5. Those rights for an electric transmission line granted by right-ofway R 04180 to Southern California Edison Company.

6. Those rights for an electric transmission line granted by right-ofway CACA 21596 to Southern California Edison Company.

7. Any other valid rights-of-way that may exist at the time of lease or conveyance.

8. Provisions of the R&PP Act and all applicable regulations of the Secretary of the Interior.

9. The lessee or patentee, its successors or assigns, by accepting a lease or patent, agrees to indemnify, defend, and hold the United States, its officers, agents, representatives, and employees (hereinafter "United States") harmless from any costs, damages, claims, causes of action, penalties, fines, liabilities, and judgments of any kind or nature arising out of or in connection with the lessee's or patentee's use, occupancy, or operations on the leased/ patented real property. This indemnification and hold harmless agreement includes, but is not limited to, acts or omissions of the lessee or patentee and its employees, agents, contractors, lessees, or any third-party arising out of or in connection with the lessee's or patentee's use, occupancy, or operations on the leased or patented real property which cause or give rise to, in whole or in part: (1) Violations of Federal, state, and local laws and regulations that are now, or may in future become, applicable to the real property and/or applicable to the use, occupancy, and/or operations thereon; (2) Judgments, claims, or demands of any kind assessed against the United States; (3) Costs, expenses, or damages of any kind incurred by the United States; (4) Releases or threatened releases of solid or hazardous waste(s) and/or hazardous substance(s): pollutant(s), or contaminant(s), and/or petroleum product or derivative of a petroleum product, as defined by Federal and State environmental laws, off, on, into, or under land, property, and other interests of the United States; (5) Other activities by which solid or hazardous substance(s) or waste(s), pollutant(s), or contaminant(s), or petroleum product or derivative of a petroleum product as defined by Federal and State environmental laws, are generated, stored, used, or otherwise disposed of on the leased or patented real property, and any cleanup response, remedial action, or other actions related in any manner to the said solid or hazardous substance(s) or waste(s), pollutant(s), or contaminant(s), or petroleum product or derivative of a

petroleum product; (6) Natural resource damages as defined by Federal and State laws. Lessee or Patentee shall stipulate that it will be solely responsible for compliance with all applicable Federal, State, and local environmental laws and regulatory provisions throughout the life of the facility, including any closure and/or post-closure requirements that may be imposed with respect to any physical plant and/or facility upon the real property under any Federal, State, or local environmental laws or regulatory provisions. In the case of a patent being issued, this covenant shall be construed as running with the patented real property and may be enforced by the United States in a court of competent jurisdiction.

10. Terms, covenants and conditions identified through the applicable environmental analysis or that the authorized officer determines appropriate to ensure public access and the proper use and management of the realty. Upon publication of this notice in the Federal Register, the public lands described above are segregated from all forms of appropriation under the public land laws, including the general mining laws and leasing under the mineral leasing laws, except for lease or conveyance under the Recreation and Public Purposes Act. Interested parties may submit comments regarding the proposed lease or conveyance or classification of the lands for a period of 45 days from the date of publication of this notice in the Federal Register.

Classification Comments: Interested parties may submit comments involving the suitability of the land for a sports complex. Comments on the classification are restricted to whether the land is physically suited for the proposal or any other issues that would be pertinent to the environmental (National Environmental Policy Act of 1969) analysis for this action, 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 specific use proposed in the application and plan of development, whether the BLM followed proper administrative procedures in reaching its classification decision, or any other factor not directly related to the suitability of the land for R&PP use as a public sports complex.

Before including your address, phone number, e-mail 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 publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

In the absence of any adverse comments, the classification of the land described in this notice will become effective 60 days from the date of publication in the **Federal Register**. The lands will not be available for lease/ conveyance until after the classification becomes effective.

(Authority: 43 CFR 2741.5)

Dated: April 4, 2007.

J. Anthony Danna,

Deputy State Director, Natural Resources (CA-930). [FR Doc. 07-3136 Filed 6-25-07; 8:45 am]

BILLING CODE 4310-40-M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[NV-050-5853-ES; N-37108; 7-08807]

Notice of Realty Action: Recreation and Public Purposes Change of Use; Nevada

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of realty action.

SUMMARY: The City of Las Vegas (City) has filed an application with the Bureau of Land Management to change the use of Recreation and Public Purposes (R&PP) Act lease N–37056 from a fire station to a public park.

DATES: Interested parties may submit written comments regarding the proposed lease of the lands until August 10, 2007.

ADDRESSES: Send written comments to the Field Manager, Bureau of Land Management, Las Vegas Field Office, 4701 N. Torrey Pines Drive, Las Vegas, Nevada 89130–2301.

FOR FURTHER INFORMATION CONTACT: Kim Liebhauser, Supervisory Realty Specialist, Bureau of Land Management, Las Vegas Field Office, at (702) 515– 5088.

SUPPLEMENTARY INFORMATION: A Notice of Realty Action previously published classified the subject land for fire station purposes and segregated it under the R&PP Act as serial number N–37056. Subsequently, a lease was issued on June 1, 1984, to the City. The City has determined there is no longer a need for a fire station and wants to change the use of the subject land for a public park.

Mount Diablo Meridian

T. 19 S., R. 60 E.,

Sec. 13, N¹/₂NW¹/₄NW¹/₄NE¹/₄.

The area described contains 5 acres, more or less, in Clark County.

The land is not required for any Federal purpose. The lease is consistent with the BLM Las Vegas Resource Management Plan dated October 5, 1998, and would be in the public interest. The lease or conveyance when issued, will be subject to the provisions of the R&PP Act and applicable regulations of the Secretary of the Interior, and will contain the following reservations to the United States:

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

2. All minerals, together with the right to prospect for, mine and remove such deposits from the same under applicable law and such regulations as the Secretary of the Interior may prescribe.

The lease or conveyance will be subject to:

1. All valid existing rights;

2. Right-of-way N-65703 for underground telephone distribution line purposes granted to Central Telephone Co., its successors or assigns, pursuant to the Act of October 21, 1976 (43 U.S.C. 1761);

3. Right-of-way N–75045 for underground water distribution line purposes granted to Las Vegas Valley Water District, their successors or assigns, pursuant to the Act of October 21, 1976 (43 U.S.C. 1761); and

4. Right-of-way N–77002 for underground distribution line purposes granted to Nevada Power Co., its successors or assigns, pursuant to the Act of October 21, 1976 (43 U.S.C. 1761).

Detailed information concerning this action is available for review in the office of the Bureau of Land Management, Las Vegas Field Office at the address listed above.

On June 26, 2007, the above described land is segregated from all forms of appropriation under the public land laws, including the general mining laws, except for lease or conveyance under the R&PP Act, leasing under the mineral leasing laws and disposals under the mineral material disposal laws.

Application Comments: Interested parties may submit written comments regarding the specific use proposed in the application and plan of development, whether the BLM followed proper administrative procedures in reaching the decision, or any other factor not directly related to the suitability of the land for a public

park. To be considered, comments must be received at the BLM Las Vegas Field Office on or before the date stated above in this notice for that purpose. Before including your address, phone number, e-mail 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 publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so. Only written comments submitted by postal service or overnight mail to the Field Manager-BLM Las Vegas Field Office will be considered properly filed. E-mail, facsimile or telephone comments will not be considered as properly filed. Any adverse comments will be reviewed by the BLM, Nevada State Director. In the absence of any adverse comments, this realty action will become the final determination of the Department of the Interior on August 27, 2007.

(Authority: 43 CFR 2741)

Dated: April 19, 2007.

Mark R. Chatterton,

Assistant Field Manager, Non-Renewable Resources.

[FR Doc. E7–12363 Filed 6–25–07; 8:45 am] BILLING CODE 4310–HC–P

DEPARTMENT OF THE INTERIOR

National Park Service

30-Day Notice of Submission to the Office of Management and Budget; Opportunity for Public Comment

AGENCY: National Park Service, Department of the Interior. **ACTION:** Notice and request for comments.

SUMMARY: Under provisions of the Paperwork Reduction Act of 1994 (44 U.S.C. 3507) and 5 CFR part 1320, Reporting and Recordkeeping Requirements, the National Park Service (NPS) invites public comments on a revision of a currently approved collection of information (OMB No. 1024–0236).

DATES: Public Comments on the Information Collection Request (ICR) will be accepted on or before July 26, 2007.

ADDRESSES: You may submit comments directly to the Desk Officer for the Department of the Interior (OMB No. 1024–0236), Office of Information and Regulatory Affairs, OMB, by fax at 202/

395–6566 or by electronic mail at oria_docket@omb.eop.gov. Please also send a copy of your comments to Dr. John Dennis, Natural Resources (Room 11160), NPS, 1201 Eye Street, NW., Washington, DC 20005; Phone: 202/ 513–7174; fax 202/371–2131: e-mail: WASO_NRSS_researchcoll@nps.gov.

FOR FURTHER INFORMATION CONTACT: Bill Commins, NPS, Natural Resources (Room 25), 1201 Eye Street, NW., Washington, DC 20005. Phone: 202/ 513-7166; Fax: 202/371-2131; e-mail: *bill_commins@nps.gov.* You may obtain additional information about the application and annual reporting forms and existing guidance and explanatory material from the NPS Research Permit and Reporting System Web site at: http://science.nature.nps.gov/research. Your are entitled to a copy of the entire ICR package free of charge. Copies of the information collection request may be obtained by contacting Dr. John Dennis at the address above.

Comments Received on the 60-Day Federal Register Notice: On March 8, 2007, the NPS published a notice in the Federal Register to solicit comments on the proposed ICR to extend three existing NPS information collection instruments that are processed by the existing, Internet-based Research Permit and Reporting System (see 72 FR: 10553-10554). NPS also contacted by email 3,588 non-Federal and Federal permittees and permit applicants who were active in calendar years 2006 and 2007, posted on the RPRS Web site notice of the availability of this review opportunity, and sent an internal memorandum to the NPS Natural Resource Advisory Group to solicit comments from the members of that group

NPS received 13 responses from the public in response to the Federal **Register** notice and subsequent e-mail messages requesting comments. These responses provided a diversity of thoughts, which included (1) the requested information and time needed to fill out the forms are reasonable; (2) the on-line application process is efficient and straight forward; (3) the forms and the ability to access on-line and report on-line make the application and compliance process very easy; (4) the park review and decision process is difficult and onerous; (5) too much documentation is required; (6) having each park make its own permit decision is unnecessarily piecemeal, arbitrary, and burdensome; and (7) it is difficult to figure out how to submit "things". Five respondents specifically addressed the education application and permit, saying that it would have benefits or