from sale within 30 days, if the BLM authorized officer determines consummation of the sale would be inconsistent with any law, or for other reasons as may be provided by applicable law or regulations. No contractual or other rights against the United States may accrue until the BLM officially accepts the offer to purchase and the full bid price is paid.

Per SNPLMA Section 4(c), lands identified within the Las Vegas Valley Disposal Boundary are withdrawn from location and entry under the mining laws and from operation under the mineral leasing and geothermal leasing laws until such time as the Secretary of the Interior (Secretary) terminates the withdrawal or the lands are patented.

Upon publication of this notice in the **Federal Register**, the described land will also be segregated from all forms of appropriation under the public land laws, including the mining laws, except for the sale provisions of FLPMA. Upon publication of this notice and until completion of this sale, the BLM will no longer accept land use applications affecting the parcels identified for sale. The parcels may be subject to land use applications received prior to publication of this notice if processing the application would have no adverse effect on the marketability of title or the FMV of the parcel. The segregative effect of this notice terminates upon issuance of a patent or other document of conveyance to such lands, or publication in the Federal Register of a termination of the segregation. The total segregation period may not exceed two years unless it is extended by the BLM Nevada State Director prior to the termination date in accordance with 43 CFR 2711.1–2(d).

Terms and Conditions: FLPMA Section 209, 43 U.S.C. 1719(a), states that "all conveyances of title issued by the Secretary . . . shall reserve to the United States all minerals in the lands." Accordingly, the patents, when issued, will contain a mineral reservation to the United States for all minerals.

In response to requests to clarify this mineral reservation as it relates to mineral materials, such as sand and gravel, we refer interested parties to the regulations at 43 CFR 3601.71(b), which provides that the owner of the surface estate of lands with reserved Federal minerals may "use a minimal amount of mineral materials" for "personal use" within the boundaries of the surface estate without a sales contract or permit. The regulation provides that all other use, absent statutory or other express authority, requires a sales contract or permit. The BLM refers interested parties to the explanation of this

regulatory language in the preamble to the final rule published in the **Federal Register** in 2001, available at https://www.federalregister.gov/d/01-29001, which states that minimal use "would not include large-scale use of mineral materials, even within the boundaries of the surface estate" (66 FR 58894). Further explanation is contained in the BLM Instruction Memorandum No. 2014–085 (April 23, 2014), available on the BLM's website at https://www.blm.gov/policy/im-2014-085.

The following numbered terms and conditions will appear on the conveyance documents for the sale parcels:

(1) All mineral deposits in the lands so patented, and to it, or persons authorized by it, the right to prospect for, mine, and remove such deposits from the same under applicable law and regulations to be established by the Secretary are reserved to the United States, together with all necessary access and exit rights.

(2) A right-of-way is reserved for ditches and canals constructed by authority of the United States under the Act of August 30, 1890 (43 U.S.C. 945).

(3) The parcels are subject to valid

existing rights.

(4) The parcels are subject to reservations for roads, public utilities, and flood control purposes, both existing and proposed, in accordance with the local governing entities' transportation plans.

(5) An appropriate indemnification clause protecting the United States from claims arising out of the patentee's use, occupancy, or occupations on the patented lands.

To the extent required by law, the parcel is subject to the requirements of section 120(h) of CERCLA, as amended. Accordingly, notice is hereby given that the lands have been examined and no evidence was found to indicate that any hazardous substances have been stored for one year or more, nor that any hazardous substances have been disposed of or released on the subject properties.

No warranty of any kind, express or implied, is given by the United States as to the title, the boundaries, whether or to what extent the land may be developed, its physical condition, future uses, or any other circumstance or condition. The conveyance of a parcel will not be on a contingency basis.

Authority: 43 CFR 2711.3-2.

# Samirra Z. Felix,

Acting Assistant Field Manager, Las Vegas Field Office.

[FR Doc. 2024–30706 Filed 12–23–24; 8:45 am]

# **DEPARTMENT OF THE INTERIOR**

#### **National Park Service**

[NPS-WASO-NRNHL-DTS#- 39262; PPWOCRADIO, PCU00RP14.R50000]

# National Register of Historic Places; Notification of Pending Nominations and Related Actions

**AGENCY:** National Park Service, Interior. **ACTION:** Notice.

**SUMMARY:** The National Park Service is soliciting electronic comments on the significance of properties nominated before December 14, 2024, for listing or related actions in the National Register of Historic Places.

**DATES:** Comments should be submitted electronically by January 10, 2025.

# FOR FURTHER INFORMATION CONTACT:

Sherry A. Frear, Chief, National Register of Historic Places/National Historic Landmarks Program, 1849 C Street NW, MS 7228, Washington, DC 20240, sherry frear@nps.gov, 202–913–3763.

SUPPLEMENTARY INFORMATION: The properties listed in this notice are being considered for listing or related actions in the National Register of Historic Places. Nominations for their consideration were received by the National Park Service before December 14, 2024. Pursuant to Section 60.13 of 36 CFR part 60, comments are being accepted concerning the significance of the nominated properties under the National Register criteria for evaluation.

Before including your address, phone number, email 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.

Nominations submitted by State or Tribal Historic Preservation Officers

Key: State, County, Property Name, Multiple Name(if applicable), Address/ Boundary, City, Vicinity, Reference Number.

### CALIFORNIA

#### **Invo County**

Ryan Historic District, Address Restricted, Death Valley vicinity, SG100011330

#### CONNECTICUT

#### **Fairfield County**

Waltersville School, 167 Steuben Street, Bridgeport, SG100011334

#### IDAHO

#### Washington County

Sunnyside School, (Public School Buildings in Idaho MPS), 446 US-95, Weiser vicinity, MP100011321

#### MARYLAND

#### Frederick County

Clemson, Joanna & Dennis D. H., Farm, 14121 Pearre Road, Union Bridge vicinity, SG100011329

# **Montgomery County**

River Road Unitarian Church, 6301 River Road, Bethesda, SG100011323

#### MICHIGAN

### **Berrien County**

Ferry Street Historic District, 527–801 north side of Ferry Street; 514–814 south side of Ferry Street; 701–815 north side of Sycamore; 323 North 5th Street; 308–410 North Sixth Street; 307–402 North Seventh Street; 307–410 North Eighth Street; and 310 North Ninth Street, Niles, SG100011316

### MISSISSIPPI

#### **Hinds County**

Whitehead and Lloyd Motor Company, 430 South State Street, Jackson, SG100011332 John R. Lynch Street Civil Rights District, North Side of Green-Gibbs Plaza, 1017 Lynch Street, and 1072 Lynch Street, Jackson, SG100011333

# NORTH CAROLINA

#### **Madison County**

Marshall High School (Boundary Increase), 115 and 145 Blannahassett, Marshall, BC100011319

# SOUTH CAROLINA

# **Horry County**

Atlantic Beach Historic District, Generally bounded by Wiley Drive, 29th Avenue S, 32nd Avenue S, and the Atlantic Ocean, Atlantic Beach, SG100011324

An owner objection received for the following resource(s):

#### TEXAS

#### **Nueces County**

Cayo del Oso Site, Address Restricted, Corpus Christi, SG100011317

An additional documentation has been received for the following resource(s):

#### NORTH CAROLINA

#### **Madison County**

Marshall High School (Additional Documentation), Blannahassett Island. W. side Bridge St., Marshall, AD08000779

# NORTH DAKOTA

#### **Bowman County**

Schade, Emma Petznick and Otto, House (Additional Documentation), 406 W. Divide, Bowman, AD08000313

Authority: Section 60.13 of 36 CFR part 60.

# Sherry A. Frear,

Chief, National Register of Historic Places/ National Historic Landmarks Program. [FR Doc. 2024–30775 Filed 12–23–24; 8:45 am]

BILLING CODE 4312-52-P

# **DEPARTMENT OF THE INTERIOR**

# **National Park Service**

[NPS-WASO-BSAD-38836; PPWOBSADI0; PPMPSAS1Y.Y00000; 255]

Notice of Availability and Request for Comments on Draft Director's Order #20 Concerning National Park Service Policies and Procedures Governing Agreements

**AGENCY:** National Park Service, Interior. **ACTION:** Notice of availability, request for comments.

SUMMARY: The National Park Service (NPS) has prepared Director's Order #20 to set forth its policies and procedures for formalizing relationships with other entities through six, specific agreement types. Once adopted, the policies and procedures in Director's Order #20 and the accompanying Reference Manual 20 (RM–20) will supersede and replace the policies and procedures issued in Director's Order #20: Agreements, dated July 23, 2003.

**DATES:** Written comments will be accepted until January 27, 2025.

**ADDRESSES:** Draft Director's Order #20 is available online at <a href="https://www.nps.gov/subjects/policy/new.htm">https://www.nps.gov/subjects/policy/new.htm</a> where readers may submit comments electronically.

# **FOR FURTHER INFORMATION CONTACT:** Joshua Wilks, Deputy Bureau Financial

Assistance Chief, NPS, NPS\_DO20@ nps.gov, 202–697–2035.

**SUPPLEMENTARY INFORMATION:** The NPS is updating its current system of internal written instructions. When these documents contain new policy or procedural requirements that may affect parties outside the NPS, they are first made available for public review and comment before being adopted. Director's Order #20 and a reference

manual (subsequent to the Director's Order) will be issued. The draft Director's Order provides direction to NPS managers and employees with responsibilities for preparing, reviewing, and approving these types of agreements with other Federal and non-Federal entities: Federal Intragovernmental Agreements, Reimbursable Service Agreements with Non-Federal Entities, Financial Assistance Agreements, Cooperative Management Agreements, General Agreements, and Funding Agreements with Self-Governance Tribes.

Public Disclosure of Comments:
Before including your address,
telephone number, email 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 may 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.

Authority: 54 U.S.C. 100101(a) et seq.

# Alma Ripps,

Chief, Office of Policy. [FR Doc. 2024–30667 Filed 12–23–24; 8:45 am] BILLING CODE 4312–52–P

# INTERNATIONAL TRADE COMMISSION

[Investigation Nos. 701-TA-752 and 731-TA-1730 (Preliminary)]

Active Anode Material From China; Institution of Antidumping and Countervailing Duty Investigations and Scheduling of Preliminary Phase Investigations

**AGENCY:** United States International Trade Commission.

**ACTION:** Notice.

**SUMMARY:** The Commission hereby gives notice of the institution of investigations and commencement of preliminary phase antidumping and countervailing duty investigation Nos. 701-TA-752 and 731-TA-1730 (Preliminary) pursuant to the Tariff Act of 1930 ("the Act") to determine whether there is a reasonable indication that an industry in the United States is materially injured or threatened with material injury, or the establishment of an industry in the United States is materially retarded, by reason of imports of active anode material from China, provided for in subheadings 2504.10.50, 3801.10.50, and 3801.90.00 of the Harmonized Tariff Schedule of