporary restriction of cross-country vehicle travel and a temporary closure to tree cutting and wood collecting on areas burned by the TRE and Preacher fires in May and June 2012 are necessary to promote successful rehabilitation of the burn areas. The burn areas are located on public land on the west side of the Pine Nut Mountains. The affected public lands are described as follows:

#### Mount Diablo Meridian

#### TRE Fire

T. 10 N., R 22 E., Sec. 1, lots 2, 3, and 4; Sec. 2, lots 1, 2, 3, and 4, SW<sup>1</sup>/<sub>4</sub>NE<sup>1</sup>/<sub>4</sub>,

 $S^{1/2}NW^{1/4},\ N^{1/2}SW^{1/4},\ NW^{1/4}SE^{1/4};\\ Sec.\ 3,\ lots\ 1\ and\ 2,\ S^{1/2}NE^{1/4},\ S^{1/2}.$ 

T. 11 N., R. 22 E.,

Sec. 24,  $SE^{1/4}SW^{1/4}$ ,  $S^{1/2}SE^{1/4}$ ;

Sec. 25;

Sec. 26, NE $^{1}/_{4}$ NE $^{1}/_{4}$ , S $^{1}/_{2}$ NE $^{1}/_{4}$ , S $^{1}/_{2}$ NW $^{1}/_{4}$ , S $^{1}/_{2}$ ;

Sec. 27,  $S\frac{1}{2}SW\frac{1}{4}$ ,  $NE\frac{1}{4}SE\frac{1}{4}$ ,  $S\frac{1}{2}SE\frac{1}{4}$ ; Sec. 33,  $E\frac{1}{2}$ ,  $E\frac{1}{2}NW\frac{1}{4}$ ,  $E\frac{1}{2}SW\frac{1}{4}$ ; Sec. 34,  $N\frac{1}{2}$ ,  $NW\frac{1}{4}SW\frac{1}{4}$ ,  $SE\frac{1}{4}SW\frac{1}{4}$ ,

SE<sup>1</sup>/<sub>4</sub>; Sec. 35:

Sec. 36.

T. 10 N., R. 23 E.,

Sec. 6, lots 2, 3, 4, and 5,  $SW^{1/4}NE^{1/4}$ ,  $SE^{1/4}NW^{1/4}$ .

T. 11 N., R. 23 E.,

Sec. 19, lots 3 and 4, SW<sup>1</sup>/<sub>4</sub>NE<sup>1</sup>/<sub>4</sub>, SE<sup>1</sup>/<sub>4</sub>NW<sup>1</sup>/<sub>4</sub>, E<sup>1</sup>/<sub>2</sub>SW<sup>1</sup>/<sub>4</sub>, W<sup>1</sup>/<sub>2</sub>SE<sup>1</sup>/<sub>4</sub>, SE<sup>1</sup>/<sub>4</sub>SE<sup>1</sup>/<sub>4</sub>;

Sec. 20, S<sup>1</sup>/<sub>2</sub>SW<sup>1</sup>/<sub>4</sub>;

Sec. 28, W<sup>1</sup>/<sub>2</sub>NW<sup>1</sup>/<sub>4</sub>, W<sup>1</sup>/<sub>2</sub>SW<sup>1</sup>/<sub>4</sub>;

Sec. 29

Sec. 30, lots 1, 2, 3, and 4,  $E^{1/2}$ ,  $E^{1/2}NW^{1/4}$ ,  $E^{1/2}SW^{1/4}$ ;

Sec. 31, lots 1, 2, 3, and 4, NE $^{1}/_{4}$ , E $^{1}/_{2}$ NW $^{1}/_{4}$ , E $^{1}/_{2}$ SW $^{1}/_{4}$ :

Sec. 32, N1/2, N1/2SW1/4, N1/2SE1/4;

Sec. 33,  $NW^{1/4}$ ,  $N^{1/2}SW^{1/4}$ .

The area described contains 8,070.4 acres, more or less in Douglas County, Nevada.

## **Preacher Fire**

T. 12 N., R 21 E.,

Sec. 24, S<sup>1</sup>/<sub>2</sub>SW<sup>1</sup>/<sub>4</sub>;

Sec. 25, NW<sup>1</sup>/<sub>4</sub>;

Sec. 26,  $N^{1}/_{2}NE^{1}/_{4}$ ,  $SW^{1}/_{4}NE^{1}/_{4}$ ,  $NE^{1}/_{4}NW^{1}/_{4}$ ,  $S^{1}/_{2}NW^{1}/_{4}$ ,  $SW^{1}/_{4}$ ,  $SW^{1}/_{4}SE^{1}/_{4}$ ;

Sec. 35, NW1/4NW1/4.

The area described contains 720 acres, more or less in Douglas County, Nevada.

This temporary restriction and temporary closure order will be posted at the Carson City District Office, 5665 Morgan Mill Road, Carson City, Nevada and at primary access points on BLM land into the burn areas. Maps of the closure areas are also available at the Carson City District Office.

On July 24, 2012, the BLM signed a Decision Record for the TRE and Preacher Fires, Emergency Action, Temporary Closures Environmental Assessment (EA) to implement these restrictions and closure. The EA analyzed these actions and is available to the public on the District Web site at http://www.blm.gov/nv/st/en/fo/carson\_city\_field/blm\_information/

nepa/nepa\_archives.html. Temporarily restricting vehicle use to posted roads and two-track track trails and temporarily closing the areas to wood collecting and cutting will improve post-fire recovery and rehabilitation of the TRE and Preacher fires burn areas. To meet the goals for post-fire rehabilitation, restrictions and closures need to be in effect for at least two growing seasons, ensuring sufficient regrowth of perennial plants and adequate stabilization of soils.

Motorized vehicle use within the burn areas will be restricted to existing posted roads and two-track trails. The BLM will post roads and two-track trails open to use during this period. This restriction applies to all motorized vehicles, excluding:

(1) Any emergency or law enforcement vehicle while being used for emergency or administrative purposes; and

(2) Any vehicle whose use is expressly authorized in writing by the manager, Sierra Front Field Office.

Closing the areas to wood harvesting and/or tree cutting is necessary because the BLM uses the burned trees to create erosion breaks. This restriction applies to all persons excluding:

(1) BLM personnel; and

(2) Any person who is expressly authorized in writing by the manager, Sierra Front Field Office.

If satisfactory rehabilitation is achieved prior to December 4, 2014, the temporary restriction and temporary closure will be lifted. If the rehabilitation has not met the established benchmarks for success in the TRE and Preacher fires rehabilitation, the BLM will consider reissuing a temporary order.

Penalties: Any person who fails to comply with the restriction order is subject to arrest and, upon conviction, may be fined not more than \$1,000 and/or imprisonment for not more than 12 months.

**Authority:** 43 CFR 8364.1.

# Christopher J. McAlear,

District Manager, Carson City District Office.
[FR Doc. 2012–29222 Filed 12–3–12; 8:45 am]
BILLING CODE 4310–HC–P

### **DEPARTMENT OF THE INTERIOR**

# **National Park Service**

[NPS-WASO-CONC-11525; 2410-OYC]

# Notice of Continuation of Visitor Services

**AGENCY:** National Park Service, Interior. **ACTION:** Notice.

**SUMMARY:** Pursuant to the terms of existing concession contracts, public notice is hereby given that the National Park Service intends to request a continuation of visitor services for the periods specified below.

DATES: Effective Date: January 1, 2013.

**FOR FURTHER INFORMATION CONTACT:** Jo A. Pendry, Chief, Commercial Services

Program, National Park Service, 1201 Eye Street NW., 11th Floor, Washington, DC, 20005; telephone (202) 513–7156. SUPPLEMENTARY INFORMATION: The contracts listed below have been extended to the maximum allowable under 36 CFR 51.23. Under the provisions of current concession contracts and pending the completion of the public solicitation of a prospectus

for a new concession contract, the National Park Service authorizes continuation of visitor services for a period not-to-exceed 1 year under the terms and conditions of the current contract as amended. The continuation of operations does not affect any rights with respect to selection for award of a new concession contract.

NACC001-89	Golf Course Specialists, Inc	National Capital Park—Central.
NACC003-86	Guest Services, Inc	National Capital Park—Central.
GATE003-98	Marinas of the Future, Inc	Gateway National Recreation Area.
LAKE001-73	Rex G. Maughan & Ruth G. Maughan	Lake Mead National Recreation Area.
LAKE002-82	Lake Mead RV Village, LLC	Lake Mead National Recreation Area.
LAKE005-97	Rex G. Maughan	Lake Mead National Recreation Area.
LAKE006-74	Las Vegas Boat Harbor, Inc	Lake Mead National Recreation Area.
LAKE009-88	Temple Bar Marina, LLC	Lake Mead National Recreation Area.
CACH001-84	White Dove, Inc. dba Thunderbird Lodge	Canyon de Chelly National Monument.
GLAC002-81	Glacier Park, Inc	Glacier National Park.
GLCA002-88	ARAMARK	Glen Canyon National Recreation Area.
GLCA003-69	ARAMARK	Glen Canyon National Recreation Area.
GRTE004-98	Louise M. and Harold M. Bertschy dba Tri-	Grand Teton National Park.
	angle X Ranch.	
MEVE001-82	ARAMARK Mesa Verde Company, Inc	Mesa Verde National Park.
PEFO001-85	Xanterra Parks & Resorts, LLC	Petrified Forest National Park.
OZAR012-88	Akers Ferry Canoe Rental, Inc	Ozark National Scenic Riverways.
BLRI001-93	Southern Highland Handicraft Guild	Blue Ridge Parkway.
BLRI002-83	Northwest Trading Post, Inc	Blue Ridge Parkway.
CAHA001-98	Avon-Thornton Limited Partnership	Cape Hatteras National Seashore.
CAHA004-98	Oregon Inlet Fishing Center, Inc	Cape Hatteras National Seashore.
MACA002-82	Forever NPC Resorts, LLC	Mammoth Cave National Park.
VIIS001-71	CBI Acquisitions, Inc	Virgin Islands National Park.

Under the provisions of current concession contracts and pending the completion of the public solicitation of a prospectus for a new concession contract, the National Park Service authorizes continuation of visitor services for the contract below for a period not-to-exceed 2 years under the terms and conditions of the current contract as amended. The continuation of operations does not affect any rights with respect to selection for award of a new concession contract.

INDE001-94 .....

Lena McDowall,

Concepts by Staib, Ltd .....

Independence National Historical Park.

Dated: October 26, 2012.

Associate Director, Business Services. [FR Doc. 2012–29185 Filed 12–3–12; 8:45 am]

BILLING CODE 4312-53-P

#### **DEPARTMENT OF THE INTERIOR**

National Park Service

[NPS-PWR-PWRO-11822; PPWODIRED0]

Designation of Potential Wilderness as Wilderness, Point Reyes National Seashore

**AGENCY:** National Park Service, Interior. **ACTION:** Notice.

**SUMMARY:** This notice informs the public that all uses in Point Reyes National Seashore that are prohibited by the Wilderness Act (Pub. L. 88–577) have ceased and certain Federal lands that were previously designated as potential

wilderness are, upon publication of this notice, designated as wilderness.

**DATES:** The designation is effective December 4, 2012.

SUPPLEMENTARY INFORMATION: Public Law 94-567, approved October 20, 1976, designated 25,370 acres in Point Reves National Seashore as wilderness and further identified 8,003 acres as potential wilderness additions in maps entitled "Wilderness Plan, Point Reyes National Seashore", numbered 612-90,000-B and dated September 1976. The maps showing the wilderness area and potential wilderness additions are on file at the headquarters of Point Reyes National Seashore, Point Reyes Station, CA 94956. Although Section 1 of Public Law 94-567 identified the number of acres of wilderness and potential wilderness, the maps filed with the committee as required under Section 2 of the legislation confirms that the actual acreage of the lands and

waters was 24,200 acres of wilderness and 8,530 acres of potential wilderness.

Section 3 of Public Law 94–567 provided a process whereby potential wilderness additions within the Point Reyes National Seashore would convert to designated wilderness upon publication in the **Federal Register** of a notice that all uses of the land prohibited by the Wilderness Act (Pub. L. 88–577) have ceased. On November 18, 1999, a notice was published in the **Federal Register** that 1,752 acres of potential wilderness had converted to designated wilderness as a result of the cessation of prohibited uses. 64 FR 63057.

Public Law 94–567 identified much of Drakes Estero as potential wilderness, and not as designated wilderness, due to the presence of a commercial shellfish operation in the estero. The authorizations for the commercial shellfish business operating in Drakes Estero expire on November 30, 2012.