livestock to wildlife and burros; and (4) consistency with the Interim Management Policy (IMP) for lands under wilderness review. In order to implement the partial relinquishment of grazing privileges it will be necessary to construct two separate segments of fence in the Horseshoe Canyon (South) Wilderness Study Area (WSA). Public participation is being sought at this time to ensure that the proposed amendment and associated environmental analysis considers all reasonable issues, alternatives, problems, and concerns relative to the proposed action.

DATES: The comment period for this proposed amendment will commence with the publication of this notice. Comments must be submitted on or before May 28, 1999.

FOR FURTHER INFORMATION CONTACT: Gary L. Hall, Assistant Field Manager, Henry Mountains Field Station, Richfield Field Office, 150 East 900 North, Richfield, Utah 84701 telephone number 435–542–3461 or 435–896–1564.

Mike Pool,

Acting State Director, Utah. [FR Doc. 99–10668 Filed 4–28–99; 8:45 am] BILLING CODE 4310–DQ–P

DEPARTMENT OF THE INTERIOR

[OR-084-6332-00; GP-0063]

Off-Highway Vehicle Designations for the Cascades Resource Area, Salem District, OR

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

ACTION: This notice supplements the, "Availability of the Resource Management Plan and Record of Decision, Salem, Oregon" notice published in the July 20, 1995, edition of the Federal Register (60 FR 37464) and establishes the final Off-Highway Vehicle (OHV) designations on all public lands administered by the Bureau of Land Management (BLM) within the Cascades Resource Area, Salem District, Oregon. This notice supersedes all other previous notices related to OHV designations or closures pertaining to BLM-administered lands in the Cascades Resource Area. Authority for this action is contained in 43 CFR 8342.1.

SUPPLEMENTARY INFORMATION: The BLM-administered lands in the Cascades Resource Area lie within Clackamas, Multnomah, Marion, and Linn Counties in northwest Oregon. The Salem District Resource Management Plan (Salem District RMP, May 1995) allocated acres in each of the three major OHV

designations (Closed, Limited, or Open) and indicated that designations would be mapped in subsequent planning efforts. Areas and acres of land with unique and sensitive resource values were designated in the RMP as "Closed" to use of OHV's. Acreage where OHV's could be used with certain restrictions was listed as "Limited." The remaining area was listed as "Open." The OHV designations completed by BLMadministered lands in the Cascades Resource Area are based on an interdisciplinary team review. Other general information of OHV designation definitions may be found in 43 CFR 8340.0-5.

SUMMARY: Additional information and maps showing the OHV designations can be obtained from the Salem District Office. The OHV designations for the Cascades Resource Area have been completed and are as follows:

Closed

Approximately 11,010 acres are "Closed," to OHV use. These areas include: Carolyn's Crown ACEC/RNA, 261 acres; Larch Mountain Environmental Education Site, 183 acres; Middle Santiam ACEC/ONA, 108 acres; North Santiam ACEC, 31 acres; Sandy River Gorge ACEC/RNA, 400 acres; Soosap Meadows ACEC, 343 acres; Molalla Non-Motorized Shared-Use Trail System, 2,634 acres; White Rock Fen ACEC, 51 Acres; Wilhoit Springs ACEC, 170 acres; Willamette River ACEC, 76 acres; Williams Lake ACEC, 98 Acres; and Table Rock Wilderness, 6,350 acres. There are also 36 progeny test sites totaling 305 acres that are closed to OHV use.

Limited

Approximately 87,300 acres of BLMadministered lands in the Cascades Resource Area are designated as "Limited to Existing Roads and Designated Trails." The remaining 70,700 acres are designated as "Limited to Designated Roads." This includes Riparian Reserves that were listed as "Limited" in the Salem District RMP to help address concerns about erosion and water quality. OHV organizations and users will have the opportunity to propose the designation of existing trails and the development of new trails on BLM-administered lands designated as "Limited to Existing Roads and Designated Trails.'

Open

No acres were designated as "Open" for BLM-administered lands in the Cascades Resource Area. When Riparian Reserves were mapped, they significantly fragmented BLM-

administered lands with a potential "Open" designation. Further fragmentation occurs with the ownership pattern of alternating sections of private and BLM-administered lands. An overall "Limited" designation more accurately reflects the current situation, rather than designating very small areas as "Open" in between Riparian Reserves designated as "Limited."

Penalties

Pursuant to the penalties contained in 43 CFR 8340.0–7, any person who violates or fails to comply with the designations set forth in this notice are subject to arrest, conviction, and punishment pursuant to appropriate laws and regulations. Such punishment may be a fine of not more than \$1,000 or imprisonment for not longer than 12 months, or both.

Exemptions

The following persons, operating in their official duties, are exempt from the provisions of the OHV designations: BLM employees; state, local, and federal law enforcement, fire protection, or emergency personnel; holders of BLM road use permits that included roads within a closed area; and purchasers of BLM timber within the closure area including their employees and subcontractors. Access by additional parties may be allowed, but must be approved in advance by the Authorized Officer.

EFFECTIVE DATES: This order is in effect June 1, 1999, and is permanent until canceled, amended or replaced.
FOR FURTHER INFORMATION CONTACT:
Richard Prather, Cascades Area
Manager, Bureau of Land Management,
Salem District, 1717 Fabry Road SE,

Salem, Oregon 97306, (503) 375-5683.

Dated: April 19, 1999.

Richard Prather,

Cascades Area Manager.
[FR Doc. 99–10745 Filed 4–28–99; 8:45 am]
BILLING CODE 4310–33–M

DEPARTMENT OF THE INTERIOR

Minerals Management Service

Environmental Assessment Prepared for Proposed Western Gulf Sale 174 on the Gulf of Mexico Outer Continental Shelf (OCS)

AGENCY: Minerals Management Service, Interior.

ACTION: Notice of availability of the environmental assessment on proposed Western Gulf of Mexico Lease Sale 174.

SUMMARY: The Minerals Management Service (MMS) has prepared an environmental assessment (EA) for the proposed annual Lease Sale 174 for the Western Planning Area of the Gulf of Mexico Outer Continental Shelf.

In this EA, MMS has reexamined the potential environmental effects of the proposed action and alternatives based on any new information regarding potential impacts and issues that were not available at the time the Final Environmental Impact Statement (FEIS) for Lease Sales 171, 174, 177, and 180 was prepared.

In summary, no new significant impacts were identified for proposed Lease Sale 174 that were not already assessed in the FEIS for Lease Sales 171, 174, 177, and 180. As a result, MMS determined that a supplemental EIS is not required and prepared a Finding of No New Significant Impact.

FOR FURTHER INFORMATION CONTACT:

Public Information Unit, Information Services Section at number below. You may obtain single copies of the EA from the Minerals Management Service, Gulf of Mexico OCS Region, Attention: Public Information Office (MS 5034), 1201 Elmwood Park Boulevard, Room 114, New Orleans, LA 70123–2394 or by calling 1–800–200–GULF.

Dated: April 23, 1999.

Chris C. Oynes,

Regional Director, Gulf of Mexico OCS Region. [FR Doc. 99–10670 Filed 4–28–99; 8:45 am] BILLING CODE 4310–MR–M

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337–TA–380 Enforcement Proceeding]

Certain Agricultural Tractors Under 50 Power Take-Off Horsepower; Notice of Schedule for the Submission of Petitions for Review and Comments on Remedy

AGENCY: U.S. International Trade

Commission. **ACTION:** Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission will permit parties in the above-captioned enforcement proceeding to submit petitions for review of the initial determination to be issued by the administrative law judge on or before April 28, 1999. In addition, parties, interested government agencies, and other interested persons are invited to submit comments on the appropriate remedy.

FOR FURTHER INFORMATION CONTACT: Shara L. Aranoff, Esq., Office of the General Counsel, U.S. International Trade Commission, telephone 202–205– 3090.

SUPPLEMENTARY INFORMATION: On February 25, 1997, at the conclusion of the original investigation, the Commission issued, inter alia, cease and desist orders directed to respondents Gamut Trading Co., Inc. and Gamut Imports. The cease and desist orders prohibit Gamut Trading Co., Inc. and Gamut Imports, as well as their 'principals, stockholders, officers, directors, employees, agents, licensees, distributors, controlled (whether by stock ownership or otherwise) and/or majority-owned business entities, successors and assigns," from importing or selling for importation in to the United States, or selling, marketing, distributing, offering for sale, or otherwise transferring (except for exportation) in the United States agricultural tractors under 50 power take-off horsepower manufactured by Kubota Corporation of Japan that infringe the KUBOTA trademark.

On July 16, 1998, Kubota Corporation, Kubota Tractor Corporation, and Kubota Manufacturing of America Inc. (collectively "Kubota"), complainants in the original investigation, filed a complaint seeking institution of a formal enforcement proceeding against Gamut Trading Co., Inc., Gamut Imports, Ronald A. DePue (Chief Executive Officer and Chairman of the Board of Directors of Gamut Trading), and Darrell J. DuPuy (Chief Financial Officer, President, and member of the Board of Directors of Gamut Trading) (collectively "the Gamut respondents"), alleging that they are violating the cease and desist orders directed to them. Kubota supplemented its complaint on August 26, 1998. On September 28, 1998, the Commission issued an order instituting a formal enforcement proceeding and instructing the Secretary to transmit the enforcement proceeding complaint to the Gamut respondents and their counsel for a response. On October 19, 1998, the Gamut respondents filed a joint response to the enforcement complaint denying violation of any of the Commission's remedial orders and infringement of the KUBOTA trademark, and asserting that the Commission lacks jurisdiction to address the enforcement complaint.

On October 28, 1998, the Commission issued an order referring the formal enforcement proceeding to the presiding administrative law judge (ALJ) for discovery, a hearing, and issuance of an initial determination (ID) concerning

whether any of the Gamut respondents are in violation of the Commission's cease and desist orders. In the event that he found a violation, the order also directed the ALJ to issue a recommended determination (RD) on remedy. The ALJ is due to issue his ID and RD, if any, on or before April 28, 1999.

In order to allow the parties to express their views concerning whether the Commission should review the ID, the Commission is providing parties with the opportunity to file petitions for review of the ID and responses thereto. If the Commission finds a violation of one of more of its cease and desist orders, it will also consider the appropriate remedy (i.e., civil penalty). The Commission is therefore interested in receiving written submissions that address the appropriate remedy.

Written Submissions

Any party of record to this enforcement proceeding may file a petition for review of the ID and/or comments on the appropriate remedy with the Commission no later than fourteen (14) days after service of the ID. A reply to any such petition for review or comments may be filed within seven (7) days after service of the petition or comments. Any other interested person, including any interested government agency, may file comments on the appropriate remedy with the Commission no later than twenty-one (21) days after the date of issuance of the ID. No further submissions will be permitted unless otherwise ordered by the Commission.

Persons filing written submissions must file the original document and 14 true copies thereof with the Office of the Secretary on or before the deadlines stated above. Any person desiring to submit a document (or portion thereof) to the Commission in confidence must request confidential treatment unless the information has already been granted such treatment during the proceedings. All such requests should be directed to the Secretary of the Commission and must include a full statement of the reasons why the Commission should grant such treatment. See 19 CFR 201.6. Documents for which confidential treatment is granted by the Commission will be treated accordingly. All nonconfidential written submissions will be available for public inspection at the Office of the Secretary.

This action is taken under the authority of section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), and section 210.75 of the Commission's