10. Exceeding group size limits, as indicated by a BLM sign or map, is prohibited.

11. Exceeding length of stay limits, as indicated by a BLM sign or map, is prohibited.

12. Individuals and/or groups must register and possess proof of registration as indicated by a BLM sign or map.

13. You must not use roads and/or trails by motorized or mechanized vehicle or equestrian or pedestrian travel except where designated as open to such use by a BLM sign or map.

14. You must not discharge a firearm of any kind, including those used for target shooting or paintball. Licensed hunters in legitimate pursuit of game during the proper season with appropriate firearms, as defined by the Colorado Division of Wildlife, are exempt from this rule.

15. You must not collect or disturb rocks, minerals, fossils, chipped rocks, arrowheads, or other paleontological, prehistoric or historical artifacts.

16. You must not enter an area that is designated as closed by a BLM sign or map.

17. You must remove and properly dispose of canine solid waste when and where indicated by a BLM sign or map.

18. You must not bring any dog into the MCNCA that is not controlled by visual, audible, or physical means.

19. You must not burn material, including wood, that contains nails, glass, or any metal.

20. You must dispose of solid human waste as indicated by a BLM sign or map.

*Exemptions:* The following persons are exempt from these supplementary rules:

A. Any Federal, state, local and/or military personnel in the scope of their official duties;

B. Members of any organized rescue or fire-fighting force in performance of their official duties; and

C. Persons, agencies, municipalities, or companies holding an existing special-use permit inside the MCNCA and operating within the scope of their permit.

*Penalties:* Any person who violates any of these supplementary rules may be tried before a United States Magistrate and fined no more than \$1,000 or imprisoned for no more than 12 months, or both. 43 U.S.C. 1733(a); 43 CFR 8360.0–7. Such violations may also be subject to the enhanced fines provided for by 18 U.S.C. 3571. In accordance with 43 CFR 8365.1–7, State or local officials may also impose penalties for violations of Colorado law.

#### Dave Hunsaker,

Associate State Director. [FR Doc. E9–16416 Filed 7–10–09; 8:45 am] BILLING CODE 4310–JB–P

## DEPARTMENT OF THE INTERIOR

#### Bureau of Land Management

[LLNVC0200.L58740000.EU0000; N-82710, N-82711; 9-08807; TAS:14X5260]

## Notice of Realty Action; Extension of Segregation of Public Lands for Proposed Sale in Lyon County, NV

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice of realty action.

**SUMMARY:** This notice extends the segregation on 998.2 acres of public lands in Lyon County, Nevada for up to 2 additional years.

**FOR FURTHER INFORMATION CONTACT:** Fred Slagle, (775) 885–6115.

**SUPPLEMENTARY INFORMATION:** The following described public lands are located southwest (sec. 22) and south (sec. 36) of Fernley, Nevada:

#### **Mount Diablo Meridian**

T. 20 N., R. 24 E.,

Sec. 22, 1ots 1 to 6, inclusive, NE<sup>1</sup>/<sub>4</sub>, E<sup>1</sup>/<sub>2</sub>NW<sup>1</sup>/<sub>4</sub>, E<sup>1</sup>/<sub>2</sub>SW<sup>1</sup>/<sub>4</sub>, and W<sup>1</sup>/<sub>2</sub>SE<sup>1</sup>/<sub>4</sub>; Sec. 36, E<sup>1</sup>/<sub>2</sub>NE<sup>1</sup>/<sub>4</sub>NE<sup>1</sup>/<sub>4</sub>, NW<sup>1</sup>/<sub>4</sub>NE<sup>1</sup>/<sub>4</sub>, NW<sup>1</sup>/<sub>4</sub>NE<sup>1</sup>/<sub>4</sub>,

N<sup>1</sup>/<sub>2</sub>NW<sup>1</sup>/<sub>4</sub>NE<sup>1</sup>/<sub>4</sub>, and W<sup>1</sup>/<sub>2</sub>.

The areas described aggregate 998.2 acres, more or less, in Lyon County.

Notification of a 2-year segregation of the described lands from appropriation under the public land laws, including the mining laws, except the sale provisions of the Federal Land Policy Management Act, appeared in the Federal Register on August 20, 2007 (72 FR 46509). The Bureau of Land Management (BLM) has completed an environmental analysis and by decision dated August 11, 2008, found the lands suitable for sale. The BLM has encountered unanticipated processing delays, including a pending action to clear an encumbrance on portions of the sale area. In accordance with 43 CFR 2711.1-2(d), the BLM Nevada State Director has determined that extension of this segregation is necessary to provide sufficient time to complete final processing steps required to offer these lands for sale. The segregative effect will terminate on issuance of a patent, publication in the Federal Register of a termination of the segregation, or on August 20, 2011, whichever occurs first.

(Authority: 43 CFR 2711.1-2(d))

Bryant Smith,

Associate District Manager, Carson City District. [FR Doc. E9–16411 Filed 7–10–09; 8:45 am] BILLING CODE 4310–HC–P

# DEPARTMENT OF THE INTERIOR

#### **Bureau of Indian Affairs**

## **Restoration of Wilton Rancheria**

**AGENCY:** Bureau of Indian Affairs, Interior.

**ACTION:** Notice.

**SUMMARY:** This notice is published pursuant to a court order and relates to restoration of the Wilton Miwok Rancheria, its members, and Dorothy Andrews, and the Me-Wuk Indian Community of the Wilton Rancheria. See the **SUPPLEMENTARY INFORMATION** section of this notice for details. **DATES:** The restoration is effective as of

June 8, 2009.

**FOR FURTHER INFORMATION CONTACT:** Jane Smith, Office of the Solicitor—Division of Indian Affairs, 1849 C Street, NW., MS–6456, Washington, DC 20240. Telephone: (202) 208–6526.

SUPPLEMENTARY INFORMATION: This notice is published pursuant to the Order issued June 8, 2009, in *Wilton Miwok Rancheria and Dorothy Andrews* v. *Salazar*, Civil No. C–07–02681 (JF) (PVT), and *Me-Wuk Indian Community of the Wilton Rancheria* v. *Salazar*, Civil No. C 07–05706 (JF), United States District Court for the Northern District of California.

Plaintiffs, Wilton Miwok Rancheria, its members, and Dorothy Andrews, and the Me-Wuk Indian Community of the Wilton Rancheria, hereinafter the Wilton Rancheria, are relieved from the application of section 10(b) of the Act of August 18, 1958, 72 Stat. 619, as amended by the Act of August 11, 1964, 78 Stat. 390, and shall be deemed entitled to any of the benefits or services provided or performed by the United States for Indians because of the status as Indian, if otherwise qualified under applicable laws and regulations.

The Wilton Rancheria is an Indian entity with the same status as it possessed prior to distribution of the assets of the Rancheria and shall be deemed entitled to any of the benefits or services provided or performed by the United States for Indian Tribes, bands, communities or groups because of its status as an Indian Tribe.

The Distribution Plan for the Wilton Rancheria is of no further force and effect and shall not be further