land and makes it unavailable for mining claims, until such time as the selection is requested by the State and tentatively approved. For the reasons described throughout this letter, I do not think the plan will interfere with the State’s ability to develop a resource-based economy, but that the PRMP will promote future opportunities for mineral exploration and development, where appropriate.

4. The plan does not provide sustainable opportunities for mineral exploration or development consistent with State area plans, including areas in the White Mountain National Recreation Area (NRA) that have high potential for rare earth elements.

In your consistency review and appeal letters, you assert that the PRMP preempts mineral exploration and development, and by doing so, the PRMP is inconsistent with State plans, policies, and programs. However, I concur with the State Director’s finding that the PRMP is consistent with the State’s plans, policies, and programs, including the State’s policy to make mineral resources available for development. As noted in the State Director’s response, the PRMP recommends revoking ANCSA 17(d)(1) withdrawals on 1.7 million acres to open lands to mineral location, entry, and leasing, including 1.1 million acres in the Fortymile Subunit, 4,000 acres in the White Mountains Subunit, 547,000 acres in the Draanjik (Upper Black River) Subunit adjacent to State and State-selected land, and 30,000 acres in the Steese Subunit adjacent to State land. These recommendations are consistent with making mineral resources available for mineral development. Moreover, revoking the ANCSA 17(d)(1) withdrawals would not allow for new mining claims in the White Mountains NRA, as that area would remain withdrawn from the mining law by ANILCA. As noted in the response to comments on FEIS pp. 1520–1521, the PRMP recommends maintaining the ANILCA withdrawals for the Steese NCA and White Mountains NRA. It also recommends to the Secretary that the ANCSA 17(d)(1) withdrawals (Public Land Orders 5180 and 5179) be revoked as applied to these areas since they are duplicative of the ANILCA withdrawals and thus not necessary. Additionally, Public Land Order 5180 does not close the national conservation area to location of metalliferous mining claims (such as gold), so its protective effect is limited. Repealing the 17(d)(1) withdrawals would clean up the public land record by removing duplicative withdrawals, but it would not result in opening the lands to the mining law.

Your overarching recommendation is to revoke all ANCSA 17(d)(1) withdrawals, unconditionally. However, based on the foregoing, I find that the recommendations provided in your appeal letter do not meet the standard identified above for granting an appeal in accordance with 43 CFR 1610.3–2(e). Therefore, I affirm the Alaska State Director’s response to your finding of inconsistency and respectfully deny your appeal. The reasons outlined above for my decision on your appeal will also be published in the Federal Register pursuant to the applicable BLM regulations.

Further, please note that the BLM gave due consideration to the State’s concerns raised in the protest letter dated August 29, 2016. For a detailed response to these issues, many of which were raised in your consistency review letter, I refer you to the Director’s Protest Resolution Report.

The BLM and the State of Alaska have a long history of working cooperatively on the development of resource management plans. I appreciate the resources and input that you andyour staff have put into the process of developing the PRMP for the Eastern Interior planning area. As mentioned, I believe this plan balances responsible development with the protection and conservation of subsistence use, important habitats for fish and wildlife, and other special values. I look forward to our continued coordination as our teams work together to implement this plan.”

Authority: 43 CFR 1610.3–2(e).

Kristin Bail,
Assistant Director, Resources and Planning.

DEPARTMENT OF THE INTERIOR
Bureau of Land Management

Notice of Realty Action: Application for Conveyance of Federally Owned Mineral Interests in Maricopa County, AZ

Notice of Realty Action: Application for Conveyance of Federally Owned Mineral Interests in Maricopa County, AZ

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: The Bureau of Land Management (BLM) is processing an application under section 209 of the Federal Land Policy and Management Act of 1976 (FLPMA) to convey the federally owned mineral interests in a 799.57-acre parcel of land, located in Maricopa County, Arizona, to the surface owner, REO Funding Solution IV, LLC. Publication of this notice temporarily segregates the federally owned mineral interests in the land covered by the application from all forms of appropriation under the public land laws, including the mining laws, for up to 2 years while the BLM processes the application.

DATES: Interested persons may submit written comments to the BLM at the address listed below on or before March 6, 2017.

ADDRESSES: Bureau of Land Management, Phoenix District Office, 2105 North 7th Avenue, Phoenix, AZ 85027. Detailed information concerning this action is available for review at this address.

FOR FURTHER INFORMATION CONTACT: Benedict Parsons, Realty Specialist, at the address above, or by telephone at 623–580–5637, or email at bparsons@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 during business hours. The Service is available 24 hours a day, 7 days a week, to leave a message or question for the above individual. You will receive a reply during normal business hours.

SUPPLEMENTARY INFORMATION: The BLM is processing an application under section 209 of the Federal Land Policy and Management Act (FLPMA), 43 U.S.C. 1719(b), to convey the federally owned mineral interests that aggregate 799.57 acres, situated in Maricopa County, Arizona. The location of the federally owned mineral interest proposed for conveyance is intended to be identical in location as the privately owned surface interest of the applicant, and is described as follows.

Parcel No. 1

A parcel of land situated in the southwest quarter of section 12, being more specifically described as follows: COMMENCING at the southwest corner of said section 12, which bears North 89º14'17" West, a distance of 2644.37 feet from the south ¼ section corner of said section 12; THENCE South 89º14'17" East, along the south section line of said southwest ¼ of section 12, a distance of 330.55 feet to the point of beginning.
THENCE North 0°12′34″ West, leaving said south section line, a distance of 1330.92 feet; THENCE South 88°54′41″ East, a distance of 1198.47 feet; THENCE South 0°08′53″ East, a distance of 1324.06 feet to a point on said south section line of the southwest ¼, a distance of 1196.92 feet to the point of beginning, containing 36.49 acres of land.

Parcel No. 2
A parcel of land situated in the south half of section 12, being more particularly described as follows: COMMENCING at the southwest section corner of said section 12, which bears North 89°14′17″ West, a distance of 2644.37 feet from the south ¼ section corner of said section 12; THENCE South 89°14′17″ East, along said south section line of the southwest ¼, a distance of 1116.90 feet to the point of beginning; COMMENCING at the northeast section corner of said section 12, which bears North 16°57′18″ West, a distance of 2644.37 feet from the northeast section corner of said section 12; THENCE North 16°57′18″ East, along said east section line of the northeast ¼, a distance of 1116.90 feet to the point of beginning, containing 36.49 acres of land.

Parcel No. 3
A parcel of land situated in the southeast ¼ of section 12, being more particularly described as follows: COMMENCING at the southwest section corner of said section 12, which bears North 89°14′17″ West, a distance of 2633.94 feet from the southeast section corner of said section 12; THENCE South 89°14′17″ East, along the south section line of the southeast ¼ of said section 12, a distance of 1116.90 feet to the point of beginning; COMMENCING at the northeast section corner of said section 12, which bears North 16°57′18″ West, a distance of 2633.94 feet from the northeast section corner of said section 12; THENCE North 16°57′18″ East, along said east section line of the northeast ¼ of said section 12, a distance of 1116.90 feet to the point of beginning, containing 36.49 acres of land.

Parcel No. 4
A parcel of land situated in the southwest ¼ of section 12, being more particularly described as follows: COMMENCING at the southwest section corner of said section 12, which bears North 89°14′17″ West, a distance of 2644.37 feet from the south ¼ section corner of said section 12; THENCE South 89°14′17″ East, along said south section line of said southwest ¼ of section 12, a distance of 330.55 feet; THENCE North 0°12′34″ West, leaving said south section line, a distance of 1330.92 feet to the point of beginning; THENCE South 89°06′53″ West, leaving said north and south center line, a distance of 1232.04 feet to the point of beginning; Excluding that portion within the Gift Lode Mining Claim, M.S. 4503, conveyed by U.S. Patent No. 1220768 dated June 23, 1961, and recorded in the records of Maricopa County, Arizona, at Docket 3753, Page 360, containing 20.42 acres of land.

Parcel No. 7
A parcel of land situated in the northeast ¼ of section 12, being more particularly described as follows: COMMENCING at the north ¼ section corner of said Section 12, which bears North 89°57′16″ West, a distance of 2655.53 feet from the northeast section corner of said Section 12; THENCE South 0°05′11″ East, along the north and south center line of said section 12, a distance of 1150.23 feet to the point of beginning; THENCE South 88°27′04″ East, leaving said north and south center line, a distance of 1101.27 feet; THENCE South 0°21′27″ East, a distance of 1451.57 feet, to a point on the east and west center line of said section 12; THENCE North 88°27′04″ West, along said east and west center line, a distance of 1100.04 feet to the center ¼ section corner of said section 12; THENCE North 0°05′11″ West, along the north and south center line of said section 12, a distance of 1451.60 feet to the point of beginning; Excluding that portion within the Gift Lode Mining Claim, M.S. 4503, conveyed by U.S. Patent No. 1220768 dated June 23, 1961, and recorded in the records of Maricopa County, Arizona, at Docket 3753, Page 360, containing 35.47 acres of land.

Parcel No. 8
A parcel of land situated in the northeast ¼ of section 12, being more particularly described as follows: BEGINNING at the north ¼ section corner of said Section 12, which bears North 89°16′17″ West, a distance of 2655.53 feet from the northeast section corner of said Section 12, being the point of beginning; THENCE South 89°57′16″ East, along the north section line of the northeast ¼ of said section 12, a distance of 1615.53 feet; THENCE North 0°02′17″ East, leaving said north section line, a distance of 1522.73 feet; THENCE North 88°54′41″ West, a distance of 513.91 feet to a point on the east line of Parcel No. 7, hereinafter described; THENCE North 0°02′17″ West, a distance of 330.13 feet to the northeast corner of said Parcel No. 7.
A parcel of land situated in the northeast ¼ of section 12, being more particularly described as follows: COMMENCING at the north ¼ section corner of said Section 12, which bears North 89°14'17" West, a distance of 2644.37 feet from the southeast section corner of said Section 12; THENCE South 89°59'10" West, along the south section line of the southeast ¼ of said section 11, a distance of 315.48 feet to the point of beginning; THENCE North 00°11'13" West, a distance of 502.94 feet; THENCE North 89°44'33" East, a distance of 454.34 feet; THENCE South 00°11'13" East, a distance of 504.98 feet, to a point on the north line of Parcel No. 15, hereinafter described; THENCE North 90°00'00" West, a distance of 454.34 feet to the point of beginning, containing 5.53 acres of land.

Parcel No. 14
A parcel of land situated in the southeast ¼ of section 11, being more particularly described as follows: COMMENCING at the southeast section corner of said section 11, which bears North 89°14'17" West, a distance of 2644.37 feet from the south ¼ section corner of Section 12; THENCE South 89°59'10" West, along the south section line of the southeast ¼ of said section 11, a distance of 1310.93 feet; THENCE North 00°11'13" West, a distance of 315.69 feet; THENCE North 90°00'00" East, a distance of 504.98 feet; THENCE South 00°11'08" West, a distance of 1310.93 feet; THENCE North 89°44'47" East, a distance of 9.99 feet; THENCE 182.67 feet along an arc of a curve to the right having a radius distance of 135.00 feet, having a central angle of 77°31'39" and the long chord of which measures South 51°25'14" East, a distance of 169.05 feet; THENCE South 12°39'24" East, a distance of 164.66 feet; THENCE North 89°44'33" East, a distance of 332.78 feet, to the east section line of section 11; THENCE South 00°13'44" East, along the east section line of said section 11, a distance of 262.03 feet; THENCE North 00°11'08" West, leaving said south section line, a distance of 315.48 feet to the point of beginning, containing 4.48 acres of land.

Parcel No. 15
A parcel of land situated in the southeast ¼ of section 11, being more particularly described as follows: COMMENCING at the southeast section corner of said section 11, which bears North 89°14'17" West, a distance of 2644.37 feet from the south ¼ section corner of Section 12; THENCE South 89°59'10" West, along the south section line of the southeast ¼ of said section 11, a distance of 1310.93 feet; THENCE North 00°11'13" West, a distance of 315.69 feet to the point of beginning; THENCE South 00°11'13" West, a distance of 620.83 feet to the point of beginning; THENCE South 89°59'10" West, along the south section line of the southeast ¼ of said section 11, a distance of 690.10 feet; THENCE North 00°11'13" West, a distance of 315.69 feet; THENCE North 90°00'00" East, a distance of 690.10 feet; THENCE South 00°11'08" East, a distance of 315.52 feet to the point of beginning, containing 5.00 acres of land.

Parcel No. 16
A parcel of land situated in the southwest ¼ of section 12, being more particularly described as follows: BEGINNING at the southwest section corner of said section 12, which bears North 89°14'17" West, a distance of 2644.37 feet from the south ¼ section corner of said Section 12, being the point of beginning; THENCE South 89°14'17" East, along the south line of the southwest ¼ of Section 12, a distance of 330.55 feet; THENCE North 01°33'36" West, leaving said south line, a distance of 838.92 feet; THENCE North 88°27'04" West, a distance of 330.91 feet, to the west section line of said section 12; THENCE South 00°13'36" East, along the west section line of said section 12, a distance of 842.49 feet to the point of beginning, containing 6.38 acres of land. The areas described for Parcels Nos. 1 through 16 aggregate 435.21 acres.

AZA-036488
Parcel No. 1
Gila and Salt River Meridian, Maricopa County, Arizona
Sec. 1, east 1210.00 feet of the NE¼SW¼, east 1210.00 feet of the SE¼NW¼, and the east 1210.00 feet of Lot 3.
EXCEPT those portions lying within the following described lands:
EXCEPTION PARCEL NO. 1
BEGINNING at the north ¼ section corner of said section 1, which bears South 89°38'30" West, a distance of 2652.21 feet from the northwest ¼ section corner of said Section 1, being the point of beginning; THENCE South 00°10'19" West, a distance of 1980.03 feet; THENCE North 89°38'30" West, a distance of 400.00 feet; THENCE North 00°10'19" East, a distance of 1360.76 feet; THENCE North 89°38'30" West, a distance of 810.00 feet; THENCE North 00°10'19" East, a distance of 619.28 feet to a point on the north line of the northwest ¼ of said section 1; THENCE South 89°38'29" East, along said north line, a distance of 1210.00 feet to the point of beginning; EXCEPTION PARCEL NO. 2
COMMENCING at the north ¼ section corner of said section 1, from which the northwest section corner of said section 1 bears North 89°42'22" West, a distance of 2652.21 feet; THENCE South 89°42'22" West, a distance of 1210.00 feet to the point of intersection with the west line of the east 1210.00 feet of the west ¼ of Section 1;
THENCE South 00°06′00″ West along said west line, a distance of 2502.98 feet to the point of beginning;

THENCE South 89°07′50″ East, a distance of 805.67 feet;

THENCE South 15°34′22″ West, a distance of 1473.72 feet to the point of intersection with the east and west center line of the southwest ¼ of said Section 1;

THENCE North 88°24′21″ West, along said east and west center line, a distance of 415.55 feet to the point of intersection with the aforementioned west line of the east 1210.00 feet of the west ½ of Section 1;

THENCE North 00°06′00″ East along said west line, a distance of 1420.32 feet to the point of beginning.

Containing 39.80 acres of land.

Parcel No. 2
Sec. 1, lots 1 and 2, S½NE¼, N½SW¼SE¼, S½NW¼SE¼, N½SW¼SW¼SE¼, and N½SE¼SW¼SE¼.

Containing 224.56 acres of land.

Parcel No. 3
Sec. 12, E½SE¼.

Containing 80.00 acres of land.

The areas described for Parcels Nos. 1 through 3 aggregate 364.36 acres.

Section 209(b) of the FLPMA authorizes the conveyance of the federally owned mineral interests in land to the surface owner when the surface interest is not federally owned, upon payment of administrative costs. The objective is to allow consolidation of the surface and mineral interests when either one of the following conditions exist: (1) There are no known mineral values in the land; or (2) Where continued Federal ownership of the mineral interests interferes with or precludes appropriate non-mineral development and such development is a more beneficial use of the land than mineral development.

The applicant has deposited, a sum of funding sufficient to cover administrative costs, but not limited to, the cost for the mineral potential report.

Subject to valid existing rights, on January 19, 2017 the federally owned mineral interests in the land described above are hereby segregated from all forms of appropriation under the public lands laws, including the mining laws, while the application is being processed to determine if either one of the two specified conditions exists and, if so, to otherwise comply with the procedural requirements of 43 CFR part 2720. The segregative effect shall terminate upon: (1) Issuance of a patent or other document of conveyance as to such mineral interests; (2) Final rejection of the application; or (3) January 22, 2019, whichever occurs first.

Please submit all comments in writing to Benedict Parsons at the address listed above. 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 available to the public at any time. While you can ask in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

Authority: 43 CFR 2720.1–1.

Leon Thomas,
Phoenix District Manager.

[FR Doc. 2017–01203 Filed 1–18–17; 8:45 am]

BILLING CODE 4310–32–P

DEPARTMENT OF THE INTERIOR
Bureau of Land Management

[MNES—058247]

Notice of Application for Withdrawal and Notification of Public Meeting; Minnesota

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: The United States Forest Service (USFS) has filed an application with the Bureau of Land Management (BLM) requesting that the Secretary of the Interior withdraw, for a 20-year term, approximately 234,328 acres of National Forest System lands within the Rainy River Watershed on the Superior National Forest from disposition under the mineral and geothermal leasing laws, subject to valid existing rights. Publication of this notice temporarily segregates the lands for up to 2 years from the United States mineral and geothermal leasing laws while the withdrawal application is being processed.

DATES: Comments regarding this withdrawal proposal must be received by April 19, 2017. The BLM and the USFS will hold a public meeting in connection with the proposed withdrawal on March 16, 2017, from 5 p.m. to 7:30 p.m. Central Time (CT) at the Duluth Entertainment and Convention Center, 350 Harbor Drive, Duluth, MN 55802. During this 90-day comment period, the BLM and USFS will hold additional meetings in other areas of the State, notices of which will be provided in local newspapers or on agency Web sites. The USFS’ 90-day scoping period associated with preparing an environmental impact statement (EIS) was announced on January 13, 2017 in the Federal Register. The EIS will analyze the impacts of the proposed withdrawal and an amendment to the Superior National Forest Land and Resource Management Plan. Additional opportunities for public comment will be provided during the preparation of that EIS.

ADO VERS ES: Comments regarding this withdrawal proposal should be sent to the Deputy State Director of Geospatial Services, Bureau of Land Management, Eastern States Office, 20 M Street SE., Suite 950, Washington, DC 2003; or by facsimile at 202–912–7710. Comments sent by email will not be accepted. The March 16, 2017, BLM and USFS public meeting location is the Duluth Entertainment and Convention Center, 350 Harbor Drive, Duluth, MN 55802.

FOR FURTHER INFORMATION CONTACT: Dominica VanKoten, BLM Eastern States Office, 202–912–7756 during regular business hours, 8 a.m. to 4:30 p.m. Monday through Friday, except holidays. 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. You will receive a reply during normal business hours.

SUPPLEMENTARY INFORMATION: The applicant is the USFS. The application requests the Secretary of the Interior to withdraw National Forest System lands in the Superior National Forest from disposition under the United States mineral and geothermal leasing laws for a period of 20 years to protect and preserve the natural resources and waters located within the Rainy River Watershed that flow into the Boundary Waters Canoe Area Wilderness (BWCAW) and the Boundary Waters Canoe Area Wilderness Mining Protection Area (MPA) in northeastern Minnesota. The lands will remain open to other forms of use and disposition as may be allowed by law on National Forest System lands, including the disposition of mineral materials.

All the National Forest System Lands identified in the townships below and any lands acquired by the Federal government within the exterior boundaries described below are included in the withdrawal application. This area excludes the BWCAW and the Boundary Waters Canoe Area Wilderness MPA, as depicted on the map entitled Appendix B: Superior National Forest, dated December 5, 2016. This map is available from the BLM Eastern States Office at the address listed above, and from the USFS Superior National Forest office.