respectively. The lessees have paid the required \$500 administrative fee and \$166 to reimburse the Department for the cost of this **Federal Register** notice. The lessees have met all the requirements for reinstatement of the lease as set out in Section 31(d) and (e) of the Mineral Lands Leasing Act of 1920 (30 U.S.C. 188), and the Bureau of Land Management is proposing to reinstate lease effective April 1, 2005, under the original terms and conditions of the lease and the increased rental and royalty rates cited above. BLM has not issued a valid lease affecting the lands.

Pamela J. Lewis,

Chief, Branch of Fluid Minerals Adjudication. [FR Doc. E5–6769 Filed 12–1–05; 8:45 am] BILLING CODE 4310–22–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[WY-920-1310-01; WYW133248]

Notice of Proposed Reinstatement of Terminated Oil and Gas Lease

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of proposed reinstatement of terminated oil and gas lease.

SUMMARY: Under the provisions of 30 U.S.C. 188(d) and (e), and 43 CFR 3108.2–3(a) and (b)(1), the Bureau of Land Management (BLM) received a petition for reinstatement from Discovery Exploration, Inc. and EnRe Corporation of noncompetitive oil and gas lease WYW133248 for lands in Park County, Wyoming. The petition was filed on time and was accompanied by all the rentals due since the date the lease terminated under the law.

FOR FURTHER INFORMATION CONTACT:

Bureau of Land Management, Pamela J. Lewis, Chief, Branch of Fluid Minerals Adjudication, at (307) 775–6176.

SUPPLEMENTARY INFORMATION: The lessees have agreed to the amended lease terms for rentals and royalties at rates of \$5.00 per acre or fraction thereof, per year and 162/3 percent, respectively. The lessees have paid the required \$500 administrative fee and \$166 to reimburse the Department for the cost of this Federal Register notice. The lessees have met all the requirements for reinstatement of the lease as set out in Section 31(d) and (e) of the Mineral Lands Leasing Act of 1920 (30 U.S.C. 188), and the Bureau of Land Management is proposing to reinstate lease WYW133248 effective August 1, 2004, under the original terms and conditions of the lease and the increased rental and royalty rates cited above. BLM has not issued a valid lease affecting the lands.

Pamela J. Lewis,

Chief, Branch of Fluid Minerals Adjudication. [FR Doc. E5–6771 Filed 12–1–05; 8:45 am] BILLING CODE 4310–22–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[WY-920-1310-01; WYW144595]

Notice of Proposed Reinstatement of Terminated Oil and Gas Lease

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of Proposed Reinstatement of Terminated Oil and Gas Lease.

SUMMARY: Under the provisions of 30 U.S.C. 188(d) and (e), and 43 CFR 3108.2–3(a) and (b)(1), the Bureau of Land Management (BLM) received a petition for reinstatement from Wold Oil Properties, Inc. of competitive oil and gas lease WYW144595 for lands in Fremont County, Wyoming. The petition was filed on time and was accompanied by all the rentals due since the date the lease terminated under the law.

FOR FURTHER INFORMATION CONTACT:

Bureau of Land Management, Pamela J. Lewis, Chief, Branch of Fluid Minerals Adjudication, at (307) 775–6176.

SUPPLEMENTARY INFORMATION: The lessees have agreed to the amended lease terms for rentals and royalties at rates of \$20.00 per acre or fraction thereof, per year and 182/3 percent, respectively. The lessees have paid the required \$500 administrative fee and \$166 to reimburse the Department for the cost of this **Federal Register** notice. The lessees have met all the requirements for reinstatement of the lease as set out in Section 31(d) and (e) of the Mineral Lands Leasing Act of 1920 (30 U.S.C. 188), and the Bureau of Land Management is proposing to reinstate lease WYW144595 effective April 1, 2005, under the original terms and conditions of the lease and the increased rental and royalty rates cited

BLM has not issued a valid lease affecting the lands.

Pamela J. Lewis,

Chief, Branch of Fluid Minerals Adjudication. [FR Doc. E5–6772 Filed 12–1–05; 8:45 am] BILLING CODE 4310–22–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[NM220-1430 EU; NM-107550 and NM-109938]

Direct Sale of Public Land in Rio Arriba and Santa Fe County, NM

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of realty action.

SUMMARY: The Bureau of Land Management (BLM) proposes a direct (non-competitive) sale of two parcels of public land, 1.21 acres located in Rio Arriba County and 0.50 acres located in Santa Fe County, New Mexico. The described public land has been examined and through the publicsupported land use planning process has been determined to be suitable for disposal by direct sale pursuant to Section 203 of the Federal Land Policy and Management Act of 1976 (90 Stat. 2750, 43 U.S.C. 1713), as amended, at no less than the appraised fair market value. These sales will resolve the inadvertent trespass by the Heirs of Benerito Ortega (Rio Arriba County) and Joseph Chipman (Santa Fe County).

DATES: Interested parties may submit comments to the Taos Field Office Manager at the address below.

Comments must be received by not later than January 17, 2006. The land will not be offered for sale until at least 60 days after the date of publication of this notice in the Federal Register. Only written comments will be accepted.

ADDRESSES: Address all written comments concerning this Notice to Sam DesGeorges, Taos Field Office Manager, 226 Cruz Alta Road, Taos, New Mexico 87571.

FOR FURTHER INFORMATION CONTACT:

Francina Martinez, Realty Specialist at the above address or (505) 758–8851.

SUPPLEMENTARY INFORMATION: The following described public land in Rio Arriba and Santa Fe County, New Mexico have been determined to be suitable for sale at not less than fair market value under Section 203 of the Federal Land Policy and Management Act of 1976, as amended (90 Stat. 2750, 43 U.S.C. 1713 and 1719). It has been determined that these lands are difficult to economically manage as part of the public lands. The BLM is also proposing the sales to resolve the inadvertent trespasses. It has been determined that resource values will not be affected by the disposal of these two parcels of public land.

The parcels are described as:

New Mexico Principal Meridian

Rio Arriba County

T. 23 N., R. 10 E.,

Section 28, lot 19.

The area described (NM–109938) contains 1.21 acres, more or less. The market value for this land utilizing direct sales procedures, at not less than the appraised fair market value, is determined to be \$8,470.00.

The patent, when issued, will contain a reservation to the United States for ditches and canals under the Act of March 30, 1890 and a reservation for all minerals.

New Mexico Principal Meridian

Santa Fe County

T. 20 N., R. 9 E.,

Section 3, lot 6.

The area described (NM–107550) contains 0.50 acres, more or less. The market value for utilizing direct sales procedures at not less than the appraised fair market value is determined to be \$28,000.00.

The two parcels are being offered by direct sale to The Heirs of Benerito Ortega (NM-109938) of Rio Arriba County and Joseph Chipman (NM-107550) of Santa Fe County, New Mexico, under the authority of 43 CFR 2711.3-3, based on historic use and added improvements. Both of the parcels of land have been used as residences for many years as home sites. Failure or refusal by the Heirs of Benerito Ortega and/or Joseph Chipman to submit the required fair market appraisal amount within 180 days of the sale of the land will constitute a waiver of this preference consideration and this land may be offered for sale on a competitive or modified competitive basis.

Upon publication of this notice in the **Federal Register**, the land described above will be segregated from appropriation under the public land laws, including the general mining laws. The segregation will end upon issuance of patent or 270 days from the date of publication, whichever occurs first.

Comments must be received by the BLM Taos Field Manager, Taos Field Office, at the address stated above, on or before the date stated above. Any adverse comments will be reviewed by the Taos Field Manager, who may sustain, vacate or modify this realty action. In the absence of any objects, or adverse comments, this proposed realty action will become final determination of the Department of the Interior. Authority for this proposed direct sale is found in 43 CFR subpart 2710, subpart 2711.3—3.

Sam DesGeorges,

Field Office Manager.

[FR Doc. E5-6776 Filed 12-1-05; 8:45 am]

BILLING CODE 4310-FB-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[AZ-330-06-1232-EA, AZ-SRP-330-06-01 and AZ-SRP-330-06-02]

Temporary Closure of Selected Public Lands in La Paz County, AZ, During the Operation of the 2006 Parket 250 and Parket 425 Desert Races

AGENCY: Bureau of Land Management, Interior.

ACTION: Temporary closure of selected public lands in La Paz County, Arizona, during the operation of the 2006 Parker 250 and Parker 425 Desert Races.

SUMMARY: The Bureau of Land Management (BLM) Lake Havasu Field Office announces the temporary closure of selected public lands under its administration in La Paz County, Arizona. This action is being taken to help ensure public safety and prevent unnecessary environmental degradation during the officially permitted running of the 2006 Parker 250, and the 2006 Parker 425 Desert Races. Areas subject to this closure include all public land, including county maintained roads and highways located on public lands, that are located within two miles of the designated racecourse. The racecourse and closure areas are described in the Supplementary Information section of this notice. Maps of the designated racecourse are maintained in the Bureau of Land Management Lake Havasu Field Office, 2610 Sweetwater Avenue, Lake Havasu City, AZ 86406.

EVENT DATES: Parker 250 on January 7, 2006, and Parker 425 on February 4, 2006.

FOR FURTHER INFORMATION CONTACT:

Bryan Pittman, Field Staff Law Enforcement Ranger, BLM Lake Havasu Field Office, 2610 Sweetwater Avenue, Lake Havasu City, Arizona 86406, (928) 505–1200.

SUPPLEMENTARY INFORMATION:

Description of Race Course Closed Area

Beginning at the eastern boundary of the Colorado River Indian Tribe (CRIT) Reservation, the course runs east along Shea Road, then east along the Parker-Swansea Road to the Central Arizona Project Canal (CAP), then north on the west side of the CAP Canal, crossing the canal on the county-maintained road, running northeast into Mineral Wash Canyon, then southeast on the county-maintained road, through the four-corners intersection to Midway, then east on Transmission Pass Road, through State Trust lands located in Butler Valley, turning north into

Cunningham Wash to North Tank; continuing back south to the Transmission Pass Road and east (reentering public land) within two miles of Alamo Dam Road. The course turns south and west onto the wooden power line road, onto the State Trust lands in Butler Valley, turning southwest into Cunningham Wash to the Graham Well, intersecting Butler Valley Road, then north and west onto public lands proceeding west to the "Bouse Y" intersection, located two miles north of Bouse, Arizona. The course then proceeds north, paralleling the Bouse-Midway Road to the Midway Pit. From Midway, it goes west on the north boundary road of the East Cactus Plain Wilderness Area to Parker-Swansea Road. The course then goes west in Osborne Wash, south of the Parker-Swansea Road to the CAP Canal, along the north boundary of the Cactus Plain Wilderness Study Area, staying in Osborne Wash, it proceeds west in Osborne Wash to the CRIT Reservation boundary.

Times of the Temporary Land Closure

The Parker 250 Desert Race closure is in effect from 2 p.m. (MST) on Friday, January 06, 2006, through 6 p.m. (MST) on Saturday, January 7, 2006. Parker 425 Desert Race closure is in effect from 2 p.m. (MST) on Friday, February 3, 2005, through 11:59 p.m. (MST) on Saturday, February 4, 2006.

Prohibited Acts

The following acts are prohibited during the temporary land closure:

1. Being present on, or driving on, the designated racecourse. This does NOT apply to race participants, race officials, or emergency vehicles authorized by or operated by local, State and Federal government agencies. Emergency medical response shall only be conducted by personnel and vehicles operating under the guidance of La Paz County Emergency Medical Services (EMS) or the Arizona Department of Health Sciences. These EMS vehicles may also be on the course to serve emergency medical needs.

2. Vehicle parking or stopping in areas affected by the closure, except where such is specifically allowed (designated spectator areas).

3. Camping in any area, except in the designated spectator areas.

4. Discharge of firearms.

5. Possession or use of any fireworks.

6. Cutting or collecting firewood of any kind, including dead and down wood or other vegetative material.

7. Operating any vehicle (except registered race vehicles), including offhighway vehicles, not registered and