evidence. In this situation, the regulations provide, in section 83.8(d)(5), that the petitioner alternatively may demonstrate that it meets the requirements of criterion 83.7(c) from "last Federal acknowledgment until the present." The proposed finding concluded that the petitioner did not meet criterion 83.7(c) under the 1978 regulations. The final determination concluded that the petitioner met the criterion under both the 1978 and 1994 regulations.

The record for this case lacks examples of an internal political process, either formal or informal, among the petitioner's ancestors, or of formal or informal political leadership or influence over the petitioner's ancestors as a group between 1855 and 1925. There is evidence of some leadership by George Charley during the late 1920's on behalf of a federally recognized tribe and a portion of the petitioner's ancestors at Bay Center, but not on behalf of the petitioner's ancestors along the Columbia River. There is also very limited evidence that a claims organization existed in the late 1920's and early 1930's, but no evidence that it had any internal political process which resulted in group decisions. There is almost no evidence of political activities or leadership between the early 1930's and 1951. There is evidence for the years between 1951 and 1970 that two organizations were active to pursue a claims case, but insufficient evidence that either organization had an internal decision-making process that embodied a bilateral political relationship between leaders and members which existed broadly among the membership. During the most recent decades the petitioner has had a formal political organization. The proposed finding concluded that there was "very little information available about the internal political processes of the petitioner from 1970 to the present," and a lack of evidence that the organization was broadly based. The petitioner's new evidence does not change this conclusion. Because the available evidence does not include identifications of leaders or a governing body by "authoritative, knowledgeable external sources," this reconsidered final determination concludes that the petitioner does not meet criterion 83.7(c) as modified by section 83.8(d)(3)under the 1994 regulations. Because the available evidence does not demonstrate that the petitioning group has exercised political influence over its members from historical times until the present, or from last acknowledgment in 1855 until the present, this reconsidered final

determination concludes that the petitioner does not meet the requirements of criterion 83.7(c) either under the 1978 regulations or as modified by section 83.8(d)(5) under the 1994 regulations.

The available evidence demonstrates that the petitioner does not meet all seven criteria required for Federal acknowledgment. Specifically, the petitioner does not meet criteria 83.7 (a), (b), or (c) under the 1978 regulations. nor those three criteria under the 1994 regulations as modified by sections 83.8(d)(1), (d)(2), (d)(3), or (d)(5). The petitioner was found to meet criteria 83.7 (d), (e), (f), and (g) in the original final determination. Those criteria were not at issue in the referral by the Secretary. In accordance with the regulations set forth in 25 CFR 83.7 [1978] and 25 CFR 83.10(m) [1994], failure to meet any one of the seven criteria requires a determination that the group does not exist as an Indian tribe within the meaning of Federal law.

The final determination on whether or not the Chinook petitioner meets criteria (a), (b), and (c) is superceded by this reconsidered final determination. The **Federal Register** notice of the final determination published on Jan. 9, 2001 (66 FR 1690), is superceded by this notice. This reconsidered determination is final and effective upon publication.

Dated: July 5, 2002.

Neal A. McCaleb,

Assistant Secretary—Indian Affairs. [FR Doc. 02–17551 Filed 7–10–02; 9:48 am] BILLING CODE 4310–4J–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[NV-020-02-1990-EX]

Notice of Intent To Prepare a Supplemental Environmental Impact Statement To Analyze the Proposed Millennium Project Plan of Operations for Glamis Marigold Mining Company and Notice of Public Scoping and Public Meetings

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of Intent to Prepare a Supplemental Environmental Impact Statement to analyze the Proposed Millennium Project Plan of Operations for Glamis Marigold Mining Company (GMMC) and notice of public scoping and public meetings.

SUMMARY: Pursuant to section 102(2)(c) of the National Environmental Policy Act of 1969 (NEPA), 40 Code of Federal

Regulations 1500–1508 Council on Environmental Quality Regulations, and 43 Code of Federal Regulations 3809, the Bureau of Land Management (BLM), Winnemucca Field Office will be directing the preparation of a third-party Supplemental Environmental Impact Statement (SEIS) to analyze a proposed new mine expansion called the Millennium project. The project would disturb approximately 1,394 acres of public and private lands and is located in Humboldt County, Nevada.

DATES: This notice initiates the public scoping process. Comments can be submitted in writing to the BLM, Winnemucca Field Office at the address listed below. All public meetings will be announced through the local news media and newsletters at least 15 days prior to the meetings.

Public Participation: The purpose of these public meetings is to identify potentially significant issues to be addressed in the SEIS, to determine the scope of issues to be addressed, to identify viable alternatives, and to encourage public participation in the NEPA process. Additional briefings will be considered, as appropriate. Comments, including names and street addresses of respondents, will be available for public review at the Winnemucca Field Office located in Winnemucca, Nevada, during regular business hours, and may be published as part of the SEIS. Individual respondents may request confidentiality. If you wish to withhold your name or street address from public review or from disclosure under the Freedom of Information Act, you must state this prominently at the beginning of your written comment. Such requests will be honored to the extent allowed by law. All submissions from organizations and businesses, and from individuals identifying themselves as representatives or officials of organizations or businesses, will be available for public inspection in their entirety.

ADDRESSES: Written comments should be addressed to the Bureau of Land Management, Winnemucca Office, Attention: Jeff Johnson, 5100 E. Winnemucca Blvd., Winnemucca, Nevada 89445.

FOR FURTHER INFORMATION CONTACT: Jeff Johnson, BLM Winnemucca at (775) 623–1500 or FAX # (775) 623–1503.

SUPPLEMENTARY INFORMATION: Since 1988 the Marigold Mine located approximately three miles south of Valmy, Nevada has been in commercial operation. The Marigold mine presently has mineral/development interests on approximately 19,000 acres of private

and public land. In September 2001, BLM issued a Record of Decision authorizing activities proposed in an environmental impact statement (EIS). Previous to the EIS, numerous mine plan modifications and the original mine plan approvals were authorized in various environmental assessments (EAs). Currently, the mine is approved to disturb 1,831 acres on private and public lands. In April 2002, GMMC submitted a plan of operations modification referred to as the Millennium Expansion Project. The Millennium Expansion Project would disturb an additional 1,394 acres and would include expansion of existing and construction of new pits, expansion of existing waste rock storage facilities and construction of new waste rock storage facilities, two new heap leach processing facilities to include solution ponds, carbon columns, reagent storage tanks, a new ADR facility, support facilities (truck shop, fuel storage, warehouse), ancillary facilities, and construction of an evapo-transpiration closure cover system for the heap leach facilities.

Dated: June 13, 2002.

Terry A. Reed,

Field Manager, Winnemucca Field Office. [FR Doc. 02–17588 Filed 7–11–02; 8:45 am] BILLING CODE 4310-HC-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[AZ-910-0777-26-241A]

Notice of Public Meeting, Arizona Resource Advisory Council Meeting

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of public meeting.

SUMMARY: In accordance with the Federal Land Policy and Management Act (FLPMA) and the Federal Advisory Committee Act of 1972 (FACA), the U.S. Department of the Interior, Bureau of Land Management (BLM) Arizona Resource Advisory Council (RAC), will meet as indicated below.

DATES: The meeting will be held August 1, 2002 at the BLM National Training Center, 9828 North 31st Avenue in Phoenix, Arizona, beginning at 9 a.m. The public comment period will begin at approximately 11:30 a.m., and the meeting will adjourn at approximately 4 p.m.

FOR FURTHER INFORMATION CONTACT:

Deborah Stevens, Bureau of Land Management, Arizona State Office, 222 North Central Avenue, Phoenix, AZ, Telephone (602) 417–9215.

SUPPLEMENTARY INFORMATION: The 15member Council advises the Secretary of the Interior, through the Bureau of Land Management, on a variety of planning and management issues associated with public land management in Arizona. At this meeting, topics we plan to discuss include: The agenda items to be covered include: review of the March 1, 2002 meeting minutes; BLM State Director's Update on legislation, regulations and statewide issues; Updates on the Proposed Las Cienegas Resource Management Plan and Final Environmental Impact Statement, Arizona Drought Strategy, and the Arizona In-Lieu Selection; Status of Arizona BLM Planning Starts and Discussion of establishing a RAC Planning Working Group; Update Proposed Field Office Rangeland Resource Teams; RAC Questions on Written Reports from BLM Field Office Managers; Reports by the Standards and Guidelines, Recreation and Public Relations, Wild Horse and Burro Working Groups; Reports from RAC members; and Discussion of future meetings.

All meetings are open to the public. The public may present written comments to the Council. Each formal Council meeting will also have time allocated for hearing public comments. Depending on the number of persons wishing to comment and time available, the time for individual oral comments may be limited. Individuals who plan to attend and need special assistance, such as sign language interpretation, tour transportation or other reasonable accommodations, should contact the BLM as provided below.

Dated: July 1, 2002.

Carl Rountree,

Arizona Associate State Director. [FR Doc. 02–17481 Filed 7–11–02; 8:45 am] BILLING CODE 4310–32–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[ES-020-1610-DO]

Notice of Intent To Prepare a Resource Management Plan for Alabama and Mississippi. Call for Coal Information and Invitation To Participate in Identification of Issues and Planning Criteria

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of Intent and Call for Coal Information.

SUMMARY: The Bureau of Land Management (BLM) field office in Jackson, Mississippi (Jackson Field Office) is initiating the preparation of a Resource Management Plan (RMP) for the states of Alabama and Mississippi (AL–MS).

This action will require the preparation of an Environmental Impact Statement (EIS). Planning will be conducted for lands (tracts) and minerals under the administration of the BLM. The RMP will establish land use management policy on approximately 2,080 acres of land in Alabama, 3,770 acres of land in Mississippi and 200,000 acres of BLM administered in Alabama and Mississippi fluid mineral rights (oil and gas).

This notice also solicits coal information (Call for Coal Information) for BLM-administered coal in Alabama and Mississippi. Coal companies, state and local governments, and the general public are encouraged to submit information to assist the BLM in determining coal development potential, and development conflicts with other resources. If it is determined that there is development potential, BLM staff will give further consideration to addressing coal leasing in the RMP. See SUPPLEMENTARY **INFORMATION** for the data requested in this Call for Coal Information.

DATES: Submit comments and coal information on or before September 10, 2002.

ADDRESSES: Send written comments and coal information to BLM, Jackson Field Office; RMP AL-MS; 411 Briarwood Dr., Ste. 404; Jackson, MS 39206. Submit electronic comments and coal information to Elizabeth Allison@blm.gov (RMP Team Leader). See SUPPLEMENTARY INFORMATION for file formats and other

information about electronic filing. FOR FURTHER INFORMATION CONTACT: Elizabeth Allison, (601) 977–5413.

SUPPLEMENTARY INFORMATION: Planning will be conducted for lands (tracts) and minerals under the administration of the BLM. The tracts are located in more than 32 counties in Alabama and 19 counties in Mississippi. There are approximately 200,000 acres of BLM administered fluid mineral rights (oil and gas) under patented (private) lands in Alabama and Mississippi. BLM administered coal in these States may be addressed, if there are expressions of interest for future leasing and development.