Tribal-State Compacts for the purpose of engaging in Class III gaming activities on Indian lands. The Assistant Secretary—Indian Affairs, Department of the Interior, through his delegated authority, has approved Amendment VI to the Confederated Tribes of the Warm Springs Reservation of Oregon and the State of Oregon Gaming Compact, which was executed on March 31, 2000.

DATES: This action is effective May 31, 2000.

FOR FURTHER INFORMATION CONTACT:

George T. Skibine, Director, Office of Indian Gaming Management, Bureau of Indian Affairs, Washington, DC 20240, (202) 219–4066.

Dated: May 17, 2000.

Kevin Gover,

Assistant Secretary—Indian Affairs.
[FR Doc. 00–13497 Filed 5–30–00; 8:45 am]
BILLING CODE 4310–02–P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Indian Gaming

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice of amendment to approved Tribal-State compact.

SUMMARY: Pursuant to section 11 of the Indian Gaming Regulatory Act of 1988, Pub. L. 100-497, 25 U.S.C. § 2710, the Secretary of the Interior shall publish, in the Federal Register, notice of approved Tribal-State Compacts for the purpose of engaging in Class III gaming activities on Indian lands. The Assistant Secretary—Indian Affairs, Department of the Interior, through his delegated authority, has approved Amendment VI to the Tribal-State Compact for Regulation of Class III Gaming between the Coquille Indian Tribe and the State of Oregon which was executed on March 31, 2000.

DATES: This action is effective May 31, 2000.

FOR FURTHER INFORMATION CONTACT:

George T. Skibine, Director, Office of Indian Gaming Management, Bureau of Indian Affairs, Washington, DC 20240 (202) 219–4066.

Dated: May 18, 2000.

Kevin Gover,

Assistant Secretary—Indian Affairs. [FR Doc. 00–13495 Filed 5–30–00; 8:45 am] BILLING CODE 4310–02–P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Indian Gaming

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice of amendment to approved Tribal-State compact.

SUMMARY: Pursuant to section 11 of the Indian Gaming Regulatory Act of 1988, Pub. L. 100-497, 25 U.S.C. § 2710, the Secretary of the Interior shall publish, in the Federal Register, notice of approved Tribal-State Compacts for the purpose of engaging in Class III gaming activities on Indian lands. The Assistant Secretary—Indian Affairs, Department of the Interior, through his delegated authority, has approved Amendment VII to the Tribal-State Compact for Regulation of Class III Gaming Between The Klamath Tribes and the State of Oregon, which was executed on March 31, 2000.

DATES: This action is effective May 31, 2000.

FOR FURTHER INFORMATION CONTACT:

George T. Skibine, Director, Office of Indian Gaming Management, Bureau of Indian Affairs, Washington, DC 20240, (202) 219–4066.

Dated: May 18, 2000.

Kevin Gover,

Assistant Secretary—Indian Affairs.
[FR Doc. 00–13496 Filed 5–30–00; 8:45 am]
BILLING CODE 4310–02–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[AZ-050-00-1232-PA-AZ11; 8371]

Arizona: Fee Demonstration Pilot Program Supplementary Rules; Yuma, Maricopa, and La Paz Counties, Arizona, and Imperial County, CA

AGENCY: Bureau of Land Management, Interior

ACTION: Establish supplementary rules governing public occupancy, use, and conduct in areas designated by, and included in, the national Fee Demonstration Pilot Program.

SUMMARY: The Bureau of Land Management (BLM) Yuma Field Office is responsible for administering 1.7 million acres within southwestern Arizona and southeastern California. Recreational use accounts for several million visitor-days annually. This concentration of visitor use results in significant resource damage, social conflicts, and threats to visitor safety. In

addition to the regulations which apply to all public lands, the following supplementary rules will apply to the designated fee sites within the Fee Demonstration Project Area, as listed below, and are designed to provide for public safety and welfare and to protect natural resources. The recreation sites that have been designated under the national Fee Demonstration Pilot Program, and for which these rules apply are Betty's Kitchen Watchable Wildlife and Interpretive Area, Squaw Lake Campground, Senator Wash Reservoir North Shore, Senator Wash Reservoir South Shore, Senator Wash Reservoir Boat Ramp and Day-Use area, Imperial Dam Long-Term Visitor Area, Oxbow Campground, Ehrenberg Sandbowl Off-Highway Vehicle Area, and the La Posa Long-Term Visitor Area. These rules will apply to the above identified sites and to any additional recreation sites that are formally added to the national Fee Demonstration Pilot Program.

Section 1: Definitions

Disorderly Conduct: A person commits disorderly conduct when his or her actions disturb the public peace, offends public morals, or undermines safety.

Fee Demonstration Project Area (FDPA): all lands owned by the United States and administrated by the Bureau of Land Management, Yuma Field Office that are designated and included in the National Fee Demonstration Pilot Program.

Fee Use Areas: any designated and posted area within the FDPA which requires a fee or payment for use.
Firearms: any loaded or unloaded

pistol, rifle, shotgun, or other weapon which is designed to, or may be readily converted to expel a projectile by the ignition of a propellant, spring, or compressed air.

Hunting: taking or attempting to take wildlife.

Occupancy: the erecting of a tent or shelter of natural or synthetic material, preparing a sleeping bag, or other bedding material for use; or parking a motor vehicle, motor home, or trailer.

Operator: a person who operates, drives, controls, or otherwise has charge of a motor vehicle or any other mechanical equipment.

Per Day: a calendar day which starts at 12 midnight and ends at 11:59 p.m. or on the 24 hour clock starting at 0000 hours and ending at 2359 hours.

Permit: a self-service fee envelop, form, window sticker, or written authorization from the Bureau of Land Management for the occupancy and/or use of the Fee Use Areas where use is otherwise prohibited, restricted, or regulated.

Person: an individual, firm, corporation, society, association, partnership, or private or public body.

Pet: any animal under human care. *Possession:* exercising direct physical control or dominion, with or without ownership, over property.

Registered Owner: the person identified by the relevant state authority as being the individual to whom the motor vehicle is registered.

Vehicle: any motorized vehicle capable of or designed for travel on or immediately over land or roadways, whether or not the vehicle is registered.

Weapon: a firearm, compressed gas or spring-powered pistol or rifle, bow and arrow, crossbow, blowgun, sling shot explosive devise, or any other implement designed to discharge projectiles; also nu-chucks, clubs, and any device modified as a striking instrument.

Section 2: Permits

- (a) Fee Use Permits must be purchased immediately upon entry. Fees must be pre-paid for each day of use of occupancy.
- (b) Fee Use Permits must be displayed in a clearly visible manner in the front windshield of the vehicle, with all required information completed in order to be valid.
- (c) An authorized Bureau of Land Management (BLM) officer may revoke without reimbursement any Fee Use Permit when the conduct of the permittee, permittee's family, or guests does not comply with the rules for use of that area or is inconsistent with the goals of BLM's Fee Use Permit program.
- (d) Failure to comply with all terms and conditions of the permit may result in the revocation of the Fee Use Permit and/or issuance of a criminal citation.
- (e) The operator of a vehicle is responsible for compliance with all requirements of the permit. In the absence of the operator, the registered owner of record is then responsible for compliance with all permit requirements.
- (f) Permits issued from any area other than the Yuma Field Office are not valid for occupancy or use in Fee Use Areas administered by the Yuma Field Office.

Section 3: Public Use and Recreation

3.1 Firearms, Fireworks and Weapons

The following are prohibited in a Fee Use area.

(a) Possessing or using fireworks, explosives, or blasting agents within the Fee Use Areas, unless otherwise approved by an authorized BLM officer.

(b) Displaying, brandishing, or discharging of a firearm within the Fee Use Areas.

3.2 Pets

This section does not apply to dogs used by authorized Federal, State, or local law enforcement officers in the performance of their duties.

The following are prohibited in a Fee

(a) Allowing a pet to make noise that is unreasonable when considering the location, time of day or night, and the impact on public land users, or after designated quiet hours.

(b) Failure to remove waste deposited by a pet at any location within developed sites including campgrounds, picnic areas, parking areas, and visitor

(c) Allowing a pet, other than a seeing-eye dog, hearing-ear dog, or other animal specifically trained to assist a handicapped person, to enter any building or any designated swimming area operated by the Bureau of Land Management.

(d) Leaving a pet unattended without adequate food, water, or shelter for any period of time.

(e) Failing to maintain a dog under physical restraint at all times, on a tether or leash no longer than six (6) feet in length.

3.3 Alcoholic Beverages

The use and possession of alcoholic beverages within the Fee Use Areas is permitted in accordance with the provisions of this section.

The following are prohibited in a Fee

(a) Leaving alcoholic beverages unattended and in plain view within a

(b) Selling or giving an alcoholic beverage to a person under 21 years of

(c) The presence by a person in the Fee Use Areas who is under the influence of alcohol or a controlled substance to a degree that may endanger oneself or another person and who causes any disturbance, or damages property or public land resources.

3.4 Disorderly Conduct

The following are prohibited in a Fee Use area:

- (a) Committing any disorderly conduct (see Definitions above).
- (b) Engaging in fighting, threatening, or violent behavior.
- (c) Using language, utterances, gestures, or engaging in a display or act that is obscene, physically threatening or menacing, or done in a manner that is likely to inflict physical, mental, or emotional injury.

(d) Breaching the peace in any manner which is disruptive or interferes with other public lands users;

3.5 Occupancy

The Fee Use Area permittee is responsible for maintaining his/her campsite in a neat, orderly, and sanitary condition.

The following are prohibited in a Fee Use area:

- (a) Failing to maintain a campsite free of trash, garbage, or waste on the ground.
- (b) Digging, draining, digging a ditch, or leveling the ground at a campsite.
- (c) Clearing, cutting, or damaging vegetation to enhance your campsite.
- (d) Collecting wood or other plant materials for use in a campfire or for any other purpose.
- (e) Failing to obtain a Fee Use Permit immediately upon entry or occupancy of any site within the Fee Use Area without first obtaining a permit.
- (f) Violating the terms or conditions of any Fee Use Permit.
- (g) Creating or sustaining unreasonable noise between the hours of 10:00 p.m. and 6:00 a.m.
- (h) Possessing or using glass beverage containers is prohibited within 500 feet of any waterway or swimming area.
- (i) Using paint, markers, or spray paint within any Fee Use Area except by authorized officials.
- (j) Possessing paint, markers, or spray paint within the Fee Use Area except when such containers are located in the trunk of a motor vehicle or some other portion of the motor vehicle which is not readily accessible to the operator or passengers.

3.6 State Laws Applicable

Unless specifically addressed by regulations set forth in 43 CFR, it is violation of this supplementary rule to violate any law or provision of State

EFFECTIVE DATE: These supplemental rules become effective May 31, 2000.

FOR FURTHER INFORMATION CONTACT:

Mark Lowans, Outdoor Recreation Planner, Yuma Field Office, 2555 E. Gila Ridge Road, Yuma, AZ 85365; (520) 317-3200.

SUPPLEMENTARY INFORMATION: The authority for establishing supplementary rules is contained in 43 CFR 8365.1-6. These rules will be available in the local office having jurisdiction over the lands, sites, or facilities affected. Violations of these supplementary rules are punishable by a fine not to exceed \$100,000 and/or imprisonment not to exceed 12 months. Dated: May 19, 2000.

Gail Acheson,

Field Manager.

[FR Doc. 00–13545 Filed 5–30–00; 8:45 am]

BILLING CODE 4310-32-M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[CO-150-1430-ES; COC-23561-02]

Notice of Realty Action; Recreation and Public Purposes (R&PP) Act Classification; Colorado

AGENCY: Department of the Interior, Bureau of Land Management.

ACTION: Notice.

SUMMARY: The following public lands in Montrose County, Colorado have been examined and found suitable for classification for conveyance to Montrose County, Colorado under the provisions of the Recreation and Public Purposes Act, as amended (43 U.S.C. 869 et seq.). Montrose County proposes to continue to use the lands as a sanitary landfill.

New Mexico Principal Meridian, Colorado

T. 49 N., R. 8 W.,

Sec. 7: lots 6, 8–10, 15 & 16 T. 49 N., R. 9 W.,

Sec. 12: lots 1, 4 & 5

Containing 178.95 acres more or less.

A portion of the lands described, approximately 125 acres, was previously classified as suitable for lease in 1976, and R&PP lease COC–23561–01 was issued to Montrose County for a sanitary landfill. The County proposes to continue using the lands for a sanitary landfill. The proposed conveyance area would allow for future landfill expansion. In the event of the sale, the mineral interest shall be conveyed simultaneously with the surface interest. The mineral interest being offered for conveyance has no known mineral value.

The lands are not needed for Federal purposes. Conveyance without reversionary interest is consistent with current BLM policy and land use planning and would be in the public interest. The patent would be subject to the following terms, conditions and reservations:

- 1. Provisions of the Recreation and Public Purposes Act and to all applicable regulations of the Secretary of the Interior.
- 2. A right-of-way thereon for ditches and canals constructed by the authority of the United States.
- 3. Those rights for road purposes as acknowledged under R.S. 2477 for the

Bostwick Park County Road, right-of-way COC-42672.

Upon publication of this notice in the Federal Register, the lands will be segregated from all other forms of appropriation under the public land laws, including the mining laws, except for lease or conveyance under the Recreation and Public Purposes Act. For a period of 45 days from the date of publication of this notice in the Federal Register, interested persons may submit comments to the Uncompahgre Field Office Manager regarding the proposed classification or the conveyance of the subject lands.

Classification Comments

Interested parties may submit comments involving the suitability of the land for sanitary landfill purposes. Comments on the classification are restricted to whether the land is physically suited for the proposal, whether the use will maximize the future use or uses of the land, whether the use is consistent with local planning and zoning, or if the use is consistent with State and Federal programs.

Application Comments

Interested parties may submit comments regarding the proposed conveyance, whether the BLM followed proper administrative procedures in reaching the decision, or any other factor not directly related to the suitability of the land for a sanitary landfill.

Any adverse comments will be reviewed by the State Director. In the absence of any adverse comments, the classification will become effective 60 days from the date of publication of this notice in the **Federal Register**.

FOR FURTHER INFORMATION CONTACT:

Contact the Bureau of Land Management, Uncompander Field Office, 2505 South Townsend, Montrose, Colorado 81401, attention: Teresa Pfifer.

Signed May 19, 2000.

Allan J. Belt,

Field Office Manager.

[FR Doc. 00-13485 Filed 5-30-00; 8:45 am]

BILLING CODE 4310-JB-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[OR-958-6333-ET; GP0-0222; WAOR-55695]

Proposed Withdrawal and Opportunity for Public Meeting; Washington

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: The U.S. Department of Agriculture, Forest Service, proposes to withdraw approximately 765 acres of National Forest System lands, lying within the Wenatchee National Forest, to protect the investment of federal funds, and the lands being rehabilitated as part of the Holden Mine Rehabilitation Project. This notice closes the lands for up to 2 years from location and entry under the United States mining laws.

EFFECTIVE DATE: Comments and requests for a public meeting must be received by August 30, 2000.

ADDRESSES: Comments and meetings requests should be sent to the Forest Supervisor, Wenatchee National Forest, 215 Melody Lane, Wenatchee, Washington 98801.

FOR FURTHER INFORMATION CONTACT:

Norman Day, Holden Mine Project Manager, Wenatchee National Forest, 509–662–4304, or Charles R. Roy, BLM Oregon/Washington State Office, 503– 952–6189.

SUPPLEMENTARY INFORMATION: On April 17, 2000, the Forest Service filed an application to withdraw the following described National Forest System lands from location and entry under the United States mining laws (30 U.S.C. Ch. 2 (1994)), but not the mineral leasing laws, subject to valid existing rights:

Willamette Meridian

Wenatchee National Forest

T. 31 N., R. 17 E.,

Sec. 7, $S^{1/2}N^{1/2}$, $S^{1/2}$, excluding 195 acres of patented lands in Mineral Surveys numbered 713–A, 1208, 1213–B, 1221, 1232, and 1239; Sec. 8, $S^{1/2}N^{1/2}S^{1/2}$.

The areas described aggregate approximately 765 acres in Chelan County.

The purpose of the proposed withdrawal is to protect the investment of federal funds and the lands being rehabilitated as part the Holden Mine Rehabilitation Project.

For a period of 90 days from the date of publication of this notice, all persons who wish to submit comments, suggestions, or objections in connection with the proposed withdrawal may present their views in writing to the Forest Supervisor at the address indicated above.

Notice is hereby given that an opportunity for a public meeting is afforded in connection with the proposed withdrawal. All interested parties who desire a public meeting for the purpose of being heard on the proposed withdrawal must submit a