which were submitted for the record during the planning process. The protest shall be in writing and shall be filed with the Director. For an amendment not requiring the preparation of an environmental Impact Statement, the protest shall be filed within 30 days of the publication of the notice of its effective date. The Director's mailing address and protest procedures are available from the Glenwood Springs Field Office at (970) 947–2800.

Certain mitigation measures included in the Decision Record are considered actions to implement the RMP as amended and may be appealed to the Interior Board of Land Appeals in accordance with regulations in Title 43 of the Code of Federal Regulations 4.411 and 4.413. Form CSO 1840-3 (available from the Glenwood Springs Field Office) outlines appeal procedures. The forms also include instructions for requesting a stay of the decision appealed. If an appeal is taken, the notice of appeal must be filed in the BLM, Glenwood Springs Field Office, P.O. Box 1009, Glenwood Springs, CO 81602, within 30 days from receipt of this decision. The appellant has the burden of showing that the decision is in error and is adverse to you.

Penalties

Any person who fails to comply with the provisions of this order may be subject to penalties outlined in 43 CFR 8360.0–7.

ADDRESSES: Field Office Manager, Glenwood Springs Field Office, Bureau of Land Management, 50629 Highway 6 & 24, P.O. Box 1009, Glenwood Springs, CO 81602.

FOR FURTHER INFORMATION CONTACT: Brian Hopkins, (970) 947–2840.

Roy E. Smith, Acting Glenwood Springs Field Office Manager.

[FR Doc. 99–30787 Filed 11–24–99; 8:45 am] BILLING CODE 4310–JB–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[CA-660-99-1990-00; CACA20139 and CACA22901]

Transit Mixed Concrete Company Proposed Sand and Gravel Mining Operation, Soledad Canyon, Los Angeles County, California

AGENCY: Bureau of Land Management, Department of the Interior, Palm Springs-South Coast Field Office, Desert District, California. **ACTION:** Notice of availability of Draft Conformity Determination.

SUMMARY: In compliance with section 176 of the Federal Clean Air Act and as required by 40 CFR 93.150-160, notice is hereby given that the Bureau of Land Management (BLM) has prepared a Draft Conformity Determination regarding air quality for Transit Mixed Concrete Company's proposal to mine sand and gravel reserves in Soledad Canyon, Los Angeles County, California. The Draft Conformity Determination is provided within the Supplemental Draft **Environmental Impact Statement** (SDEIS) for the Project which is available for public review. The Draft Conformity Statement is required to demonstrate the Project's compliance with the provisions of 40 CFR Part 93 regarding conformity of Federal actions to State and Federal Implementation Plans. In accordance with 40 CFR 93.155 and 93.156, BLM is providing notice and is asking for written public comment on the Draft Conformity Determination before taking any formal action. Comments on the Draft Conformity Determination must be forwarded to Mr. James G. Kenna, Field Manager, of the BLM at the address listed below by January 10, 2000. Copies of the SDEIS containing the Draft Conformity Determination may be obtained by telephoning or writing to the contact person listed below. Public reading copies are available at the following County of Los Angeles public libraries: Canyon Country Library, 18536 Soledad Canyon Road, Santa Clarita, CA 91351; Newhall Library, 22704 W. Ninth Street, Santa Clarita, CA 91321; Valencia Library, 23743 W. Valencia Boulevard, Santa Clarita, CA 91355.

DATES: Comments must be received in writing to the BLM no later than January 10, 2000.

ADDRESSES: Written comments shall be mailed to the following address: Mr. James G. Kenna, Field Manager, Bureau of Land Management, Palm Springs-South Coast Field Office, 690 W. Garnet Avenue, P.O. Box 1260, North Palm Springs, California, 92258. Comments may also be submitted by electronic mail (E-mail) to the following address: emisquez@ca.blm.gov. The response to comments will be provided in the Final EIS.

FOR FURTHER INFORMATION CONTACT: Ms. Elena Misquez, BLM, Palm Springs-South Coast Field Office at (760) 251–4810.

Dated: November 19, 1999. James G. Kenna, *Field Manager.* [FR Doc. 99–30795 Filed 11–24–99; 8:45 am] BILLING CODE 4310-40-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[CO-14000-00-1220-00]

Seasonal Travel Restrictions to Motorized Vehicles in the Light Hill Area; Colorado

AGENCY: Bureau of Land Management, Department of the Interior. **ACTION:** Notice.

SUMMARY: Notice is hereby given that public lands in the Light Hill area, south of Basalt, Colorado, are seasonally closed to all motorized vehicle use from December 1 to April 30 of each year. The affected public land is generally located south and west of Colorado Highway 82, north of the East Sopris Creek Road (County Road 6) and west of the Snowmass Creek Road (County Road 11). The travel order includes public lands in T. 8 S., R. 87 W., Section 13 and 24; T. 8 S., R. 86 W., Sections 18, 19, 20, 21, 27, 28, 29, 30, 32, 33, 34; 6th Principal Meridian; Pitkin County.

This action is in accordance with the Glenwood Springs Resource Management Plan, Record of Decision (BLM, 1984). This order, issued under the authority of 43 CFR 8364.1 and 43 CFR 8341.2(a), is established to protect wintering big game. Any use of motor vehicles within the closed area, from December 1 until April 30, is prohibited. This travel order does not affect non-motorized forms of travel.

EFFECTIVE DATES: The restriction shall be effective immediately until rescinded or modified by the Authorized Officer.

SUPPLEMENTARY INFORMATION: The area affected by this order has been closed periodically since 1992 to protect wintering big game. This order institutes the travel restriction on an annual basis.

The area and routes affected by this order will be posted with appropriate regulatory signs in such a manner and location as is reasonable to bring prohibitions to the attention of visitors. Information, including maps of the restricted area, is available in the Glenwood Springs Field Office at the addresses shown below.

Persons who are exempt from the restrictions include: (1) Any Federal, State, or local officers engaged in fire, emergency and law enforcement activities; (2) BLM employees engaged in official duties; (3) Persons authorized to operate motorized vehicles within the restricted area.

Penalties

Any person who fails to comply with the provisions of this order may be subject to penalties outlined in 43 CFR 8360.0–7.

ADDRESSES: Field Office Manager, Glenwood Springs Field Office, Bureau of Land Management, 50629 Highway 6 & 24, P.O. Box 1009, Glenwood Springs, CO 81602.

FOR FURTHER INFORMATION CONTACT: Brian Hopkins (970) 947–2840.

Roy E. Smith, *Acting Glenwood Springs Field Office*

Manager.

[FR Doc. 99–30788 Filed 11–24–99; 8:45 am] BILLING CODE 4310–JB–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[WY-930-1220-PA]

Recreation Management Restrictions, etc.: Wyoming; Camping Stay Limits

AGENCY: Bureau of Land Management, Interior.

ACTION: Establishment of 14-day camping limit on all public lands in Wyoming.

SUMMARY: In accordance with 43 CFR. part 8364, subpart 8364.1 and part 8365, 8365.1–2, 8365.1–6, and 8365.2–3, persons may camp or occupy any specific location within designated campgrounds or on undeveloped public lands within the State of Wyoming for a period of not more than 14 days within any period of 28 consecutive days. Exceptions would include areas closed to camping, areas with specially designated camping-stay limits, and activities authorized by permit. The 28day period will begin when a camper initially occupies a specific location on public land. The 14-day limit may be reached either through several separate visits or through 14 days of continuous occupation during the 28-day period. After the 14th day of occupation, campers must move outside of a 5-mile radius of the previous location. The authorized officer may give written permission for extension of the 14-day limit if extenuating circumstances warrant. Camping means overnight occupancy. Occupancy is defined as the taking or holding possession of a camp or residence on public land. Occupancy or holding for occupancy is placing private property used in connection for camping; such as, but not limited to

vehicles, trailers, structures, tents, stoves, chairs, notes, or other personal items. In addition, no person shall leave personal property unattended on public lands for a period of more than 72 hours without written permission from the authorized officer. Unattended personal property will be counted towards the 14 day continuous camp limit and/or the 28 day maximum camp limit. Any property left on public land beyond the camping or hours limit may be impounded by the authorized officer pending disposition in court. Exempted from this camping limit are administrative authorized personnel, law enforcement officers, and fire or emergency personnel.

EFFECTIVE DATE: November 26, 1999. FOR FURTHER INFORMATION CONTACT:

Mark Goldbach, Recreation Program Leader, Division of Resources Policy and Management, Bureau of Land Management, 5353 Yellowstone Road, Cheyenne, WY 82009. Telephone: 307– 775–6102.

SUPPLEMENTARY INFORMATION: This occupancy and camping-stay limit is being established in order to assist the Bureau in reducing the incidence of unauthorized long-term occupancy being conducted under the guise of camping, both within campgrounds and on undeveloped public lands. Of equal importance is the problem of exclusion, whereby long-term camping at a given location will deny equal opportunities for other members of the public to camp in the same area or location.

Dated: November 18, 1999.

Alan R. Pierson,

State Director.

[FR Doc. 99–30723 Filed 11–24–99; 8:45 am] BILLING CODE 4310–22–P

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Under the Comprehensive Environmental Response, Compensation, and Liability Act

On November 15, 1999, the United States lodged a proposed consent decree in the case of *United States* v. *East Charleston and Fogg, and Harold Gerecht*, CV–S–97–000760–DWH(RJJ), in the United States District Court for the District of Nevada. The consent decree settles and action brought by the United States pursuant to Sections 104 and 107 of the Comprenhensive Environmental Response, Compensation, and Liability Act, 42 U.S.C. 9604, 9607, to recover the costs incurred in conducting a 1993 removal action at an approximate 10 arce parcel located at 6247 East Charleston Boulevard in Las Vegas, Nevada (''site'').

The consent decree requires the defendants to sell the site and to use the proceeds from that sale to reimburse EPA for up to \$537,768 of EPA's response costs, or 52.5 percent of the site costs. The consent decree also requires the United States on behalf of the United States Air Force to pay \$486.552 toward the response costs, or 47.5 percent of the site costs. Removal costs, including interest, total \$1,024,320.

The Department of Justice will accept comments relating to this consent decree for a period of thirty (30) days from the date of this publications. See 28 CFR 50.7. Address your comments to the Assistant Attorney General for the Environmental and Natural Resources Division, Department of Justice, Washington, DC 20530, and send a copy of the Environmental Enforcement Section, U.S. Department of Justice, 301 Howard Street, Suite 870, San Francisco, CA 94105. Your comments should refer to United States v. East Charleston and Fogg, and Harold Gerecht, CV–S–97–000760–DWH(RJJ), and DOJ No. 90-11-3-1742.

A copy of the consent decree may be obtained by mail from the Department of Justice Consent Decree Library, P.O. Box 7611, Washington, DC 20044. Your request for a copy of the consent decree in United States v. East Charleston and Fogg, and Harold Gerecht, CV-S-97-000760-DWH(RJJ), and DOJ No. 90-11-3-1742, and must include a check for \$8.75 (25 cents per page reproduction cost) payable to the "Consent Decree Library." You may also examine the proposed consent decree in person, or request a copy by mail from the United States Environmental Protection Agency, 75 Hawthorne Street, San Francisco, California 94105, or at the U.S. Attorney's Office, 700 E. Bridger Avenue, Las Vegas, Nevada 89101. Walker Smith.

Deputy Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

[FR Doc. 99–30790 Filed 11–24–99; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging of Partial Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation and Liability Act

In accordance with Department of Justice policy and the procedures set forth at 28 CFR 50.7, notice is hereby