Sec. 31, 33 thru 36; Protraction block 37.
T. 37 N., R. 20 E., Secs. 1 thru 3;
Secs. 4, 5, and 8, except those portions within the Pasayten Wilderness;
Secs. 9 thru 16;
Secs. 17 thru 19, except those portions within the Pasayten Wilderness;
Secs. 20 thru 35; Protraction block 37.
T. 37 N., R. 21 E., All.
T. 37 N., R. 22 E., All.
T. 37 N., R. 23 E., Secs. 2, that portion lying westerly of ridge that divides Twenty Mile Creek from Sinlahekin Creek;
Secs. 3 thru 10;
Sec. 11, that portion lying westerly of ridge that divides Twenty Mile Creek from Sinlahekin Creek;
Sec. 14, that portion lying westerly of ridge that divides Twenty Mile Creek from Lone Fork Creek;
Secs. 15 thru 22;
Secs. 23, 26, and 27, those portions lying westerly of ridge that divides Twenty Mile Creek from Lone Fork and Salmon Creeks;
Secs. 28 thru 33;
Secs. 34 and 35, those portions lying westerly of ridge that divides Boulder Creek from Salmon and Peak Creeks.
T. 38 N., R. 20 E., Secs. 9 thru 14, except those portions within the Pasayten Wilderness;
Sec. 15;
Secs. 16 and 21, except those portions within the Pasayten Wilderness;
Secs. 22 thru 27;
Secs. 28 and 33, except those portions within the Pasayten Wilderness;
Secs. 34 thru 36.
T. 38 N., R. 21 E., Secs. 7, 13, and Secs. 18 thru 24, except those portions within the Pasayten Wilderness;
Secs. 25 thru 36.
T. 38 N., R. 22 E., Secs. 9 thru 11, except those portions within the Pasayten Wilderness;
Secs. 14 and 15;
Secs. 16 thru 18, except those portions within the Pasayten Wilderness;
Secs. 19 thru 23, and Secs. 26 thru 35; Protraction block 37, except that portion within the Pasayten Wilderness; protraction block 38; Protraction block 39, except that portion within the Pasayten Wilderness; protraction blocks 40 thru 43.
T. 38 N., R. 23 E., Secs. 3, that portion lying westerly of ridge dividing Wildhorse and Dog Creeks from Hilltop Creek;
Secs. 4 thru 9;
Secs. 10, 14 and 15, those portions lying westerly of ridge dividing Do and Thirty Mile Creeks from Hilltop and Crosby Creeks;
Secs. 16 thru 21;
Secs. 22, 23, and 26, those portions lying westerly of ridge dividing Twenty Mile Creek from Crosby and Toasts Coulee Creeks; Secs. 27 thru 33;
Secs. 34 and 35, those portions lying westerly of ridge dividing Twenty Mile Creek from Toasts Coulee Creek.
T. 39 N., R. 22 E., Sec. 35, except that portion within the Pasayten Wilderness; Protraction block 42, except that portion within the Pasayten Wilderness.
T. 39 N., R. 23 E., Secs. 3 thru 9, except those portions within the Pasayten Wilderness;
Sec. 15, that portion lying westerly of ridge dividing Queer Creek and Middle Fork Toats Coulee Creek and except that portion within the Pasayten Wilderness;
Secs. 16 thru 19, except those portions within the Pasayten Wilderness;
Secs. 20 and 21;
Secs. 22 and 27, that portion lying westerly of ridge dividing Queer Creek and Middle Fork Toats Coulee Creek;
Secs. 28 and 29;
Sec. 30, except that portion within the Pasayten Wilderness;
Secs. 31 thru 33;
Sec. 34, that portion lying westerly of ridge dividing Wildhorse Creek from Hilltop and Middle Fork Toats Coulee Creeks.
The areas described aggregate 340,079 acres of National Forest System lands in Okanogan County, Washington.
Non-Federal mineral lands located within the boundaries of the proposed withdrawal areas will not be affected. Licenses, permits, cooperative agreements, or discretionary land use authorizations of a temporary nature that will not significantly impact the values to be protected by the withdrawal may be allowed with the approval of the authorized FS officer during the temporary segregation period. FS surface occupancy regulations will not adequately constrain land uses allowed under the General Mining Law (as amended) and the Mineral Leasing Act of 1920 (as amended). There are no suitable alternative sites for the withdrawal. No water rights would be needed to fulfill the purpose of the requested withdrawal. Records related to the application may be examined by contacting Jacob Childers, BLM Oregon/Washington State Office at the address or phone number listed above.
For a period until March 30, 2017, all persons who wish to submit comments, suggestions, or objections in connection with the proposed withdrawal may present their views in writing to the BLM Oregon/Washington State Office, State Director at the address indicated above. Information regarding the withdrawal application will be available for public review at the BLM Oregon State Office, 1220 SW 3rd Avenue, Portland, OR 97204 and at the Okanogan-Wenatchee National Forest, 215 Melody Lane, Wenatchee, WA 98801 during regular business hours, 8:45 a.m. to 4:30 p.m. Monday through Friday, except Federal holidays. 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. Individuals who submit written comments may request confidentiality by asking us in your comment to withhold your personal identifying information from public review; however, we cannot guarantee that we will be able to do so.
Notice is hereby given that a minimum of at least one public meeting will be held in conjunction with the withdrawal application. A notice of the time and place will be published in the Federal Register and a local newspaper at least 30 days before the scheduled date of any meetings.
For a period until December 31, 2018, subject to valid existing rights, the lands described in this notice will be segregated from settlement, sale, location, and entry under the public land laws, location and entry under the United States mining laws, and operation of the mineral and geothermal leasing laws, unless the application is denied or canceled or the withdrawal is approved prior to that date. This application will be processed in accordance with the regulations set forth in 43 CFR part 2300.
Lenore Hepler,
Branch Chief, Land, Mineral and Energy Resources.
[FR Doc. 2016–31746 Filed 12–29–16; 8:45 am]
BILLING CODE 4311–15–P
DEPARTMENT OF THE INTERIOR
Bureau of Land Management
[LLNV912000. L13400000.PQ0000
LXSS006F0000 261A; 14–1109;
MO#4500102930]
Notice of Public Meetings: Sierra Front-Northwestern Great Basin Resource Advisory Council, Nevada
AGENCY: Bureau of Land Management, Interior.
ACTION: Notice of public meetings.
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) Sierra Front-
Northwestern Great Basin Resource Advisory Council (RAC), will hold one meeting in Nevada, in January 2017. The meeting is open to the public.

DATES AND TIME: January 26, 2017, at the Carson City BLM Office (5665 Morgan Mill Road) in Carson City, Nevada. A field trip will be held the same day in the afternoon within the Carson City BLM District. Approximate meeting time is 8 a.m. to 1 p.m. with a field tour in the afternoon. However, the meeting and field tour could end earlier if discussions and presentations conclude before 4 p.m. The meeting will include a public comment period at approximately 8:15 a.m. and approximately 12:15 p.m.

FOR FURTHER INFORMATION CONTACT: Lisa Ross, Public Affairs Specialist, Carson City District Office, 5665 Morgan Mill Road, Carson City, NV 89701, telephone: (775) 865–6107, email: lross@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: The 15-member Council advises the Secretary of the Interior, through the BLM, on a variety of planning and management issues associated with public land management in Nevada. Topics for discussion at the meeting will include, but are not limited to:

- January 26—Review of last year’s goals and assess achievements, spring/riparian management discussion and recommendations, RAC subcommittee report, and District managers’ updates. The Council may raise other topics at the meetings.

Final agendas will be posted on-line at the BLM Sierra Front-Northwestern Great Basin RAC Web site at https://www.blm.gov/node/6214 and will be published in local and regional media sources at least 14 days before each meeting.

Individuals who need special assistance such as sign language interpretation or other reasonable accommodations, or who wish to receive a copy of each agenda, may contact Lisa Ross no later than 10 days prior to each meeting.

Stephen D. Clutter,
Chief, Office of Communications.

DEPARTMENT OF INTERIOR
Bureau of Land Management

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Notice of Availability of the Record of Decision for the Moab Master Leasing Plan/Approved Resource Management Plan Amendments for the Moab and Monticello Field Offices, UT

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: The Bureau of Land Management (BLM) announces the availability of the Record of Decision (ROD) for the Moab Master Leasing Plan (MLP)/Approved Resource Management Plan Amendments for the Moab and Monticello Field Offices (Approved Plan). On December 15, 2016, the Utah State Director signed the ROD, which constitutes the final decision of the BLM and makes the Approved Plan effective immediately.

ADDRESSES: Copies of the ROD and Approved Plan are available upon request, and available for public inspection at the following locations:

- Bureau of Land Management, Utah State Office, 440 West 200 South, Suite 500, Salt Lake City, Utah.
- Bureau of Land Management, Moab Field Office, 82 East Dogwood, Moab, Utah.
- Bureau of Land Management, Monticello Field Office, 365 North Main, Monticello, Utah.

The ROD and Approved Plan, together with accompanying background documents, are available online at: http://go.usa.gov/xksyS.

FOR FURTHER INFORMATION CONTACT: Brent Northrup, Project Manager, BLM Moab Field Office, 82 East Dogwood, Moab, UT 84532, telephone 435–259–2151 or email bnorthup@blm.gov. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Relay Service at 1–800–877–8339 to contact the above individual. The Service 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: The Approved Plan is the culmination of a significant effort by the BLM and interested members of the public, community stakeholders, and other local, State, and Federal partners, to provide for responsible mineral development in balance with healthy wildlife habitat, clean air and water, and a vital recreation economy.

The Approved Plan addresses mineral leasing and development on 785,567 acres of BLM-administered land within the Moab and Monticello Field Offices. The Approved Plan amends mineral leasing decisions in portions of the existing Moab and Monticello Resource Management Plans that were completed in 2008.

The Proposed Plan was selected as the Approved Plan because it is the alternative that best balances competing considerations between outdoor recreation, iconic scenery, and development of oil/gas and potash deposits. The Approved Plan allows recreation and mineral extraction to occur in specified areas in order to minimize conflicts with resources.

The Preferred Alternative in the MLP Draft Amendment/Draft Environmental Impact Statement (EIS), with adjustments and clarifications, was carried forward as the Proposed Plan in the MLP/Final EIS released to the public on July 21, 2016. Five protest letters were received during the 30-day protest period on the Proposed Plan, which ended on August 22, 2016. The letters were addressed by the BLM Washington Office. During the Governor’s Consistency Review Process, the Governor sent correspondence to the BLM on September 22, 2016, identifying alleged inconsistencies between the Proposed Plan and the State’s San Juan County Energy Zone. After reviewing the information submitted, the BLM determined that the Proposed Plan is consistent with the Zone to the maximum extent practical based on the identified resource values. No modifications or corrections were made to the Approved Plan in response to the protest process and the Governor’s Consistency Review. The Governor did not appeal the BLM Utah State Director’s determination to the BLM Director.

The ROD does not include any implementation actions. The mineral leasing decisions in the Approved Plan are planning-level decisions and therefore are not appealable. Future implementation actions must be in conformance with the management direction in the Approved Plan; any such actions will result from future decisionmaking process(es), including appropriate environmental review.

Authority: 40 CFR 1506.6.

Edwin L. Roberson,
State Director.

[FR Doc. 2016–31743 Filed 12–29–16; 8:45 am]
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