Reason: Secured Area Wyoming Bldgs. 2565-2571 F.E. Warren AFB Cheyenne Co: Laramie WY 82005-5000 Landholding Agency: Air Force Property Number: 189720001 Status: Unutilized Reason: Secured Area, Extensive deterioration Bldgs. 2564, 2572 F.E. Warren AFB Cheyenne Co: Laramie WY 82005-5000 Landholding Agency: Air Force Property Number: 189720002 Status: Unutilized Reason: Secured Area, Extensive deterioration 9 Bldgs. F.E. Warrren AFB 2982-2986, 2989, 2991, 2994-2995 Cheyenne Co: Laramie WY 82005-5000 Landholding Agency: Air Force Property Number: 189720003 Status: Unutilized Reason: Secured Area, Extensive deterioration 6 Bldgs. F.E. Warrren AFB 2768, 2772, 2773, 2993, 2980, 2988 Cheyenne Co: Laramie WY 82005-5000 Landholding Agency: Air Force Property Number: 189720004 Status: Unutilized Reason: Secured Area, Extensive deterioration 8 Bldgs. F.E. Warrren AFB 2784, 2762-2764, 2769, 2775, 2777, 2981 Chevenne Co: Laramie WY 82005-5000 Landholding Agency: Air Force Property Number: 189720005 Status: Unutilized Reason: Secured Area, Extensive deterioration 8 Bldgs. F.E. Warren AFB 2785-2786, 2770-2771, 2774, 2776, 2990, 2992 Chevenne Co: Laramie WY 82005-5000 Landholding Agency: Air Force Property Number: 189720006 Status: Unutilized Reason: Secured Area, Extensive deterioration [FR Doc. 97-11809 Filed 5-8-97; 8:45 am]

BILLING CODE 4210-29-M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[OR-030-07-1120-00: GP7-0178]

Notice of Meeting of Southeastern Oregon Resource Advisory Council

AGENCY: Vale District, Bureau of Land Management, Interior.

ACTION: Meeting of Southeastern Oregon Resource Advisory Council, Rangeland Health Standards and Guides subgroup: teleconference, May 27, 1997.

SUMMARY: A meeting of the Southeastern Oregon Resource Advisory Council's Rangeland Health Standards and Guides subgroup will be held by teleconference on May 27, 1997 from 8:00 to 10:00 p.m. (PDT). The teleconference is open to the public; access may be obtained at the BLM Office, BLM, 100 Oregon Street, Vale, Oregon.

The Subcommittee will discuss standards and guidelines for livestock grazing on public lands.

FOR FURTHER INFORMATION CONTACT: Jonne Hower, Bureau of Land Management, Vale District, 100 Oregon Street, Vale, Oregon 97918 (Telephone (541) 473–3144.

Dated: May 2, 1997.

Lynn P. Findley,

ADM Ops/Field Support. [FR Doc. 97–12064 Filed 5–8–97; 8:45 am] BILLING CODE 4310–33–M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[MT-070-97-1990-00]

Resource Advisory Council Meeting, Butte, Montana

AGENCY: Butte District Office, Bureau of Land Management, D.O.I.

ACTION: Notice of Butte District Resource Advisory Council Meeting, Butte, Montana.

SUMMARY: The Council will convene at 10 a.m. Thursday, June 12, 1997. Issues that will be discussed include community based planning, review of abandoned mine priority list for the District, and the Muddy Creek Allotment.

The meeting will be held at the Dillon Resource Area Office, 1005 Selway Drive, Dillon, Montana.

The meeting is open to the public and written comments may be given to the Council. Oral comments may be presented to the Council at 3 p.m. The time allotted for oral comment may be limited, depending on the number of persons wishing to be heard. Individuals who plan to attend and need further information about the meeting, or need special assistance, such as sign language or other reasonable accommodations, should contact the Butte District, 106 North Parkmont (P.O. Box 3388, Butte, Montana 59702-3388; telephone 406-494-5059.

FOR FURTHER INFORMATION CONTACT: Jim Owings at the above address or telephone number.

Dated: May 2, 1997.

James R. Owings,

District Manager. [FR Doc. 97–12065 Filed 5–8–97; 8:45 am] BILLING CODE 4310–DN–P–M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[CO-930-1430-01; COC-39555]

Public Land Order No. 7259; Transfer of Jurisdiction of Reserved Federal Mineral Interest to the National Park Service; Colorado

AGENCY: Bureau of Land Management, Interior.

ACTION: Public Land Order.

SUMMARY: This order withdraws 442.25 acres of reserved Federal mineral interest and permanently transfers administrative jurisdiction to the National Park Service for management as a part of the Florissant Fossil Beds National Monument. The reserved Federal mineral interest is within the boundary of the Monument. This action will give the Park Service full management responsibility of the Monument and the transferred minerals will be managed under regulations appropriate to a national monument. EFFECTIVE DATE: May 9, 1997.

FOR FURTHER INFORMATION CONTACT: Doris E. Chelius, BLM Colorado State Office, 2850 Youngfield Street, Lakewood, Colorado 80215–7076, 303– 239–3706.

By virtue of the authority vested in the Secretary of the Interior by Section 204 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714 (1988), it is ordered as follows.

1. Subject to valid existing rights, the administrative jurisdiction of the following described reserved Federal mineral interest located within the Florissant Fossil Beds National Monument is hereby transferred to the National Park Service:

Sixth Principal Meridian

T. 13 S., R. 70 W.,

- Sec. 18, lot 2;
- Sec. 19, NW¹/₄NE¹/₄;
- Sec. 30, NE¹/4, NE¹/4SW¹/4, and N¹/2SE¹/4. T. 13 S., R. 71 W.,
- Sec. 23. S¹/₂NE¹/₄.

The areas described aggregate 442.25 acres in Teller County.

2. The reserved Federal mineral interest described in paragraph 1 is to be managed as a part of the Florissant Fossil Beds National Monument. The Monument is closed to operation of the public land laws, including the mining, mineral leasing, and other mineral entry laws

Dated: April 25, 1997.

Bob Armstrong,

Assistant Secretary of the Interior. [FR Doc. 97-12066 Filed 5-8-97; 8:45 am] BILLING CODE 4310-JB-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[NV-930-1430-01; N-61415]

Notice of Proposed Withdrawal and **Opportunity for Public Meeting;** Nevada; Correction

AGENCY: Bureau of Land Management, Interior.

ACTION: Correction.

SUMMARY: This action corrects an error in the land description published as FR Doc. 97-10276 in the Federal Register, 62 FR 19601, April 22, 1997, for a proposed United States Geological Survey withdrawal.

On page 19601, column 2, line 6 from the bottom, which reads "T. 15 S., R. 20 E.," is hereby corrected to read "T. 15 N., R. 20 E.,".

Dated: April 29, 1997.

William K. Stowers,

Lands Team Lead. [FR Doc. 97-12070 Filed 5-8-97; 8:45 am] BILLING CODE 4310-HC-M

DEPARTMENT OF THE INTERIOR

Bureau of Reclamation

Interim Renewal Contracts for Friant Division Contractors

AGENCY: Bureau of Reclamation, Interior.

ACTION: Notice.

SUMMARY: Notice is hereby given for the negotiation of interim renewal contracts with 14 of the Friant Division contractors, Central Valley Project, California, who are parties to long-term water service contracts, which were recently declared invalid by the United States District Court, effective March 1, 1998. The total annual quantity of water allocated pursuant to these contracts is in excess of 1.3 million acre-feet. These contracts will be replaced with interim renewal contracts negotiated pursuant to the Central Valley Project Improvement Act, Title XXXIV of Pub. L. 102-575.

FOR FURTHER INFORMATION CONTACT: Jon Anderson, Supervisory Repayment Specialist, Bureau of Reclamation, South-Central California Area Office, 2666 North Grove Industrial Drive, Suite 106, Fresno, California 93727-1551; telephone 209-487-5041.

Dated: May 5, 1997.

Robert F. Stackhouse,

Regional Resources Manager, Mid-Pacific Region. [FR Doc. 97-12142 Filed 5-8-97; 8:45 am] BILLING CODE 4310-94-M

DEPARTMENT OF JUSTICE

Response to Comments to Department of Justice Proposed Reforms to Affirmative Action in Federal Procurement

AGENCY: Department of Justice. ACTION: Notice.

SUMMARY: On May 23, 1996, the Department of Justice published its Proposed Reforms to Affirmative Action in Federal Procurement. 61 FR 26042. The Department reviewed over 1,000 comments. This report discusses the observations and concerns most frequently expressed, and describes the changes to the proposal that were made in response to those comments. In addition, the Federal Acquisition Regulatory Council is today publishing for comment proposed amendments to the Federal Acquisition Regulation that will implement the contracting mechanisms described in the Justice Department proposal.

FOR FURTHER INFORMATION CONTACT: Mark Gross, Civil Rights Division, P.O. Box 66078, Washington, D.C. 20035-6078, telefax (202) 514-8490.

Introduction

On May 23, 1996, the Department of Justice published its Proposed Reforms to Affirmative Action in Federal Procurement. 61 FR 26042. These reforms will ensure that the use of affirmative action in federal procurement complies with the strict scrutiny standard discussed in the Supreme Court's decision in Adarand Constructors, Inc. v. Pena, 115 S. Ct. 2097 (1995).

The Justice Department received more than 1,000 individual responses to the proposal; many of those contained a number of different and lengthy comments. We greatly appreciate the time and effort so many individuals, companies, private organizations, and government personnel from cities, states, and federal agencies, took to respond to the proposal. The comments

raised many of the difficult issues that were considered during the preparation of the proposal, as well as many new ones.

This report will not summarize all the comments that were received, but rather, will discuss those observations and concerns most frequently expressed. The report will identify the changes we have made to the reform proposal both in response to the comments and as a result of our continuing work on the proposal, and those issues that remain under consideration.

The Federal Acquisition Regulatory Council is publishing today the proposed amendments to the Federal Acquisition Regulation (FAR) necessary to implement the proposed reforms. including procedures to implement Section 7102 of the Federal Acquisition Streamlining Act (FASA) and to further implement 10 U.S.C. 2323. These statutes permit federal agencies to allow competitive advantages, including price and evaluation credits, in awards involving small businesses owned and controlled by socially and economically disadvantaged persons (SDBs). The regulation explains how consideration of social and economic disadvantage will be made in the contracting process. The Small Business Administration (SBA) will be publishing regulations that describe the new process by which firms can be determined to be SDBs.

I. Eligibility and Certification

A. Determination of Social and Economic Disadvantage

Many of the comments expressed concern that the proposal could permit each federal agency to determine whether firms are owned and operated by individuals who are socially and economically disadvantaged. The primary concern was inconsistent decisions by different agencies, leading to forum shopping, where firms would search to find the agency with the most lenient standards. While that possibility is less of a concern for persons who belong to minority groups statutorily presumed to be socially and economically disadvantaged,1 the

¹Both FASA and 10 U.S.C. 2323 (which, in language similar to that in FASA, permits the Department of Defense, NASA, and the Coast Guard to use less than full and open competition in order to aid SDBs) incorporate by explicit reference the definition of social and economic disadvantage contained in Section 8(d) of the Small Business Act. Pursuant to Section 8(d), members of designated groups are presumed to be both socially and economically disadvantaged; those presumptions are rebuttable. By contrast, under the separate program established under Section 8(a) of the Small Business Act (the 8(a) program), members of identified groups are rebuttably presumed to be