purchased before the HSA, remaining in storage. This helium will be delivered in proportion to each refiner's volume in storage up to 3 percent each month.

Each refiner will be allowed delivery of helium up to the prescribed amount calculated in  $AL_R$  and PHSA. If a refiner

receives more than allowed, the overage will be subtracted from the volume calculated to be delivered in the next calculation month. Amounts not delivered will not carry forward to the next calculation month. Refiners that provide tolling services to non-refiners for any of the non-refiners' helium will

earn a 2 for 1 credit applied to the next calculation month determination of the refiner's  $AL_R$ .

3.04 Do you have a hypothetical example of how the Delivery Schedule would be implemented? An example of the process detailed in section 3.03 follows:

	Planned	Refiner	Toller A	Refiner allowed	Refiner actual	Toll actual	Carry over
Refiner A:							
In-Kind	2,000	2,000	500	2,500	1,990	500	
Auction	2,500	2,500	750	3,250	2,400	750	
Allocated	30,080	30,080		30,080	25,000		2,500
Pre-HSA Stored	1,567	1,567		1,567	1,500		
Refiner B:							
In-Kind	2,000	2,000		2,000	2,100		
Auction	200	200		200	200		
Allocated	45,119	45,119		45,119	46,000		(881)
Pre-HSA Stored	1,791	1,791		1,791	1,791		
Toller A:							
In-kind	500						
Auction	750						
Pre-HSA Stored							

In the example, Refiner A is receiving 4,500 Mcf of in-kind and auction helium, and refining for Toller A an additional 1,250 Mcf of Toller A's inkind and auction helium. Refiner A also has 30,080 Mcf of allocated helium purchased at Phase A or Phase B sales and a percentage of its pre-HSA stored volume of 1,567 Mcf available for delivery. As a result of the 1,250 Mcf of tolling, Refiner A will get a 2,500 Mcf credit in the next calculation month determination for allowed allocated helium delivery. Refiner B is receiving 2,200 Mcf of in-kind and auction helium. It actually received 100 Mcf more of auction helium with no penalty. Since Refiner B did not toll any helium for a non-refiner, it did not earn a subsequent tolling credit. However, Refiner B did overdraw its allowance of allocated helium by 881 Mcf. This overage will be deducted during the next calculation month. Toller A had its in-kind and auction helium refined. Not illustrated in the example is a circumstance where there is not enough monthly production capacity to meet refiner and toller planned helium delivery. When planned delivery exceeds available delivery capacity, the allocated helium delivery (after prior calculation month corrections) will be prorated based on refiner/non-refiner total helium in storage.

## **In-Kind Program**

4.01 What is the Federal In-Kind Program? Federal helium suppliers, who have contracts to supply helium to the Federal Government (agencies, government contractors, and

universities with certified Federal grant numbers), are required to buy like amounts of helium from the Federal Helium Reserve. The supplied helium may originate from sources other than the Federal Helium Reserve.

Replenishment of helium volumes provided to the government typically takes about 5 months to complete; however, the helium is sold to the suppliers at a discounted rate compared to open market rate.

4.02 Who participates in the Program? Federal helium suppliers, Federal agencies and grant recipients participate in the Federal In-Kind Program.

4.03 How do I participate? You may be a participant in the Federal In-Kind Program if you are a supplier of pure helium and have entered into contracts to supply helium to the Federal Government; or you are a Federal agency requesting helium deliveries; or you are a Federal end user with a per location local volume of 200 Mcf per year and wish to participate in the In-Kind Program. Potential Federal end users/Federal grant recipients and universities are encouraged to register with the BLM at the provided Web page link; http://www.blm.gov/nm/helium.

Before including your address, phone number, email 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 may ask us in your comment to withhold your personal identifying information from public review, we

cannot guarantee that we will be able to do so.

**Authority:** The Helium Stewardship Act of 2013, Public Law 113–40, codified to various sections in 50 U.S.C. 167–167q.

#### Jesse J. Juen,

State Director, New Mexico.

[FR Doc. 2014–11410 Filed 5–15–14; 8:45 am]

BILLING CODE 4310-FB-P

### **DEPARTMENT OF THE INTERIOR**

### **Bureau of Land Management**

[F-14922-B; LLAK940000-L14100000-HY0000-P]

### **Alaska Native Claims Selection**

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

**ACTION:** Notice of decision approving lands for conveyance.

**SUMMARY:** As required by 43 CFR 2650.7(d), notice is hereby given that an appealable decision will be issued by the Bureau of Land Management (BLM) to Cully Corporation, Inc. The decision approves the surface estate in the lands described below for conveyance pursuant to the Alaska Native Claims Settlement Act (43 U.S.C. 1601, et seq.). The subsurface estate in these lands will be conveyed to Arctic Slope Regional Corporation when the surface estate is conveyed to Cully Corporation, Inc. The lands are in the vicinity of Pt. Lay, Alaska, and are located in: U.S. Šurvey No. 7232, Alaska.

Containing 454.42 acres.

Notice of the decision will also be published once a week for four consecutive weeks in the *Arctic Sounder*.

**DATES:** Any party claiming a property interest in the lands affected by the decision may appeal the decision in accordance with the requirements of 43 CFR part 4 within the following time limits:

1. Unknown parties, parties unable to be located after reasonable efforts have been expended to locate, parties who fail or refuse to sign their return receipt, and parties who receive a copy of the decision by regular mail which is not certified, return receipt requested, shall have until June 16, 2014 to file an appeal.

2. Parties receiving service of the decision by certified mail shall have 30 days from the date of receipt to file an appeal.

Parties who do not file an appeal in accordance with the requirements of 43 CFR part 4 shall be deemed to have waived their rights. Notices of appeal transmitted by electronic means, such as facsimile or email, will not be accepted as timely filed.

ADDRESSES: A copy of the decision may be obtained from: Bureau of Land Management, Alaska State Office, 222 West Seventh Avenue, #13, Anchorage, AK 99513–7504.

FOR FURTHER INFORMATION CONTACT: The BLM by phone at 907–271–5960 or by email at blm\_ak\_akso\_public\_room@blm.gov. Persons who use a Telecommunications Device for the Deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 to contact the BLM during normal business hours. In addition, the FIRS is available 24 hours a day, 7 days a week, to leave a message or question with the BLM. The BLM will reply during normal business hours.

### Joe J. Labay,

Land Transfer Resolution Specialist, Division of Lands and Cadastral.

[FR Doc. 2014–11419 Filed 5–15–14; 8:45 am] BILLING CODE 4310–JA–P

# **DEPARTMENT OF THE INTERIOR**

## **Bureau of Land Management**

[LLWY910000 L16100000 XX0000]

Notice of Public Meeting; Wyoming Resource Advisory Council

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

111161101.

**ACTION:** Notice of public meeting.

SUMMARY: In accordance with the Federal Land Policy and Management Act of 1976 and the Federal Advisory Committee Act of 1972, the U.S. Department of the Interior, Bureau of Land Management (BLM) Wyoming Resource Advisory Council (RAC) will meet as indicated below.

**DATES:** The meeting will be held Wednesday, June 25, 2014 (1 to 5 p.m.), Thursday, June 26, 2014 (7:15 a.m. to 5 p.m.), and Friday, June 27, 2014 (8 a.m. to noon).

**ADDRESSES:** The meeting will be held at the Best Western Plus Fossil Country Inn and Suites (Best Western), 760 U.S. Highway 189, Kemmerer, Wyoming. The June 26 meeting will begin with a site visit that will leave from the Best Western.

### FOR FURTHER INFORMATON CONTACT:

Christian Venhuizen, Wyoming Resource Advisory Council Coordinator, Wyoming State Office, 5353 Yellowstone Road, Cheyenne, WY 82009; telephone 307-775-6103; email cvenhuizen@blm.gov. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1-800-877-8339 to contact the above individual during normal business hours. The FIRS is available 24 hours a day, 7 days a week, to leave a message or question with the above individual. You will receive a reply during normal business hours. SUPPLEMENTARY INFORMATION: This 10member RAC advises the Secretary of the Interior on a variety of management issues associated with public land management in Wyoming.

Planned agenda topics include discussions on Greater Sage-Grouse habitats, wildfire fuels, proposals to improve public participation in meetings, and follow-up to previous RAC meetings.

On Wednesday, June 25, the meeting will begin at 1 p.m., at the Best Western conference room. On Thursday, June 26, there will be site visits of sage-grouse habitats, reclamation of Ruby Pipeline sites in portions of southwest Wyoming and fire sites. The public is invited to attend, but must provide their own transportation. The site visit will leave from the Best Western in Kemmerer, at 7:15 a.m. The meeting will resume at the Best Western conference room at 1:30 p.m. On Friday, June 27, the meeting will begin at 8 a.m. at the Best Western conference room.

All RAC meetings are open to the public with time allocated for hearing public comments. On Friday, June 27, there will be a public comment period beginning at 8 a.m. The public may also submit written comments to the RAC.

Depending on the number of persons wishing to comment and time available, the time for individual oral comments may be limited. If there are no members of the public interested in speaking, the meeting will move promptly to the next agenda item.

Dated: May 9, 2014.

## Donald A. Simpson,

State Director.

[FR Doc. 2014-11321 Filed 5-15-14; 8:45 am]

BILLING CODE 4310-22-P

### **DEPARTMENT OF THE INTERIOR**

### **Bureau of Land Management**

[LLCAN060000; L14300000; EU0000; CACA 54251]

Notice of Realty Action: Non-Competitive (Direct) Sale of Reversionary Interest, Butte County, CA

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

**ACTION:** Notice of Realty Action.

**SUMMARY:** The Bureau of Land Management (BLM), Redding Field Office, proposes to sell the Federal reversionary interest in 5 acres of land in Butte County, California, near Forbestown. The land was previously conveyed out of Federal ownership in 1971 subject to a Federal reversionary interest which is now proposed for sale under the authority of the Federal Land Policy and Management Act of 1976 (FLPMA). The Federal reversionary interest will be sold to the Forbestown Lodge No. 50, Free and Accepted Masons, a California non-profit association, for \$41,000, which represents the appraised fair market value of \$50,000 today, less the \$9,000 previously paid for the land in 1971.

**DATES:** Comments regarding the proposed sale must be received by the BLM on or before June 30, 2014.

ADDRESSES: Send written comments concerning the proposed sale to the Field Manager, BLM, Redding Field Office, 355 Hemsted Drive, Redding, CA 96002.

### FOR FURTHER INFORMATION CONTACT:

Ilene Emry, Realty Specialist, BLM Redding Field Office, telephone 530—224—2100; address 355 Hemsted Drive, Redding, CA 96002. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1—800—877—8339 to contact the above individual during normal business hours. The FIRS is available 24 hours a day, 7 days a week, to leave a message or question with the