Section 17. Self-Contained Vehicles

a. In Pilot Knob, Midland, Tamarisk, and Hot Springs LTVAs, you may camp only in self-contained camping units. The La Posa, Imperial Dam, and Mule Mountain LTVAs are restricted to self-contained camping units, except within 500 feet of a vault or restroom.

b. Self-contained camping units must have a permanent, affixed waste water holding tank of 10-gallon minimum capacity. The BLM does not consider port-a-potty systems, systems that utilize portable holding tanks, or permanent holding tanks of less than 10-gallon capacity, to be self-contained.

# Section 18. Campfires

You may have campfires in LTVAs, subject to all local, State, and Federal regulations. You must comply with posted rules.

Section 19. Wood Collection

Do not collect wood within LTVAs. You may not possess native firewood(i.e., mesquite, ironwood, palo verde) within LTVAs. Please contact the nearest BLM office for current regulations concerning wood collection.

Section 20. Speed Limit

The speed limit in LTVAs is 15 miles per hour or as otherwise posted.

Section 21. Off-Highway Vehicle Use

Motorized vehicles must remain on existing roads, trails, and washes.

Section 22. Vehicle Use

Do not operate any vehicle in violation of State or local laws and regulations relating to use, standards, registration, operation, and inspection.

Section 23. Firearms

Do not discharge or otherwise use firearms or weapons inside or within 1/2 mile of LTVAs.

Section 24. Vending Permits

You must have a vending permit to carry on any commercial activity. Please contact the nearest BLM office for information on vending or concession permits.

Section 25. Aircraft Use

Do not land or take off in aircraft, including ultralights and hot air balloons, in LTVAs.

Section 26. Perimeter Camping

Do not camp within 1 mile outside the boundaries of Hot Springs, Tamarisk, and Pilot Knob LTVAs and within 2 miles outside the boundary of Midland LTVA. Section 27. Hot Springs Spa and Day Use Area

Food, beverages, glass containers, soap, pets, and/or motorized vehicles are prohibited within the fenced-in area at the Hot Springs Spa. Day use hours are 5 a.m. to midnight.

Section 28. Mule Mountain LTVA

You may camp only at designated sites within Wiley's Well and Coon Hollow campgrounds. You may have only 1 camping or dwelling unit per site.

Section 29. Imperial Dam and La Posa LTVAs

Do not camp overnight in desert washes in Imperial Dam and La Posa LTVAs.

Section 30. La Posa LTVA

You may enter La Posa LTVA only by legal access roads along U.S. Highway 95. Do not create or use any other access points. Do not remove or modify barricades, such as fences, ditches, and berms.

Section 31. Posted Rules

You must observe and obey all posted rules. Individual LTVAs may have additional specific rules in addition to these supplementary rules. If posted rules differ from these supplementary rules, the posted rules take precedence.

Section 32. Other Laws

If you hold an LTVA permit, you must observe and obey all Federal, State, and local laws and regulations applicable to the LTVA.

Section 33. Campsite Maintenance

You must keep the LTVA and, specifically, your campsite, in a neat, orderly, and sanitary condition.

Section 34. Length of Stay

Between April 16 and September 14, you may stay in an LTVA only 14 days in any 28-day period. After your 14th day of occupation at an LTVA, you must move outside of a 25-mile radius of that LTVA.

Section 35. Penalties

Under 43 CFR 2932.56(b), if you knowingly and willfully violate or fail to comply with any of the supplementary rules provided in this notice, the BLM will revoke your LTVA permit. You may also be subject to issuance of a citation and/or arrest with a fine under 18 U.S.C. 3571 and/or imprisonment under 18 U.S.C. 3581, and the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1733(a)).

Authorities: 43 U.S.C. 1701 et seq.

Helen M. Hankins,

Arizona Associate State Director.

Mike Pool,

California State Director.

[FR Doc. E7–18896 Filed 9–24–07; 8:45 am]

BILLING CODE 4310-32-P

## **DEPARTMENT OF THE INTERIOR**

Bureau of Land Management [CO 931 1220 PA]

Proposed Supplementary Rule to Establish Application Fees for Commercial, Competitive, and Organized Group Activity and Event Special Recreation Permits

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Proposed supplementary rule; Correction.

SUMMARY: The Bureau of Land Management (BLM) published in the Federal Register of September 11, 2007, a document concerning a proposal to establish supplementary rules addressing Special Recreation Permit (SRP) fees. Inadvertently an effective date, October 1, 2007, was inserted in the SUMMARY section of the proposed rule. The document also included a penalty section that was inappropriate for the requirement in the proposed supplementary rule. This correction notice also removes that penalty provision.

FOR FURTHER INFORMATION CONTACT: Jack Placchi, Outdoor Recreation Planner Bureau of Land Management, Colorado State Office, 2850 Youngfield, Lakefield, Colorado 80215, (303) 239–3832.

**SUPPLEMENTARY INFORMATION:** The BLM published a document in the **Federal Register** of September 11, 2007 (72 FR 51835) giving the incorrect date of October 1, 2007, as the date the proposed fees would become effective. This correction removes that date and revises the language published on September 11, 2007.

# Corrections

In the **Federal Register** of September 11, 2007, in FR Doc. E7–17827, make the following corrections:

On page 51834, in the third column, correct the sixth (6th) sentence of the **SUMMARY** to read as follows:

**SUMMARY:** \* \* The proposed application fees are:

New Special Recreation Permits— \$100

Renewals (re-issuance of expiring/expired permits)—\$50

 $Transfers \!\!-\!\!\!-\!\!\!\$100$ 

Annual operating authorizations—No fee charged \* \* \*

On page 51837, in the first column, correct the document by removing the final paragraph and the heading "Penalties."

Dated: September 20, 2007.

#### Ted Hudson,

Acting Chief, Division of Regulatory Affairs. [FR Doc. E7–18876 Filed 9–24–07; 8:45 am] BILLING CODE 4310–GG–P

#### **DEPARTMENT OF THE INTERIOR**

### **Bureau of Land Management**

[UT-921; UTU-83478]

# Notice of Proposed Withdrawal and Transfer of Jurisdiction; Utah

AGENCY: Bureau of Land Management,

Interior.

**ACTION:** Notice.

**SUMMARY:** The United States Department of Energy (DOE) has filed an application requesting the Secretary of the Interior to segregate from the mining laws approximately 1,476.5 acres of public lands associated with a proposed withdrawal and transfer of jurisdiction. The proposed withdrawal will protect public health and safety on lands contaminated by previous mining and milling operations. This notice temporarily segregates the lands for up to 2 years from location and entry under the United States mining laws while the withdrawal application is being processed.

**DATE:** Comments must be received on or before December 24, 2007.

ADDRESSES: Comments should be sent to the Moab Field Manager, Bureau of Land Management, 82 East Dogwood Avenue, Moab, Utah 84532.

#### FOR FURTHER INFORMATION CONTACT:

Mary von Koch, Realty Specialist, Moab Field Office, at the above address, (435) 259–2128.

SUPPLEMENTARY INFORMATION: The United States Department of Energy has filed an application with the Bureau of Land Management to segregate from the United States mining laws the public lands described below. Jurisdiction over approximately 1,476.5 acres will ultimately be withdrawn and transferred from the Department of the Interior to the Department of Energy, subject to

# valid existing rights. **Salt Lake Meridian**

A parcel of land within sections 17, 18, 19, 20, and 21, T. 29 S., R. 24 E., San

Juan County, Utah, more particularly described as follows:

Beginning at the NE corner section 21, T 29 S, R 24 E, SLM, and proceeding thence with the north line of section 21 N 89°47′38″ W 2641.47 feet to the north 1/4 corner of section 21, thence with the north line of section 21 N 89°48'01" W 2632.51 feet to the NW corner of section 21, thence with the north line of section 20 N 89°57′11" W 626.74 feet to the SE corner of section 17, thence with the east line of section 17 N 00°09'50" E 2348.18 feet to the west \(^1\section\) corner of section 16, thence with the east line of section 17 N 00°14'39" E 278.89 feet to the east ½ corner of section 17, thence with the center 1/4 line S 89°58'28" W 4651.57 feet to the 1/4 corner of sections 17 and 18, thence with the center 1/4 line N 89°52′47" W 2638.81 feet to the center 1/4 corner of section 18, thence with the center 1/4 line S 00°05'13" W 2642.09 feet to the 1/4 corner sections 18 and 19, thence with the center 1/4 line of section 19 S 00°01′31" E 2642.73 feet to the center ½ corner section 19, thence with the center 1/4 line of section 19 N  $89^{\circ}59'10''$  E 2641.20 feet to  $^{1}\!/_{4}$  corner to sections 19 and 20, thence with the center 1/4 line of section 20 N 89°51′20″ E 2640.14 feet to the center 1/4 corner section 20, thence with the center 1/4 line of section 20 S 00°09'42" E 2641.01 feet to the 1/4 corner to sections 20 and 29. thence with the south line of section 20 N 89°49'47" E 2633.42 feet to the corner to sections 20, 21, 28 and 29, thence with the south line of section 21 S 89°49′24" E 3285.09 feet, thence with the exterior boundary of patented lands the following 21 courses: N 12°47′08" E 1409.64 feet, thence N 72°20'49" W 599.75 feet, thence N 67°51′26" W 599.74 feet, thence S 12°47'32" W 1498.74 feet, thence N 68°35′52" W 600.45 feet, thence N 12°47′08" E 1499.50 feet, thence N 72°49'52" W 600.00 feet, thence N 07°08'08" E 1169.49 feet, thence N 80°44'52" W 182.88 feet, thence N 14°59'08" E 429.75 feet, thence N 89°48'52" W 219.34 feet, thence N 00°11′08″ E 1499.50 feet, thence S 89°48'52" E 599.50 feet, thence S 00°11′08" W 1390.07 feet, thence S 80°44′52" E 1153.05 feet, thence S 14°59'08" W 511.78 feet, thence S 67°54′52" E 444.63 feet, thence S 72°20′52" E 600.00 feet, thence S  $80^{\circ}10'52''$  E 600.00 feet, thence S  $85^{\circ}07'52''$  E 600.00 feet, thence N 86°21′08" E 290.00 feet to the east line of section 21, thence with the east line of said section 21 N 00°02′24″ E 2541.98 feet to the point of beginning.

The area described contains approximately 1476.5 acres in San Juan County.

The purpose of the proposed withdrawal and transfer of jurisdiction is to allow the United States Department of Energy perpetual administration over the land as a hazardous material site under the authority of the Uranium Mill Tailings Radiation Control Act of 1978, 42 U.S.C. 7902, et seq.

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 action may present their views in writing to the BLM Moab Field Manager, at the address noted above.

Comments, including names and street addresses of respondents, and records relating to the proposed withdrawal will be available for public review during regular business hours at the Moab Field Office at the address specified above. Individual respondents may request confidentiality. Before including your address, phone number, e-mail address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comments to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

This application will be processed in accordance with the regulations set forth in 43 CFR 2300.

Rights-of-way, leases, permits, cooperative agreements and other discretionary land use authorizations of a temporary nature would continue under the BLM during the 2-year segregation period.

No water rights would be needed to fulfill the purpose of this withdrawal.

Effective on the date of publication of this notice, the lands will be segregated from location and entry under the United States mining laws. The segregative effect of this application will terminate September 25, 2009, unless final withdrawal action is taken or the application is denied or cancelled prior to that date (43 CFR 2310.2). Notice of any action will be published in the **Federal Register**.

Notice is hereby given that an opportunity for a public meeting is afforded in connection with the proposed withdrawal and transfer of jurisdiction. All interested persons who desire a public meeting for the purpose of being heard on the proposed withdrawal and transfer of jurisdiction must submit a written request to the BLM Moab Field Office at the address indicated above within 90 days from the