royalties accruing from April 1, 2000 the DEPARTMENT OF THE INTERIOR date of termination.

No valid lease has been issued affecting the lands. The lessee has agreed to new lease terms for rentals and royalties at rates of \$5.00 per acre or fraction thereof and 16<sup>2</sup>/<sub>3</sub> 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 April 1, 2000, subject to the original terms and conditions of the lease and the increased rental and royalty rates cited above.

For further information contact: Gloria S. Baca, BLM, New Mexico State Office, (505) 438-7566.

Dated: December 18, 2000.

### Gloria S. Baca,

Land Law Examiner.

[FR Doc. 01-289 Filed 1-4-01: 8:45 am]

BILLING CODE 4310-FB-M

### **DEPARTMENT OF THE INTERIOR**

### **Bureau of Land Management**

[AZA 28900]

Public Land Order No. 7251; Withdrawal of National Forest System Lands for State Highway 87 Roadside Zone; Arizona; Correction

### Correction

In notice document 97-8627 on page 16179 in the issue of Friday, April 4, 1997, make the following correction:

On page 16179, in the first column, in the 24th line from the top, "Sec. 9, SE1/4SW1/4 and SW1/4SE1/4;" should read "Sec. 9.

W1/2"SE1/4SW1/4SE1/4SE1/4SW1/4, and lot

Dated: December 19, 2000.

### Elson F. Alvarez,

Acting Deputy State Director, Resources Division.

[FR Doc. 01-290 Filed 1-4-01; 8:45 am]

BILLING CODE 3410-11-M

## **Bureau of Land Management** [CA-360-1230-PA-1220]

### Supplementary Rules

AGENCY: Bureau of Land Management, Interior.

**ACTION:** Establishment of open hours for Reading Island Recreation Site, Swasey Drive-Area of Critical Environmental Concern (ACEC) and adjoining areas. The affected public land includes all BLM managed lands within:

### Mount Diablo Meridian

T. 29N., R. 3W Sec. 3, 10 T. 31N., R. 5W Sec. 6, 7 T. 31N., R. 6W Sec. 12

**SUMMARY:** The BLM is prohibiting persons from driving, parking, or leaving motorized vehicles within the Reading Island Recreation Day Use Area, Swasey Drive ACEC and adjoining areas from 1 hour after sunset to 1 hour before sunrise. The use of these areas by motorized vehicles during the prohibited hours must have written authorization from a BLM authorized officer.

**SUPPLEMENTARY INFORMATION: Reading** Island Recreation Day Use Area, Swasey Drive ACEC and adjoining areas are recreation sites within Shasta County. California that are adjacent to residential areas. Although most public use at the site is lawful and orderly, night time vandalism, littering, shooting and drug use has been a problem. The night time activity deters lawful public use, damages natural and cultural resources, and creates a public nuisance. The BLM can reduce this type of unlawful activity and enhance the setting for valid recreation use by requiring a permit for night time motorized use. Reading Island Recreation Day Use Area, Swasey Drive ACEC and adjoining areas are open to the general public and motorized vehicles from 1 hour before sunrise until 1 hour after sunset. After those hours, visitors to the site must obtain written authorization from a BLM authorized officer to use motorized vehicles in the two areas mentioned. Written authorization will be in the form of a Special Recreation Use permit or equivalent instrument as determined by the BLM authorized officer. Law enforcement personnel and other public servants specifically authorized by the BLM are exempt from this closure. This closure shall remain in effect until further notice.

The authority for these closures and rule making is 43 CFR 8364.1. Any

person who fails to comply with closure or restriction orders is subject to arrest and fines of up to \$100,000 and/or imprisonment not to exceed 12 months. Unauthorized vehicles left at the Reading Island Recreation Site or the Swasey Drive ACEC and adjoining areas described while closed will be subject to towing at the owners expense.

**DATES:** This supplementary rule will take effect January 30th, 2000.

### FOR FURTHER INFORMATION CONTACT:

Charles Schultz, Field Manager, Redding Field Office, Bureau of Land Management, 355 Hemsted Drive, Redding, CA 96002 (530) 224-2100. For a period of 45 days from the date of publication of this notice, interested parties may submit written comments or objections to the Field Manager, Redding Field Office at the above

Dated: December 20, 2000.

### Charles Schultz,

Field Manager.

[FR Doc. 01-44 Filed 1-4-01; 8:45 am]

BILLING CODE 4310-40-Q

### DEPARTMENT OF THE INTERIOR

### Bureau of Land Management

[OR-958-1430-ET; HAG 01-0032; OR-237351

### Proposed Extension of Withdrawal and **Opportunity for Public Meeting;** Oregon

AGENCY: Bureau of Land Management, Interior.

**ACTION:** Notice.

SUMMARY: The Bureau of Land Management (BLM) proposes to extend Public Land Order (PLO) 5980 for a 20 year period. This order withdrew public land from surface entry and mining, to protect the McDermitt Administrative Site and McDermitt Airport Protective Zone. The land has been and will remain open to mineral leasing. This notice also gives an opportunity to comment on the proposed action and to request a public meeting.

**EFFECTIVE DATE:** Comments and requests for a public meeting must be received by April 5, 2001.

**ADDRESSES:** Comments and meetings requests should be sent to the Oregon/ Washington State Director, BLM, P.O. Box 2965, Portland, Oregon 97208-2965.

### FOR FURTHER INFORMATION CONTACT:

Charles R. Roy, BLM Oregon/ Washington State Office, 503–952–6189. SUPPLEMENTARY INFORMATION: On

December 10, 1999, the Bureau of Land

Management, Vale District, requested that PLO 5980 be extended for an additional 20 year period. This withdrawal was made to protect the McDermitt Administrative Site and McDermtt Airport Protective Zone, and will expire on September 1, 2001.

The withdrawal comprises approximately 541.18 acres of public land in Malheur County. The land is located in Sections 12 and 13, T. 41 S., R. 42 E., and Sections 7 and 18, T. 41 S., R. 43 E., Willamette Principal Meridian and is described in PLO 5980. A complete description can be provided by the Oregon State Office at the address shown above.

For a period of 90 days from the date of publication of this notice, all persons who wish to submit comments, suggestions, or objections in connection with the proposed extension may present their views in writing to the Oregon\Washington State Director of the Bureau of Land Management.

Notice is hereby given that an opportunity for a public meeting is afforded in connection with this proposed extension. Any interested persons who desire a public meeting regarding the proposed extension should submit a written request to the Oregon\Washington State Director of the Bureau of Land Management within 90 days from the date of publication of this notice. If the authorized officer determines that a public meeting will be held, a notice of time and place will be published in the Federal Register at least 30 days prior to the scheduled date of the meeting.

The extension will be processed in accordance with the regulations set forth in 43 CFR 2310.4.

### Robert D. DeViney, Jr.,

Chief, Branch of Realty and Records Services. [FR Doc. 01–388 Filed 1–4–01; 8:45 am] BILLING CODE 4310–33–P

# INTERNATIONAL TRADE COMMISSION

[Inv. No. 337-TA-443]

# In the Matter of Certain Flooring Products; Notice of Investigation

**AGENCY:** U.S. International Trade Commission.

**ACTION:** Institution of investigation pursuant to 19 U.S.C. 1337.

**SUMMARY:** Notice is hereby given that a complaint was filed with the U.S. International Trade Commission on December 4, 2000 under section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, on behalf of Alloc, Inc. of

Racine Wisconsin, Berry Finance N.V. of Oostrozebeke, Belgium, and Valinge Aluminum, AB of Viken, Sweden. A supplement to the Complaint was filed on December 22, 2000. The complaint, as supplemented, alleges violations of section 337 in the importation into the United States, the sale for importation, and the sale within the United States after importation of certain flooring products by reason of infringement of claims 1-3, 5, 6, 8-12, 14, 15, 17-36, 38-40 and 41 of U.S. Letters Patent 5,860,267 and claims 1-14 of U.S. Letters Patent 6,023,907. The complaint further alleges that an industry in the United States exists and/or is in the process of being established as required by subsection (a)(2) of section 337.

The complainants request that the Commission institute an investigation and, after a hearing, issue a permanent exclusion order and permanent cease and desist orders.

ADDRESSES: The complaint, except for any confidential information contained therein, is available for inspection during official business hours (8:45 a.m. to 5:15 p.m.) in the Office of the Secretary, U.S. International Trade Commission, 500 E Street, SW., Room 112, Washington, DC 20436, telephone 202-205-2000. Hearing-impaired individuals are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on 202–205–1810. Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at 202–205–2000.

# FOR FURTHER INFORMATION CONTACT: James B. Coughlan, Esq., Office of Unfair Import Investigations, U.S. International Trade Commission, telephone 202–205–2221. General information concerning the Commission may also be obtained by accessing its internet server (http://www.usitc.gov).

**Authority:** The authority for institution of this investigation is contained in section 337 of the Tariff Act of 1930, as amended, and in section 210.10 of the Commission's Rules of Practice and Procedure, 19 CFR 210.10 (2000).

### **Scope of Investigation**

Having considered the complaint, the U.S. International Trade Commission, on December 27, 2000, *Ordered That*—

(1) Pursuant to subsection (b) of section 337 of the Tariff Act of 1930, as amended, an investigation be instituted to determine whether there is a violation of subsection (a)(1)(B) of section 337 in the importation into the United States, the sale for importation, or the sale within the United States after

importation of certain flooring products by reason of infringement of claims 1–3, 5, 6, 8–12, 14, 15, 17–36, 38–40 or 41 of U.S. Letters Patent 5,860,267 or claims 1–13 or 14 of U.S. Letters Patent 6,023,907, and whether an industry in the United States exists or is in the process of being established as required by subsection (a)(2) of section 337.

(2) For the purpose of the investigation so instituted, the following are hereby named as parties upon which this notice of investigation shall be

served:

(a) The complainants are: Alloc, Inc., 3441 South Memorial Drive, Racine, Wisconsin 53403 Berry Financial N.V.,

Ingelmunstersteenweg 164, B–8780, Oostrozebeke, Belgium

Valinge Aluminium AB, Kyrkogranden 1, S–26040, Viken, Sweden

(b) The respondents are the following companies alleged to be in violation of section 337, and are the parties upon which the complaint is to be served: Unilin Decor N.V., Ooigemstraat 3, B—8710, Wielsbeke, Belgium

BHK of America, Inc., 11 Bond Street, Central Valley, NY 10917

Pergo, Inc., 3128 Highwoods Boulevard, Raleigh, NC 27604

Meister-Leisten Schulte GmbH, Meiste, Zum Walde 16, D–59602 Ruthen, Germany

Akzenta Paneele + Profile GmbH, Werner-Von-Siemens Str., 56759 Kaisersesch, Germany

Tarkett, Inc., 1139 Lehigh Avenue, Whitehall, Pennsylvania 18052 Roysol, 86, rue du fauborg Saint-Martin, F 89600 Saint Florentin, France

(c) James B. Coughlan, Esq., Office of Unfair Import Investigations, U.S. International Trade Commission, 500 E Street, SW., Room 401–L, Washington, DC 20436, who shall be the Commission investigative attorney, party to this investigation; and

(3) For the investigation so instituted, the Honorable Paul J. Luckern is designated as the presiding administrative law judge.

Responses to the complaint and the notice of investigation must be submitted by the named respondents in accordance with section 210.13 of the Commission's Rules of Practice and Procedure, 19 CFR 210.13. Pursuant to 19 CFR 201.16(d) and 210.13(a) of the Commission's Rules, such responses will be considered by the Commission if received not later than 20 days after the date of service by the Commission of the complaint and the notice of investigation. Extensions of time for submitting responses to the complaint will not be granted unless good cause therefor is shown.