Brewery Lode mining claim which was patented on August 24, 1889. The Bureau of Land Management (BLM) has determined that the United States has no claim to or interest in the land described and issuance of the proposed recordable disclaimer of interest would remove a cloud on the title to the land. If no objections are received, the disclaimer will be issued.

Dated: September 19, 1997.

Thomas P. Lonnie,

Deputy State Director, Division of Resources. [FR Doc. 97–26157 Filed 10–1–97; 8:45 am] BILLING CODE 4310–DN–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[OR-110-6350-00; GP9-029]

Notice of Realty Action

ACTION: Notice of realty action, direct sale, Jackson County, Oregon—OR 53422.

SUMMARY: The following land is suitable for direct sale under Section 203 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1713, and at no less than the appraised fair market value. The land will not be offered for sale until at least 60 days after publication of this notice.

Willamette Meridian, Oregon

T. 39 S., R. 2 E., Section 1, NW^{1/4}NE^{1/4}; Section 17, SE^{1/4}NE^{1/4}, NE^{1/4}SE^{1/4} Containing 120.50 acres.

The above described lands are hereby segregated from appropriation under the public land laws, including the mining laws, but not from sale under the above cited statute, for 270 days or until title transfer is completed or the segregation is terminated by publication in the **Federal Register**, whichever occurs first.

This land is difficult and uneconomical to manage as part of the public lands and is not suitable for management by another federal agency. No significant resource values will be affected by this disposal. The sale is consistent with the Medford District's Resource Management Plan for the land involved and the public interest will be served by the sale.

Purchasers must be United States citizens, 18 years of age or older, a state or state instrumentality authorized to hold property, or a corporation authorized to own real estate in the state in which the land is located.

The land is being offered to James C. Miller, III using the direct sale procedure authorized under 43 CFR 2711.3–3. Direct sale is appropriate

since the lands are isolated and lack legal access. Mr. Miller is one of three adjoining landowners, however, the others have stated they have no interest in acquisition of the lands. It has been determined that the subject parcels contain no known mineral values. Acceptance of a direct sale offer will constitute an application for conveyance of those mineral interests having no known value. The applicant will be required to pay a \$50.00 non-refundable filing fee for conveyance of said mineral interest. The land will not be offered for sale until at least 60 days after publication of this in the Federal Register.

À quit claim deed when issued, will contain the following reservation to the United States:

A right-of-way thereon for ditches or canals constructed by the authority of the United States pursuant to the act of August 30, 1890 (43 U.S.C. 945).

FOR FURTHER INFORMATION CONTACT: Jan Miller, Realty Specialist, Bureau of Land Management, 3040 Biddle Road, Medford, Oregon 97504, (541) 770– 2221.

For a period of 45 days from the date of publication of this notice in the **Federal Register**, interested parties may submit comments to the District Manager, Medford District Office, Bureau of Land Management, 3040 Biddle Road, Medford, Oregon 97504. In the absence of timely objections, this proposal shall become the final determination of the Department of the Interior.

Dated: September 22, 1997.

David A. Jones,

District Manager. [FR Doc. 97–26075 Filed 10–1–97; 8:45 am] BILLING CODE 4310–33–M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[NM-018-1220-00/G010-G7-0254]

Amendment to a Notice of Availability of a Draft Coordinated Resource Management Plan (CRMP) and Environmental Impact Statement (EIS); Taos Resource Area, New Mexico and San Luis Resource Area, Colorado

AGENCY: Bureau of Land Management, Interior.

ACTION: Amendment to notice.

SUMMARY: The Bureau of Land Management (BLM) Albuquerque District, Taos Resource Area and Cãnon City District, San Luis Resource Area have completed a Draft CRMP/EIS, and a Taos Resources Management Plan Amendment. This notice amends the Notice of Availability published in the **Federal Register** on Friday, June 27, 1997 (Vol. 62, No. 124, 34771–72), and an amended Notice of Availability published on Tuesday, July 29, 1997 (Vol. 62, No. 145, 40540), and extends the public comment period through December 20, 1997, to accommodate public requests.

DATES: Written comments must be postmarked no later than December 20, 1997, and should be addressed to the CRMP Team Leader at the address below.

FOR FURTHER INFORMATION CONTACT:

CRMP Team Leader, Taos Resource Area, 226 Cruz Alta Road, Taos, NM 87571; phone (505) 758–8851.

Dated: September 26, 1997.

Sue E. Richardson,

Acting District Manager.

[FR Doc. 97–26108 Filed 10–01–97; 8:45 am] BILLING CODE 4310–A6–M

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337–TA–372 (Enforcement Proceeding)]

Notice of Commission Determination Concerning Remedy, the Public Interest, and Bonding

In the Matter of: Certain Neodymium-Iron-Boron Magnets, Magnet Alloys, and Articles Containing Same.

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission ("the Commission") determined to impose a civil penalty of \$1,550,000 on respondents San Huan New Materials High Tech, Inc., Ningbo Konit Industries, Inc., and Tridus International, Inc. for violation of a previously-issued consent order. The Commission also determined to revoke the aforementioned consent order effective upon approval of the President of a newly-issued permanent limited exclusion order and a newly-issued permanent cease and desist order to Tridus International. Inc.

FOR FURTHER INFORMATION CONTACT: Jay H. Reiziss, Esq., Office of the General Counsel, U.S. International Trade Commission, telephone 202–205–3116.

SUPPLEMENTARY INFORMATION: The patent-based section 337 investigation that preceded this enforcement proceeding was instituted on March 9,

1995, based on a complaint filed by **Crucible Materials Corporation** ("Crucible"), alleging infringement of claims 1-3 of Crucible's U.S. Letters Patent 4,588,439 ("the 439 patent"). On October 11, 1995, the investigation was terminated as to respondents San Huan New Materials High Tech, Inc. ("San Huan''), Ningbo Konit Industries, Inc. ("Ningbo"), and Tridus International, Inc. ("Tridus") (collectively "respondents") based on the Commission's grant of respondents unilateral motion for issuance of a consent order wherein those respondents agreed not to sell for importation, import, or sell after importation magnets "which infringe any of claims 1-3 of the 439 Patent.' On May 16, 1996, the Commission instituted a formal enforcement proceeding based on an enforcement complaint filed by Crucible alleging that respondents had violated that consent order by importing or selling magnets that infringed the claims in issue of the 439 patent. On December 24, 1996 following an evidentiary hearing, the presiding administrative law judge ("ALJ") issued a recommended determination ("RD") finding that respondents had violated the consent order on 33 different days and recommending that the Commission impose a civil penalty of \$1,625,000 on respondents. The Commission adopted the bulk of the RD's findings on violation on April 8, 1997, and issued an opinion explaining that determination on April 15, 1997, finding that respondents had violated the consent order on 31 days between October 11, 1995, and October 10, 1996.

The Commission invited the parties to submit briefs on the appropriate remedy, public interest, and the amount of bond to be imposed during any Presidential review period required, and directed Crucible and the Commission investigative attorney ("IA") to submit proposed remedial orders.

Having considered the RD, the exceptions thereto, and proposed alternative findings of fact and conclusions of law, as well as the entire record in this proceeding, the Commission determined to impose a civil penalty of \$1,550,000 on respondents San Huan, Ningbo, and Tridus. The Commission also has determined to revoke the consent order effective upon approval by the President of a permanent limited exclusion order directed to foreign respondents San Huan and Ningbo and a permanent cease and desist order directed to domestic respondent Tridus. The Commission determined that the statutory public interest factors

enumerated in 19 U.S.C. §1337(d) and (f) do not preclude issuance of the aforementioned remedial orders. Since revocation of the consent order is contingent on Presidential approval of the alternative remedial measures, respondents were not required to post a bond for importations or sales of infringing products during the Presidential review period. The Commission also denied Crucible's request for attorneys' fees and its request that the Commission reconsider its determination regarding the effect of the U.S. Court of Appeals for the Federal Circuit's decision in Maxwell v. J. Baker, Inc. 86 F.3d 1098, 29 U.S.P.Q.2d 1001 (Fed. Cir.), reh'g denied, suggestion of reh'g in banc declined (1996), cert. denied, 117 S. Ct. 1244 (1997), on the Commission's doctrine of equivalents infringement analysis. Finally, the Commission denied respondents' request to have Crucible file periodic reports concerning its status as a domestic industry.

This action is taken under the authority of section 337 of the Tariff Act of 1930, as amended (19 U.S.C. § 1337), and section 210.75 of the Commission's Rules of Practice and Procedure (19 CFR § 210.75).

Issued: September 26, 1997. By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 97–26163 Filed 10–01–97; 8:45 am] BILLING CODE 7020–02–P

DEPARTMENT OF JUSTICE

Office of the Assistant Attorney General for Civil Rights

Certification of the Maine Human Rights Act Under the Americans With Disabilities Act

AGENCY: Department of Justice. **ACTION:** Notice of preliminary determination of equivalency and certification hearings.

SUMMARY: The Department of Justice (Department) has determined that the State of Maine Human Rights Act, 5 MRSA § 4553 *et seq.*, as implemented by the Maine Accessibility Regulations (together, the Maine law), meets or exceeds the new construction and alterations requirements of title III of the Americans with Disabilities Act of 1990 (ADA). The Department proposes to issue a final certification, pursuant to 42 U.S.C. § 12188(b)(1)(A)(ii) and 28 CFR § 36.601 *et seq.*, which would constitute rebuttable evidence, in any enforcement proceeding, that a building constructed or altered in accordance with the Maine law meets or exceeds the requirements of the ADA. The Department will hold informal hearings on the proposed certification in Washington, D.C. and Augusta, Maine.

DATES: To be assured of consideration, comments must be in writing and must be received on or before December 1, 1997. The hearing in Augusta, Maine is scheduled for Friday, October 17, 1997 at 10:00 AM, Eastern Time. The hearing in Washington, D.C. is scheduled for Tuesday, December 2, 1997 at 2:00 PM, Eastern Time.

ADDRESSES: Comments on the preliminary determination of equivalency and on the proposal to issue final certification of equivalency of the Maine law should be sent to: John L. Wodatch, Chief, Disability Rights Section, Civil Rights Division, U.S. Department of Justice, P.O. Box 66738, Washington, D.C. 20035–6738.

The hearings will be held at: Augusta, Maine: Room 113, State Office Building Augusta Maine

Building, Augusta, Maine. Washington, D.C.: Disability Rights Section, 1425 New York Avenue, N.W., Suite 4039, Washington, D.C.

FOR FURTHER INFORMATION CONTACT: John L. Wodatch, Chief, Disability Rights Section, Civil Rights Division, U.S. Department of Justice, P.O. Box 66738, Washington, D.C. 20035–6738. Telephone number (800) 514–0301 (Voice) or (800) 514–0383 (TDD).

Copies of this notice are available in formats accessible to individuals with vision impairments and may be obtained by calling (800) 514–0301 (Voice) or (800) 514–0383 (TDD). Copies of the Maine law and supporting materials may be inspected by appointment at 1425 New York Avenue, N.W., Suite 4039, Washington, D.C. by calling Tito Mercado at (202) 307–0663 (Voice/TDD). This is not a toll-free number.

SUPPLEMENTARY INFORMATION:

Background

The ADA authorizes the Department of Justice, upon application by a State or local government, to certify that a State or local law that establishes accessibility requirements meets or exceeds the minimum requirements of title III of the ADA for new construction and alterations. 42 U.S.C. §12188(b)(1)(A)(ii); 28 CFR §36.601 et seq. Final certification constitutes rebuttable evidence, in any ADA enforcement action, that a building constructed or altered in accordance with the certified code complies with the new construction and alterations requirements of title III of the ADA.