

Notices

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[OR 6817]

OREGON

Classification of Public Lands for Disposal by Exchange

NOVEMBER 3, 1970.

Pursuant to section 2 of the Act of September 19, 1964 (43 U.S.C. 1412), and to the regulations in 43 CFR Subpart 2462, the lands described below are classified for disposal through exchange, under the Act of June 28, 1934, as amended (48 Stat. 1269; 43 U.S.C. 315g; 43 CFR Part 2220), for lands within the Prineville District. The proposed classification received no protests.

WILLAMETTE MERIDIAN

T. 1 N., R. 19 E.,
Sec. 2, SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 12, SE $\frac{1}{4}$ NE $\frac{1}{4}$, N $\frac{1}{2}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ NW $\frac{1}{4}$,
and N $\frac{1}{2}$ S $\frac{1}{2}$.
T. 1 N., R. 20 E.,
Sec. 6, lot 7.

The area described aggregates approximately 411.47 acres in Gilliam County.

In accordance with 43 CFR 2201.2, no application for an exchange will be accepted unless the application is accompanied by a statement from the BLM Prineville District Manager that the proposal is feasible.

Information concerning these lands is available at the Prineville District Office, Bureau of Land Management, 185 East Fourth Street (P.O. Box 550), Prineville, Oreg. 97754.

ARCHIE D. CRAFT,
State Director.

[F.R. Doc. 70-15200; Filed, Nov. 10, 1970;
8:47 a.m.]

Geological Survey

NORTH DAKOTA AND WYOMING

Definitions of Known Geologic Structures of Producing Oil and Gas Fields

Pursuant to 43 CFR 3120.2-2(b), notice is hereby given that the known geologic structures of producing oil and gas fields have been defined as follows:

NAMES OF FIELD, EFFECTIVE DATE, AND ACREAGE

(34) NORTH DAKOTA

Blue Buttes; May 22, 1970; 24,083.

(50) WYOMING

Bertha; Sept. 1, 1970; 240.
Collums; Aug. 27, 1970; 5,084.
Corral Creek; July 22, 1970; 305.
Hunter Ranch; July 20, 1970; 1,354.
Jewel; July 15, 1970; 232.
Recluse; Aug. 12, 1970; 16,676.
Sandbar West; Sept. 15, 1970; 6,314.

Maps and diagrams showing the boundaries of the defined structures have been

filed with the appropriate land office of the Bureau of Land Management and are also of record in the Geological Survey, Washington, D.C.

W. A. RADLINSKI,
Acting Director.

NOVEMBER 4, 1970.

[F.R. Doc. 70-15181; Filed, Nov. 10, 1970;
8:46 a.m.]

DEPARTMENT OF JUSTICE

Bureau of Narcotics and Dangerous Drugs

DEPRESSANT AND STIMULANT DRUGS

Use of Peyote for Religious Purposes

In the matter of the petition of the Church of the Awakening to amend § 320.3(c) (3):

Petitioner's amendment would grant the Church an exemption to use peyote for religious purposes. A hearing was held on this matter before Mr. Frederick M. Garfield from June 30, 1969, through July 9, 1969. Additionally, the hearing was reopened on July 1, 1970, to permit the petitioner to recross-examine one of the Government's witnesses. The report, findings of fact, conclusions, and recommendations of the hearing examiner were published in the FEDERAL REGISTER on September 23, 1970 (35 F.R. 14789), in conjunction with the decision of the Director of the Bureau of Narcotics and Dangerous Drugs to accept them in their entirety, and to deny the petition of the Church of the Awakening.

In response to the above decision, the petitioner has submitted objections and exceptions to the findings of fact, conclusions, and the decision of the Director.

After reviewing these objections and exceptions: *It is ordered*, That it is the decision of the Director of the Bureau of Narcotics and Dangerous Drugs that the petition of the Church of the Awakening is denied.

It was agreed upon at the hearing which began June 30, 1969 (Tr. pages 11-13), that the record established at the hearing would constitute an exhaustion of administrative remedies on the part of both parties. Therefore, pursuant to 21 U.S.C. 371(f), the petitioner may within 90 days of the effective date of this order seek judicial review with the Circuit Court of Appeals of the United States for the Circuit wherein the petitioner resides or is principally located.

This order shall become effective upon its publication in the FEDERAL REGISTER.

Dated: November 5, 1970.

JOHN E. INGERSOLL,
Director, Bureau of
Narcotics and Dangerous Drugs.

[F.R. Doc. 70-15199; Filed, Nov. 10, 1970;
8:47 a.m.]

DEPARTMENT OF AGRICULTURE

Commodity Credit Corporation

[Amdt. 5]

SALES OF CERTAIN COMMODITIES

Monthly Sales List

The CCC Monthly Sales List for the fiscal year ending June 30, 1971, published in 35 F.R. 10922, is amended as follows:

1. Section 9 entitled "Barter Eligibility List" is revised to read as follows:

Barter eligibility list. The following commodities from CCC-owned inventories are currently available for new and existing barter contracts: Upland cotton and tobacco (under loan). In addition, private stocks of barley, corn, cotton (upland and American Pima), cottonseed oil, flaxseed, grain sorghum, grease (inedible), linseed oil, oats, rice (milled and brown), soybean oil, tallow (inedible), tobacco, wheat, and wheat flour are eligible under Barter Announcement PS-6 for programing in connection with barter contracts covering procurement for Federal agencies that will reimburse CCC. (However, Hard Red Winter wheat in excess of 11.49 percent protein, Hard Red Spring wheat, Durum wheats, and flour produced from these wheats may not be exported under the barter program through west coast ports.) Eligible commodities acquired from CCC, except grains so acquired before June 3, 1970, for other than unrestricted use, may be applied to and exported under barter contracts as private stocks in accordance with the terms and conditions of Announcement PS-6.

2. Section 14 entitled "Wheat—Unrestricted Use Sales—(Bulk-Storable-Basis Grade 1 In-Store)" is revised to read as follows:

The minimum price is the market price but not less than the formula price.

(a) Except as specified in paragraph (b) of this section: (1) At designated terminals the formula price for the predominant class of wheat is the 1970 county loan rate where stored plus the monthly markup shown in this section plus the transit value or 4 cents per bushel, whichever is higher. Adjustments for other classes will be established when necessary by CCC.

(2) Outside of designated terminal markets the formula price is the 1970 county loan rate where stored plus the monthly markup shown in this section plus transit value, if any.

(3) Loan differentials will be applied in determining the formula price of other qualities at all locations.