102(2)(C) of the National Environmental Policy Act, pursuant to 516 Departmental Manual (DM), Chapter 2, Appendix 1. In addition, the proposed rules do not meet any of the 10 criteria for exceptions to categorical exclusions listed in 516 DM, Chapter 2, Appendix 2. Pursuant to Council on Environmental Quality regulations (40 CFR 1508.4) and the environmental policies and procedures of the Department of the Interior, the term "categorical exclusions" means a category of actions that do not individually or cumulatively have a significant effect on the human environment, that have been found to have no such effect in procedures adopted by a Federal agency, and for which neither an environmental assessment nor an environmental impact statement is required.

#### Regulatory Flexibility Act

Congress enacted the Regulatory Flexibility Act (RFA) of 1980, as amended, 5 U.S.C. 601-612, to ensure that Government regulations do not unnecessarily or disproportionately burden small entities. The RFA requires a regulatory flexibility analysis if a rule would have a significant economic impact, either detrimental or beneficial, on a substantial number of small entities. The supplementary rule does not pertain specifically to commercial or governmental entities of any size, but to public recreational use of specific public lands. It merely makes clear when a fee that is already charged must be paid. Therefore, BLM has determined under the RFA that the proposed supplementary rules would not have a significant economic impact on a substantial number of small entities.

Small Business Regulatory Enforcement Fairness Act (SBREFA)

The supplementary rules do not constitute a "major rule" as defined at 5 U.S.C. 804(2). Again, the supplementary rules merely clarify when a fee that is already charged must be paid. The supplementary rules have no effect on business—commercial or industrial—use of the public lands.

Executive Order 12630, Governmental Actions and Interference With Constitutionally Protected Property Rights (Takings)

The proposed supplementary rules do not represent a government action capable of interfering with constitutionally protected property rights. They merely clarify when a fee that is already charged must be paid. Therefore, the Department of the Interior has determined that the

proposed rules would not cause a taking of private property or require further discussion of takings implications under this Executive Order.

Executive Order 13132, Federalism

The proposed rules will not have a substantial direct effect on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. They merely clarify when a fee that is already charged must be paid. Therefore, in accordance with Executive Order 13132, BLM has determined that these proposed rules do not have sufficient Federalism implications to warrant preparation of a Federalism Assessment.

Executive Order 12988, Civil Justice Reform

Under Executive Order 12988, the Office of the Solicitor has determined that these proposed rules would not unduly burden the judicial system and that it meets the requirements of sections 3(a) and 3(b)(2) of the Order.

Executive Order 13175, Consultation and Coordination With Indian Tribal Governments [Replaces Executive Order 13084]

In accordance with Executive Order 13175, we have found that the final supplementary rules do not include policies that have tribal implications. They merely clarify when a fee that is already charged must be paid.

Paperwork Reduction Act

These supplementary rules do not contain information collection requirements that the Office of Management and Budget must approve under the Paperwork Reduction Act of 1995, 44 U.S.C. 3501 et seq.

Author

The principal author of the supplementary rules is Chief Area Ranger Robert Zimmer, Bureau of Land Management, El Centro Field Office.

Supplementary Rules for Payment of Special Recreation Permit Fees Immediately Upon Arrival at the Imperial Sand Dunes Recreation Area

Under 43 CFR 8365.1–6, the Bureau of Land Management will enforce the following supplementary rules on the public lands within the area identified as defined in the Imperial Sand Dunes Recreation Area Management Plan as the Planning Area Boundary, Mammoth Wash Management Area, North Algodones Dunes Wilderness Management Area, Gecko Management Area, Glamis Management Area, Adaptive Management Area, Ogilby Management Area, Dune Buggy Flats Management Area, and the Buttercup Management Area. These lands are within the Imperial Sand Dunes Special Recreation Management Area within the lands managed by the El Centro Field Office of the California Desert District, California. You must follow these rules:

Sec. 1 When must visitors pay the special recreation permit fees?

You must pay the special recreation permit fees immediately upon arrival.

Sec. 2 How must permits be displayed?

Any primary vehicle while on public lands within the Planning Area Boundary or the recreation area must display a weekly or seasonal permit for the areas described above.

Sec. 3 What are the penalties for violations of these rules?

Under section 303(a) of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1733(a)) and 43 CFR 8360.0–7 if you violate any of these supplementary rules on public lands within the boundaries established in the rules, you may be tried before a United States Magistrate and fined no more than \$1,000 or imprisoned for no more than 12 months, or both. Such violations may also be subject to the enhanced fines provided for by 18 U.S.C. 3571.

Dated: October 7, 2003.

Mike Pool,

State Director.

[FR Doc. 03–28960 Filed 11–19–03; 8:45 am]

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

## Bureau of Land Management [UTU 80808]

#### Notice of Proposed Withdrawal; Utah

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

**ACTION:** Notice of proposed withdrawal.

SUMMARY: The U.S. Department of Energy has filed an application to withdraw approximately 11,985 acres of public land managed by the Bureau of Land Management for two alternative disposal cell sites, for the Moab Mill Site uranium mill tailings, and four alternative borrow material areas in Grand County, Utah. The Department of Energy is preparing an environmental impact statement to determine whether the uranium mill tailings will be left in place or moved to one of the two disposal sites identified on public lands,

and which, if any, of the borrow areas will be needed. Should relocation be the chosen alternative, the actual amount of land to be withdrawn for the repository would be approximately two to three sections (1.280 to 1.920 acres.)

This notice segregates the lands for up to two years from location and entry under the United States mining laws, including the mineral leasing laws, subject to valid existing rights. In accordance with the regulations contained in 43 CFR 4110.4–2(b), this notice serves as the two-years' prior notification to grazing permittees should the public lands below be selected for the Moab Mill Site Remediation Project and become unavailable for livestock grazing.

**DATES:** Comments must be received on or before February 18, 2004.

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

#### FOR FURTHER INFORMATION CONTACT:

Mary von Koch, Realty Specialist, Moab Field Office, 82 East Dogwood Avenue, Moab, Utah 84532, at (435) 259–2128.

#### SUPPLEMENTARY INFORMATION: On

September 5, 2003, an application was received from the Department of Energy to withdraw the following described public lands from location and entry under the United States mining laws, including the mineral leasing laws, subject to valid existing rights:

#### Salt Lake Meridian

### **Crescent Junction Disposal Site and Borrow Area**

T. 21 S., R. 19 E.,

Sec. 22, those lands south of the Bookcliffs; Sec. 23, those lands south of the Bookcliffs; Sec. 24, lots 1 to 3, inclusive, lot 4, those lands north of the railroad right-of-way (R/W), those lands in the W½ south of the Bookcliffs, and those lands in the W½E½ north of the railroad R/W; Sec. 25, those lands in the N½NW¼ north

Sec. 25, those lands in the N<sup>1</sup>/<sub>2</sub>NW<sup>1</sup>/<sub>4</sub> north of the railroad R/W;

Sec. 26, those lands in the  $N^{1/2}$  and  $NW^{1/4}SW^{1/4}$  north of the railroad R/W. Sec. 27, N1/2, N1/2 SW1/4, those lands in the S1/2 SW1/4 and SE  $^{1/4}$  north of the railroad R/W.

The area described contains approximately 2,241 acres in Grand County.

### Klondike Flats Disposal Site and Borrow Area

T. 23 S., R. 19 E.,

Sec. 23, E½;

Sec. 24, W½, and those lands in the E½ lying west of the U.S. Highway 191 R/W:

Secs. 25, 26, and 35.

The area described contains approximately 2,819 acres in Grand County.

#### Floy Wash Borrow Area

T. 22 S., R. 18 E.,

Sec. 4, lot 5, W½SE¼, excluding the Interstate Highway 70 and railroad R/W; Sec. 9, lots 3, 4, S½NW¼, and SW¼.

The area described contains approximately 374 acres in Grand County.

#### **Courthouse Syncline Borrow Area**

T. 23 S., R. 19 E.,

Sec. 4, lots 1–4, inclusive,  $S^{1/2}N^{1/2}$ , and  $S^{1/2}$ :

Sec. 5, lots 1–4, inclusive,  $S^{1/2}N^{1/2}$ , and  $S^{1/2}$ ;

Sec. 7, lots 1–12, inclusive, and  $E^{1/2}$ ; Sec. 8. All.

The area described contains approximately 2,730 acres in Grand County.

#### **Tenmile Borrow Area**

T. 23 S., R. 18 E.,

Sec. 26, S<sup>1</sup>/<sub>2</sub>;

Sec. 33, SE1/4;

Sec. 34, NE<sup>1</sup>/<sub>4</sub>, and S<sup>1</sup>/<sub>2</sub>;

Sec. 35, N1/2, and SW1/4.

T. 24 S., R. 18 E.,

Sec. 3, lots 1–4, inclusive, and  $S^{1/2}N^{1/2}$ ; Sec. 4, lots 1–4, inclusive, and  $S^{1/2}N^{1/2}$ .

The area described contains approximately 2,062 acres in Grand County.

#### **Blue Hills Road Borrow Area**

T. 24 S., R. 19 E.,

Sec. 3, S<sup>1</sup>/<sub>2</sub>;

Sec. 4, SE1/4;

Sec. 10, N<sup>1</sup>/<sub>2</sub>;

Sec. 11, All;

Sec. 12, S<sup>1</sup>/<sub>2</sub>.

The area described contains approximately 1,760 acres in Grand County.

All persons who wish to submit comments, suggestions, or objections in connection with the proposed withdrawal may present their views in writing, by the date specified above, to the Moab Field Manager.

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

For a period until November 20, 2005, the lands will be segregated as specified above unless the application is canceled or the withdrawal is approved prior to that date.

Public meetings will be held in connection with the proposed withdrawal during the preparation of the environmental impact statement that will analyze options for disposal of the uranium tailings. A notice of the time and place will be published by the U.S. Department of Energy in the **Federal Register** at least 30 days before the scheduled date of the meetings.

Dated: October 2, 2003.

#### Margaret Wyatt,

Moab Field Office Manager.

[FR Doc. 03–29001 Filed 11–19–03; 8:45 am]

BILLING CODE 6450-01-P

#### **DEPARTMENT OF LABOR**

Bureau of International Labor Affairs; U.S. National Administrative Office National Advisory Committee for the North American Agreement on Labor Cooperation; Notice of Cancellation of Meeting

**AGENCY:** Office of the Secretary, Labor. **ACTION:** Cancellation of meeting.

**SUMMARY:** Notice of Cancellation of Meeting Scheduled for November 24, 2003.

The U.S. National Administrative Office hereby cancels the meeting of the National Advisory Committee for the North American Agreement on Labor Cooperation scheduled for November 24, 2003. This meeting was previously announced in the **Federal Register** of November 6, 2003 (68 F.R. 62831).

#### FOR FURTHER INFORMATION CONTACT:

Lewis Karesh, designated Federal Officer, U.S. NAO, Bureau of International Labor Affairs, U.S. Department of Labor, 200 Constitution Avenue, NW, Room S–5205, Washington, DC 20210. Telephone 202– 693–4900 (this is not a toll free number).

Signed at Washington, DC, on November 14, 2003.

#### Lewis Karesh.

Acting Director, U.S. National Administrative Office.

[FR Doc. 03–28999 Filed 11–19–03; 8:45 am] BILLING CODE 4510–28–P

#### **DEPARTMENT OF LABOR**

## Occupational Safety and Health Administration

# National Advisory Committee on Occupational Safety and Health; Notice of Meeting

Notice is hereby given of the date and location of the next meeting of the National Advisory Committee on Occupational Safety and Health (NACOSH), established under Section 7(a) of the Occupational Safety and Health Act of 1970 (29 U.S.C. 656) to advise the Secretary of Labor and the Secretary of Health and Human Services on matters relating to the administration of the Act. NACOSH will hold a meeting on December 16, in Room N3437 (A-C), U.S. Department of Labor, located at 200 Constitution Avenue, NW., Washington, DC. The meeting is open to the public and will begin at 9 a.m. on December 16 and end at approximately 4 p.m.

Agenda items will include updates on activities of both the Occupational Safety and Health Administration (OSHA) and the National Institute for