

7. IDI-25388, Michael Dahmer.
8. IDI-017078, Eugene TV, Inc.
9. IDI-27274, IBM Corp.
10. IDI-04734, ID Bureau of Comm.
11. IDI-25394, ID Board of Education.
12. IDI-25489, ID Board of Education.
13. IDI-22070, IHT Wireless Cable.
14. IDI-23104, KART Broadcasting.
15. IDI-22678, King Broadcasting Co.
16. IDI-26678, KIVI Channel 6.
17. IDI-04072, KMVT Broadcasting.
18. IDI-21043, Falls Broadcasting.
19. IDI-14464, NOAA.
20. IDI-09099, Northside Canal Co.
21. IDI-5964, Radio Paging Service.
22. IDI-04600, Radio Service Co.
23. IDI-26720, State Board of

Education.

24. IDI-29614, Tel-Car, Inc.
25. IDI-016274, Union Pacific RR.
26. IDI-013093, U.S. West.
27. IDI-26291, AT&T

Communications.

- Buried Telephone Cable right-of-way:
28. IDI-24171, U.S. West

Communications.

- Powerline and Access road rights-of-way:

29. IDI-04530, 013044, and 12259, Idaho Power Co.

Detailed information regarding this action is available for review at the office of the Shoshone Resource Area, Bureau of Land Management, 400 West F Street, Shoshone, Idaho.

For a period of 45 days from the publication of this notice in the Federal Register, interested parties may submit comments regarding the proposed conveyance or classification of the land to the Area Manager, Shoshone Resource Area Office, P.O. Box 2-B, Shoshone, ID 83352.

Classification Comments: Interested parties may submit comments involving the suitability of these lands for disposal for public purposes. Comments on the classification are restricted to whether the land is physically suited for the proposal, whether the use will maximize the future use or uses of the land, whether the use is consistent with local planning and zoning, or if the use is consistent with state and federal programs.

Application Comments: Interested parties may submit comments regarding the disposal of these lands to the State of Idaho to generate income for the school endowment fund, whether the BLM followed proper administrative procedures in reaching the decision, any other factor not directly related to the suitability of the land for public purposes.

Comments received on the classification will be answered by the State Director with the right to further

comment to the Secretary. Comments on the application will be answered by the State Director with the right of appeal to the Interior Board of Land Appeals (IBLA).

Any adverse comments not resolved at the Resource Area level will be reviewed by the State Director. In the absence of any adverse comments, the classification will become effective 60 days from the date of publication of this notice in the Federal Register.

Dated: September 25, 1996.

Bill Baker,

Area Manager, Shoshone Resource Area.

[FR Doc. 96-25450 Filed 10-3-96; 8:45 am]

BILLING CODE 4310-GG-P

[(NV-930-1430-01) N-56217]

Notice of Realty Action: Direct Sale of Public Land in Esmeralda County, NV; Correction

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of correction.

SUMMARY: This notice corrects an error in the land description published in the Federal Register, 61 FR 37764, July 19, 1996, for a proposed land sale.

FOR FURTHER INFORMATION CONTACT: Nicholas M. Williams, Realty Specialist, Bureau of Land Management, Tonopah Field Station, P.O. Box 911, Building 102 Military Circle, Tonopah, Nevada, 89049, (702)482-7800.

SUPPLEMENTARY INFORMATION: The land description in the Notice of Realty Action, 61 FR 37764, July 19, 1996, is corrected as follows:

On page 37764 in column 2, line 28 from the bottom of the column, which reads "NW¹/₄SW¹/₄S¹/₂SW¹/₄," is hereby corrected to read "NE¹/₄SW¹/₄, S¹/₂SW¹/₄."

Dated: September 24, 1996.

Gerald M. Smith,

District Manager.

[FR Doc. 96-25453 Filed 10-3-96; 8:45 am]

BILLING CODE 4310-HC-P

[(CO-930-1920-00-4357; COC-59980)]

Proposed Withdrawal; Opportunity for Public Meeting; Colorado

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: The U.S. Department of Energy (DOE) proposes to withdraw 200 acres of public land and 160 acres of public domain minerals for 50 years to protect the public and the U.S.

Government by restricting public use of a contaminated site. This land was previously withdrawn by Public Land Order No. 5344 which has expired. However, the land has not been opened to operation of the public land laws. This order closes the land to operation of the public land laws and to location and entry under the mining laws for up to two years while the application is processed. This order also relieves the land of the segregative effect of Public Land Order 5344. The proposed withdrawal will close the land and allow DOE to test and determine when the land is suitable for public use. The land remains open to mineral leasing subject to approval by the DOE.

DATES: Comments on this proposed withdrawal or requests for public meeting must be received on or before January 2, 1997.

ADDRESSES: Comments and requests for a meeting should be sent to the Colorado State Director, BLM, 2850 Youngfield Street, Lakewood, Colorado 80215-7076.

FOR FURTHER INFORMATION CONTACT:

Doris E. Chelius, 303-239-3706.

SUPPLEMENTARY INFORMATION: On September 16, 1996, the Department of Energy filed an application to withdraw the following described public land and public minerals:

Sixth Principal Meridian

T. 3 S., R. 98 W.,
 Sec. 10, SE¹/₄SE¹/₄;
 Sec. 11, SW¹/₄SW¹/₄;
 Sec. 14, NW¹/₄NW¹/₄;
 Sec. 15, E¹/₂NE¹/₄.

The area described contains 200 acres of public lands in Rio Blanco County.

Sixth Principal Meridian

T. 3 S., R. 98 W.,
 Sec. 11, SE¹/₄SW¹/₄;
 Sec. 14, E¹/₂NW¹/₄ and SW¹/₄NW¹/₄.

The area described contains 160 acres of public domain minerals.

Effective on date of publication the described land is segregated as specified above by this application and relieved of the segregative effect of Public Land Order No. 5344.

The purpose of this withdrawal is to close the land to public use because of possible contamination. For a period of 90 days from the date of publication of this notice, all parties who wish to submit comments, suggestions, or objections in connection with this proposed withdrawal, or to request a public meeting, may present their views in writing to the Colorado State Director. If the authorized officer determines that a meeting should be held, the meeting will be scheduled and