"petroleum, gas, asphaltum and other hydrocarbons." A decision dated August 11, 1952, states that the United States accepted title of the re-conveyed lands with "a reservation of minerals." Section 8 of the Taylor Grazing Act required that an Opening Order be published before the United States could open the reconveyed lands to mineral entry, leasing, or other public land laws for the minerals not reserved to the private party in the 1952 deed. An Opening Order, dated November 6, 1958 (23 FR 8674) was issued on the re-conveyed lands, however, the Order did not explicitly include the applicable geothermal leasing laws. The subject land is described as follows:

Mount Diablo Meridian

T. 38 N., R. 59 E.,

sec. 13, E¹/₂.

The area described contains 320 acres, more or less, in Elko County.

On publication of this notice in the **Federal Register**, the lands described shall be opened to the operation of the geothermal leasing laws, 30 U.S.C. 1001 *et seq.*, subject to valid existing rights, the provisions of existing withdrawals, other segregations of record, and the requirements of applicable law.

This proposed action is in compliance with the Bureau of Land Management Wells Resource Management Plan approved July 7, 1985, and meets Departmental criteria for a categorical exclusion from the National Environmental Policy Act and its requirement to prepare either an Environmental Assessment or an Environmental Impact Statement.

Authority: 43 CFR part 2370.

Amy Lueders,

State Director, Nevada. [FR Doc. 2011–4971 Filed 3–3–11; 8:45 am] **BILLING CODE 4310–HC–P**

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[LLWYP00000–L13200000–EL0000; WYW174596]

Notice of Availability of the Record of Decision for the Wright Area South Hilight Field Coal Lease-by-Application and Environmental Impact Statement, Wyoming

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of availability.

SUMMARY: In accordance with the National Environmental Policy Act of 1969, as amended, the Bureau of Land

Management (BLM) announces the availability of the Record of Decision (ROD) for the South Hilight Field Coal Lease-by-Application (LBA) included in the Wright Area Coal Lease Applications Environmental Impact Statement (EIS).

ADDRESSES: The document is available electronically on the following Web site: http://www.blm.gov/wy/st/en/info/ NEPA/HighPlains/Wright-Coal.html. Paper copies of the ROD are also available at the following BLM office locations:

• Bureau of Land Management, Wyoming State Office, 5353 Yellowstone Road, Cheyenne, Wyoming 82009; and

• Bureau of Land Management, Wyoming High Plains District Office, 2987 Prospector Drive, Casper, Wyoming 82604.

FOR FURTHER INFORMATION CONTACT: Mr. Tyson Sackett, Acting Wyoming Coal Coordinator, at 307–775–6487, or Ms. Sarah Bucklin, EIS Project Manager, at 307–261–7541. Mr. Sackett's office is located at the BLM Wyoming State Office, 5353 Yellowstone Road, Cheyenne, Wyoming 82009. Ms. Bucklin's office is located at the BLM High Plains District Office, 2987 Prospector Drive, Casper, Wyoming 82604.

SUPPLEMENTARY INFORMATION: The ROD covered by this Notice of Availability is for the South Hilight Field Coal Tract and addresses leasing Federal coal in Campbell County, Wyoming, administered by the BLM Wyoming High Plains District Office. The BLM approves Alternative 2, which is the preferred alternative for this LBA in the Wright Area Coal Final EIS. Under Alternative 2, the BLM will offer the South Hilight Field Coal LBA area, as modified by the BLM, for lease. This LBA area includes approximately 1,976.69 acres, more or less. The BLM estimates that it contains approximately 222,676,000 tons of mineable Federal coal reserves under the selected configuration.

The BLM will announce a competitive coal lease sale in the **Federal Register** at a later date. The Environmental Protection Agency published a **Federal Register** notice announcing that the Final EIS was publicly available on July 30, 2010 (75 FR 44951).

This decision is subject to appeal to the Interior Board of Land Appeals (IBLA), as provided in 43 CFR part 4, within thirty (30) days from the date of publication of this NOA in the **Federal** **Register.** The ROD contains instructions for filing an appeal with the IBLA.

Donald A. Simpson,

State Director. [FR Doc. 2011–4801 Filed 3–3–11; 8:45 am] BILLING CODE 4310–22–P

DEPARTMENT OF THE INTERIOR

National Park Service

[2253-665]

Native American Graves Protection and Repatriation Review Committee: Meeting

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

Notice is hereby given in accordance with the Federal Advisory Committee Act, 5 U.S.C. Appendix (1988), of a meeting of the Native American Graves Protection and Repatriation Review Committee (Review Committee). The Review Committee will meet on November 8-9, 2011, in Reno, NV, in room 103 of the National Judicial College. The National Judicial College is located on the upper campus of the University of Nevada-Reno, and is sited west of the intersection of Evans Avenue and Jodi Drive, just north of the Education building and south of the Applied Research Facility.

The agenda for this meeting will include the presentation, discussion, and adoption (conditional or otherwise) of the draft Review Committee Report to the Congress for 2011; appointment of the subcommittee to draft the Review Committee's Report to the Congress for 2012, and discussion of the scope of the Report; National NAGPRA Program reports; and the selection of the date and site for the spring 2013 meeting. In addition, the agenda may include requests to the Review Committee for a recommendation to the Secretary of the Interior, as required by law, in order to effect the agreed-upon disposition of Native American human remains determined to be culturally unidentifiable; presentations by Indian tribes, Native Hawaiian organizations, museums, Federal agencies, and the public; requests to the Review Committee, pursuant to 25 U.S.C. 3006(c)(3), for review and findings of fact related to the identity or cultural affiliation of human remains or other cultural items, or the return of such items; and the hearing of disputes among parties convened by the Review Committee pursuant to 25 U.S.C. 3006(c)(4). The agenda for this meeting