National Environmental Policy Act, as provided by the Department of the Interior Manual (516 DM 2, Appendix 1 and 516 DM 6, Appendix 1). Based upon this preliminary determination, we do not intend to prepare further National Environmental Policy Act documentation. The Service will consider public comments in making its final determination on whether to prepare such additional documentation.

We will evaluate the permit applications, HCPs, and comments submitted thereon to determine whether the applications meet the requirements of section 10(a) of the Act (16 U.S.C. 1531 et seq.). If we determine that the applications meet those requirements, we will issue the ITPs for incidental take of the Mount Hermon June beetle. We will also evaluate whether issuance of the section 10(a)(1)(B) ITPs complies with section 7 of the Act by conducting an intra-Service section 7 consultation. We will use the results of this consultation, in combination with the above findings, in the final analysis to determine whether or not to issue the ITPs.

Public Review and Comment

If you wish to comment on the permit applications, draft Environmental Action Statements or the proposed HCPs, you may submit your comments to the address listed in the ADDRESSES section of this document. Our practice is to make comments, including names, home addresses, etc., of respondents available for public review. Individual respondents may request that we withhold their names and/or home addresses, etc., but if you wish us to consider withholding this information you must state this prominently at the beginning of your comments. In addition, you must provide a rationale demonstrating and documenting that disclosure would constitute a clearly unwarranted invasion of privacy. In the absence of exceptional, documented circumstances, this information will be released. All submissions from organizations or businesses, and from

individuals identifying themselves as representatives or officials of organizations or businesses, are available for public inspection in their entirety.

The Service provides this notice pursuant to section 10(c) of the Act and pursuant to implementing regulations for NEPA (40 CFR 1506.6).

Dated: March 20, 2008.

Diane K. Noda,

Field Supervisor, Ventura Fish and Wildlife Office, Ventura, California.

[FR Doc. E8–6234 Filed 3–26–08; 8:45 am]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[WO-320-1330-PE-24 1A]

Extension of Approved Information Collection, OMB Approval Number 1004–0103

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice and request for comments.

SUMMARY: The Bureau of Land Management (BLM) has submitted an Information Collection Request (ICR) to OMB for review and approval. The ICR is scheduled to expire on March 31, 2008. The BLM may not conduct or sponsor and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. However, under OMB regulations, the BLM may continue to conduct or sponsor this information collection while it is pending at OMB. On January 8, 2008, the BLM published a notice in the Federal Register (73 FR 1364) requesting comment on this information collection. The comment period closed on March 8, 2008. The BLM received no comments. You may obtain copies of the collection of information and related forms and explanatory material by contacting the **BLM Information Collection Clearance**

Officer at the telephone number listed in the **ADDRESSES** section below.

DATES: The OMB is required to respond to this request within 60 days but may respond after 30 days. Submit your comments to OMB at the address below by April 28, 2008 to receive maximum consideration.

ADDRESSES: Send your comments and suggestions on this ICR to the Desk Officer for the Department of the Interior at OMB-OIRA at (202) 395-6566 (fax) or

OIRA_DOCKET@OMB.eop.gov (e-mail). Please provide a copy of your comments to Alexandra Ritchie, Information Collection Clearance Officer, Bureau of Land Management, at U.S. Department of the Interior, Bureau of Land Management, Mail Stop 401LS, 1849 C Street, NW., Washington, DC 20240. Additionally, you may contact Alexandra Ritchie regarding this ICR at (202) 452–0388 (phone); (202) 653–5287 (fax); or Alexandra_Ritchie@blm.gov (e-mail).

FOR FURTHER INFORMATION CONTACT: For program-related questions, contact George Brown on (202) 452–7772 (Commercial or FTS). Persons who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8330, 24 hours a day, seven days a week, to contact Mr. Brown via message service. For questions regarding this ICR or the information collection process, contact Alexandra Ritchie by phone, mail, fax, or e-mail (see ADDRESSES).

SUPPLEMENTARY INFORMATION:

OMB Control Number: 1004–0103. Title: Mineral Materials Disposal, 43 CFR 3600, 3601, and 3602.

Bureau Form Number: 3600–9. Type of Request: Revision of currently approved collection.

Affected Public: Private sector.
Respondent's Obligation: Required to obtain or retain a benefit.

Frequency of Collection: Annually or monthly (contracts and reporting requirements vary).

	Activity	Number of annual respondents	Number of annual responses	Completion time per response	Annual burden hours
Form 3600–9:					
43 CFR 3602.10	Contract for the Sale of Mineral Materials	440	440	30 minutes	220
Form Subtotal		440	440	30 minutes	220
Non-form:					
43 CFR 3601.30	Sampling and testing	30	30	30 minutes	15
43 CFR 3602.10	Request for sale	440	440	30 minutes	220
43 CFR 3601.40		110	110	24 hours	2,640
43 CFR 3601.40	Mining and reclamation plans (simple case)	200	200	2 hours	400
43 CFR 3602.14	Performance bond	440	440	30 minutes	220

Activity	Number of annual respondents	Number of annual responses	Completion time per response	Annual burden hours
43 CFR 3602.21 Payments	440 440		12 hours 6 hours	5,280 2,640
Non-Form Subtotal	2,100	2,100		11,415
Total Form and Non-Form	2,540	2,540		11,635

Abstract: The Materials Act of 1947, as amended (Act), 30 U.S.C. 601 and 602, provides for the disposal of mineral materials, such as sand, gravel, and petrified wood from public lands by sale or free use. The BLM disposes of such materials under the regulations at CFR parts 3600 and 3620.

The BLM uses Form 3600–9 to collect information to:

- (1) Determine whether the sale of mineral materials is in the public interest:
- (2) Mitigate the environmental impacts of mineral materials development;
- (3) Get fair market value for materials sold; and
- (4) Prevent trespass removal of the materials.

Applicants must submit a request in writing to the BLM to purchase mineral materials. Specific information requirements are not stated in the regulations, but sale agreements are made on Form 3600–9 approved by the BLM.

Respondents maintain records as part of the customary and usual business and private practices, and purchases do not involve substantial additional information collection for most respondents. Cost estimates for information collection can vary widely because the nature of the applications varies considerably in size, location, and associated environmental conflicts; all of which can substantially affect the complexity and cost of the processing and the amount of information needed. Typically, larger purchases involve more records over a longer period of time. Respondents are not required to purchase additional computer hardware or software to comply with these information collection requirements. There are no capital and start-up costs involved with this information collection.

While the BLM does not require the respondents to purchase special equipment to maintain these records and these respondents maintain records for tax purposes and production verification as part of their usual business, the BLM does ask respondents to query or search their databases or

other records maintenance systems to provide a summary record so that the BLM can process the requests for an exclusive mineral materials sales contract. We therefore treat this combined records maintenance and reporting effort as part of the respondents' annual burden hours and costs in Item 12 of this document. For the purposes of this information collection request, "records maintenance" is considered one of the "non-form information requirements."

There is a filing fee associated with this information collection for independent sales that are not in a community pit or common use area. Such sales require a case-by-case analysis by the BLM of each application because each is unique. Sales vary widely depending on the magnitude and nature of the application (can range in quantity from tens to millions of tons of materials), the complexity of the mining plan proposed, the duration proposed (can range from days to years), the location of the proposed removal area, the associated environmental effects at that location, and the BLM's related processing costs for that application, including the travel time to the site.

The information collection considers a general cost range for respondents for 43 CFR 3601.40, including no cost (where respondent uses a BLM plan at a community pit), mid-range costs (respondent either prepares a simple plan for small sale at a new site, designs a plan for multiple sales at a new site, or makes adjustments to a BLM plan for a sale at a community pit), and upperlevel costs (to establish a new site, typically for a larger sale, requiring original mining and reclamation plan design).

The BLM collected a total of \$66,120 in fees associated with processing information requirements connected with this collection (exclusive sales contracts) in FY 2007. Although we cannot determine the filing fee per response in advance, for purposes of this information collection we have determined that the average annual filing fee per contract is \$150.27 or about \$150 (\$66,120 divided by 440 exclusive sales contracts). We are

therefore assigning this non-burden hour cost to the sales contract Form 3600–9 Information Collection (IC) in the ROCIS database.

We can attribute our change in nonburden hour costs to respondents from the previous collection to new BLM regulations (program change) that took effect in November 2005 authorizing the BLM to charge fees to recover our costs of processing some sales contracts. Those regulatory changes are contained in Minerals Management: Adjustment of Cost Recovery Fees Final Rule (43 CFR parts 3000, 3100, 3150, 3200, 350, 3580, 3600, 3730, 3810, and 3830). The BLM collected a total of \$66,120 in cost recovery fees associated with this information collection in FY 2007. In order to estimate the annual non-burden hour cost to respondents for this collection, the BLM is assuming that it will collect on average \$66,120 in costrecovery fees each year associated with this collection.

Comments: We again specifically request your comments on the following:

- (1) Whether the collection of information is necessary for the proper functioning of the BLM, including whether the information will have practical utility;
- (2) The accuracy of the BLM's estimate of the burden of collecting the information, including the validity of the methodology and assumptions used;
- (3) The quality, utility and clarity of the information we collect; and
- (4) How to minimize the burden of collecting the information on those who are to respond, including the use of appropriate automated electronic, mechanical, or other forms of information technology.

Comments that you submit in response to this notice are a matter of public record. 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 OMB in your comment to withhold your personal identifying

information from public review, we cannot guarantee that it will be done.

Dated: March 24, 2008.

Alexandra Ritchie,

Bureau of Land Management, Information Collection Clearance Officer.

[FR Doc. E8–6293 Filed 3–26–08; 8:45 am] BILLING CODE 4310–84–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[UTU 08463, UTU 53990, UTU 010096, UTU 42889]

Public Land Order No. 7395; Revocation of Public Land Order Nos. 494, 565, 983, and 1011, Utah; Correction

AGENCY: Bureau of Land Management, Interior.

ACTION: Correction.

SUMMARY: This action corrects an error in the land description published as FR Doc. 99–16616 in the **Federal Register**, 64 FR 35179, June 30, 1999, for a Department of Energy withdrawal revocation.

On page 35179, column 2, line 33 from the bottom, which reads "T. 36 S., R. 10 E., " is hereby corrected to read "T. 36 S., R. 19 E."

Dated: March 17, 2008.

Jeff Rawson,

Acting State Director.

[FR Doc. E8–6289 Filed 3–26–08; 8:45 am]

BILLING CODE 4310-DQ-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[CA-920-1310-FI); (CACA 47607 and CACA 47608]

Proposed Reinstatement of Terminated Oil and Gas Leases CACA 47607 and CACA 47608

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of Reinstatement of Terminated Oil and Gas Leases.

SUMMARY: Under the provisions of Public Law 97–451, Maverick Petroleum Inc., timely filed a petition for reinstatement of oil and gas leases CACA 47607 and CACA 47608 for lands in Kern County, California, and it was accompanied by all required rentals and royalties accruing from August 1, 2007, the date of termination.

FOR FURTHER INFORMATION CONTACT: Rita Altamira, Land Law Examiner, Branch

of Adjudication, Division of Energy & Minerals, BLM California State Office, 2800 Cottage Way, W–1834, Sacramento, California 95825, (916) 978–4378.

SUPPLEMENTARY INFORMATION: No valid lease has been issued affecting the lands. The lessee has agreed to new lease terms for rentals and royalties at rates of \$10.00 per acre or fraction thereof and 16²/₃ percent, respectively. The lessee has paid the required \$500 administrative fee and has reimbursed the Bureau of Land Management for the cost of this Federal Register notice. The Lessee has met all the requirements for reinstatement of the lease as set out in Sections 31(d) and (e) of the Mineral Leasing Act of 1920 (30 U.S.C. 188), and the Bureau of Land Management is proposing to reinstate the lease effective August 1, 2007, subject to the original terms and conditions of the lease and the increased rental and royalty rates cited above.

Dated: March 20, 2008.

Debra Marsh,

Supervisor, Branch of Adjudication, Division of Energy & Minerals.

[FR Doc. E8–6233 Filed 3–26–08; 8:45 am] BILLING CODE 4310–40–P

DEPARTMENT OF THE INTERIOR

National Park Service

Quarry Visitor Center Final Environmental Impact Statement, Dinosaur National Monument, Colorado and Utah

AGENCY: National Park Service, Department of the Interior.

ACTION: Notice of Availability of the Final Environmental Impact Statement for the Quarry Visitor Center, Dinosaur National Monument.

SUMMARY: Pursuant to the National Environmental Policy Act of 1969, 42 U.S.C. 4332(2) (C), the National Park Service announces the availability of a Final Environmental Impact Statement for the Quarry Visitor Center at Dinosaur National Monument, Colorado and Utah.

SUPPLEMENTARY INFORMATION: Five alternatives were evaluated in the environmental impact statement. These include: Alternative A, No Action—Continue Current Management; Alternative B, the Preferred Alternative—Rehabilitate or Replace the Exhibit Hall and Construct a New Facility Off-Site; Alternative C—Retain the Exhibit Hall and Construct a New Facility at the Quarry Visitor Center Site; Alternative D—Retain the Exhibit

Hall and Construct Wings Similar to Existing Facility; Alternative E-Demolish the Entire Facility and Construct a New Facility at the Quarry Visitor Center Site. The preferred alternative would provide for a shelter and interpretive area at the fossil wall, either by rehabilitating the existing 10,800-square-foot Exhibit Hall or constructing a new structure to provide opportunities for visitors to view the dinosaur bones in situ. This alternative would minimize facilities at the Quarry Visitor Center site and allow new interpretive experiences to be developed and showcased at a new location where soils are more stable.

DATES: The National Park Service will execute a Record of Decision (ROD) no sooner than 30 days following publication by the Environmental Protection Agency of the Notice of Availability of the Final Environmental Impact Statement.

ADDRESSES: Information on the final Environmental Impact Statement will be available online at http://parkplanning.nps.gov, in the office of the Superintendent, Mary Risser, 4545 E. Highway 40, Dinosaur, CO, 81610–9724, (970) 374–3001, and the following locations: The Moffat County Library, 570 Green St., Craig, CO., 81625 and the Uintah County Library, 155 East Main, Vernal, UT, 84078.

FOR FURTHER INFORMATION CONTACT:

Mary Risser, 4545 E. Highway 40, Dinosaur, CO., 81610–9724 (970) 374– 3001, Mary_Risser@nps.gov.

Dated: January 25, 2008.

Michael D. Snyder,

Director, Intermountain Region, National Park Service.

[FR Doc. E8–6269 Filed 3–26–08; 8:45 am]

DEPARTMENT OF THE INTERIOR

National Park Service

Flight 93 National Memorial Advisory Commission

AGENCY: National Park Service, Interior. **ACTION:** Notice of May 3, 2008 Meeting.

SUMMARY: This notice sets forth the date of the May 3, 2008 meeting of the Flight 93 Advisory Commission.

DATES: The public meeting of the Advisory Commission will be held on Saturday, May 3, 2008 from 10 a.m. to 1 p.m. (Eastern). The Commission will meet jointly with the Flight 93 Memorial Task Force.

Location: The meeting will be held at the Somerset County Courthouse, Court