of February 25, 1920 (41 Stat. 437, as amended), and the Act of March 4, 1933 (47 Stat. 1570, as amended). In accordance with 43 U.S.C. 852(a)(4), 90% of the revenues from said leases shall be paid to the State by the United States annually as to the clearlisted lands.

- (4) Subject to those rights for a power line right-of-way granted to Navopache Electric Cooperative, Inc., its successors or assigns, by right-of-way number AZAR-17703, pursuant to the Act of February 15, 1901 (43 U.S.C. 959) as to S½S½, sec. 8 and NE¼NE¼, sec.17, T. 12 N., R. 30 E., Gila and Salt River Meridian, Arizona.
- (5) Subject to those rights for buried communications cables, access roads, and repeater sites, granted to American Telephone and Telegraph Company, its successors or assigns, by right-of-way number AZAR–33064, pursuant to the Act of March 4, 1911 (43 U.S.C. 961) as to SW¹/₄SW¹/₄, SW¹/₄–SE¹/₄, sec. 8; Lots 9, 10, 13, 14 and 15, sec. 11; S¹/₂NW¹/₄, sec. 12; N¹/₂N¹/₂, sec. 17, T. 12 N., R. 30 E., Gila and Salt River Meridian, Arizona.
- (6) Those rights for electric distribution lines granted to Navopache Electric Cooperative, Inc., its successors or assigns, by right-of-way number AZA–6016, pursuant to the Act of February 15, 1901 (43 U.S.C. 959) as to N½SW¼, sec. 13; NE¼SE¼, NW¼SW¼, sec. 13; NE¼SE¼, T. 12 N., R. 30 E., Gila and Salt River Meridian, Arizona.
- (7) Subject to those rights for a road right-of-way granted to Apache County Board of Supervisors, its successors or assigns, by right-of-way number AZA–18952, pursuant to the Act of July 26, 1866 (43 U.S.C. 932) as to S½S½, sec. 8; Lots 9, 14, 15 and 16, Sec. 11; SW½AW¼, sec. 12; NE⅓ANE⅓, sec. 17, T. 12 N., R. 30 E., Gila and Salt River Meridian, Arizona.
- (8) Subject to those rights for a buried fiber optic communication cable granted to American Telephone and Telegraph Company, its successors or assigns, by right-of-way number AZA–23608, pursuant to the Act of October 21, 1976 (43 U.S.C. 1761) as to SW½SW¼, sec. 8; Lots 9, 10, 13, 14 and 15, sec. 11; S½NW¼, sec. 12; N½N½, sec. 17, T. 12 N., R. 30 E., Gila and Salt River Meridian, Arizona.
- (9) Those rights for an overhead electric distribution line granted to Navopache Electric Cooperative, Inc., its successors or assigns, by right-of-way number AZA–23995, pursuant to the Act of October 21, 1976 (43 U.S.C. 1761) as to SE½4NW¼, sec. 12, T. 12 N., R. 30 E., Gila and Salt River Meridian, Arizona.

- (10) Those rights for irrigation facility granted to Lyman Water Company, its successors or assigns, by right-of way number AZPHX–14912, pursuant to the Act of March 3, 1891 (43 U.S.C. 946–951), as to NW¹/4NE¹/4, SE¹/4NE¹/4, NE¹/4SE¹/4, SW¹/4SE¹/4, sec. 14, T. 11 N., R. 28 E., Gila and Salt River Meridian, Arizona.
- (11) Those rights for irrigation facility granted to Lyman Water Company, its successors or assigns, by right-of way number AZPHX–86671, pursuant to the Act of March 3, 1891 (43 U.S.C. 946–951), as to E½E½, NW¾NE¾, SW¼SE¼, sec. 14, T. 11 N., R. 28 E., Gila and Salt River Meridian, Arizona.

A study has been conducted to assess the mineral character of the area selected for transfer.

None of the parcels described above contain known mineral values, nor are they valuable for minerals potentially locatable under the General Mining Laws, as amended (30 U.S.C. 21, et seq.) or salable under the Materials Act, as amended (30 U.S.C. 601, et seq.). None of the parcels are encumbered with mining claims, and they encompass no mineral material contract or permit areas. None of the parcels are valuable for coal, phosphate, nitrate, potash, asphaltic minerals, oil shale, sodium, and sulphur nor are they encumbered by any leases for these minerals.

All of the parcels described above with federal mineral interests are classified as prospectively valuable for oil and gas. Issued oil and gas leases will remain in effect for the duration of the lease term. None of the oil and gas leases are producing, nor are they in a producible status.

The following parcels are classified as mineral in character for oil and gas and have been dropped from further consideration of transfer:

Gila and Salt River Meridian, Arizona

T. 10 N., R. 30 E.

Sec. 14, All;

Sec. 23, All;

Sec. 25, NW¹/₄, NW¹/₄NE¹/₄.

The areas described contain approximately 1,480.00 acres, more or less.

- 6. The public lands classified by this notice are shown on maps on file and available for inspection in the Arizona State Office, 222 N. Central Avenue, Phoenix, Arizona 85004.
- 7. For a period of 30 days from the date of publication in the **Federal Register**, this classification shall be subject to exercise of administrative review and modification by the Secretary of the Interior as provided for in 43 CFR 2461.3 and 2462.3. Interested parties may submit comments to the Secretary of the Interior, 1849 C Street

NW. (M.S. 7229), Washington, DC 20240.

Carl Rountree,

Acting State Director.
[FR Doc. 02–23066 Filed 9–9–02; 8:45 am]
BILLING CODE 4310–AG–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [OR110-5880-PB; HAG02-0258]

Notice of Public Meeting, Medford District Resource Advisory Committee Meeting

AGENCY: Bureau of Land Management, Department of the Interior.

ACTION: Notice of public meeting.

SUMMARY: In accordance with the Federal Land Policy and Management Act (FLPMA) and the Federal Advisory Committee Act of 1972 (FACA), the U.S. Department of the Interior, Bureau of Land Management (BLM), Medford District Resource Advisory Committee (RAC), will meet as indicated below.

DATES: The meeting will be held October 10, 2002, at the Medford District Office, Medford, OR beginning at 10 a.m. The public comment period will begin at approximately 2 p.m. and the meeting will adjourn at approximately 4 p.m.

SUPPLEMENTARY INFORMATION: The 21-member Committee advises the Secretary of the Interior, through the Bureau of Land Management, on a variety of planning and management issues associated with public land management in Medford. At this meeting, topics we plan to discuss include: final approval of 2003 projects, the potential role of the RAC as it relates to management of the Cascade Siskiyou National Monument, and the overall goals of the RAC.

All meetings are open to the public. The public may present written comments to the Committee. Each formal Committee meeting will also have time allocated for hearing public comments. Depending on the number of persons wishing to comment and time available, the time for individual oral comments may be limited. Individuals who plan to attend and need special assistance, such sign language interpretation, tour transportation or other reasonable accommodations, should contact the BLM as provided below.

FOR FURTHER INFORMATION CONTACT: Karen Gillespie, Public Affairs Officer, 3040 Biddle Road, Medford, OR, Telephone (541) 618–2424.

Dated: August 30, 2002.

Mary Smelcer,

Acting District Manager. [FR Doc. 02–22797 Filed 9–9–02; 8:45 am]

BILLING CODE 4310-33-M

DEPARTMENT OF THE INTERIOR

National Park Service

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

Notice of Meeting of the National Parks Overflights Advisory Group

ACTION: Notice of meeting.

SUMMARY: The National Park Service (NPS) and Federal Aviation Administration (FAA), in accordance with the National Parks Air Tour Management Act of 2000, announce the next meeting of the National Parks Overflight Advisory Group (NPOAG). The meeting will take place October 4-5, 2002, in Tusayan, Arizona. This notice informs the public of the dates, location, and agenda for the meeting. DATES: The NPOAG will meet October 4-5, 2002, at the Best Western Grand Canyon Squire Inn, Highway 64, Tusavan, Arizona 86023 (telephone 1-800-622-6966). The meeting will begin at 8:00 a.m. on Friday, October 4, and end at approximately 3:00 p.m. October

FOR FURTHER INFORMATION CONTACT:

Barry Brayer, Manager, Executive Resource Staff, Western Pacific Region, Federal Aviation Administration, 15000 Aviation Blvd., Hawthorne, CA 90250, telephone: (310) 725–3800, or Barry.Brayer@faa.gov or Marvin Jensen, Soundscapes Office, National Park Service, 1201 Oak Ridge Drive, Suite 200, Ft. Collins, Colorado, 80525, telephone: (970) 225–3563, or Marv Jensen@nps.gov

SUPPLEMENTARY INFORMATION:

Background

The National Parks Air Tour
Management Act of 2000, enacted on
April 5, 2000, as Public Law 106–181
(Pub. L. 106–181), required the
establishment of a National Parks
Overflights Advisory Group within 1
year after its enactment. The NPOAG
was to be a balanced group
representative of general aviation,
commercial air tour operations,
environmental concerns, and Indian
tribes. The duties of the NPOAG
included providing advice, information,
and recommendations to the Director,
NPS, and to the Administrator, FAA, on

the implementation of Public Law 106–181, on quiet aircraft technology, on other measures that might accommodate interests to visitors to national parks, and, at the request of the Director and Administrator, on safety, environmental, and other issues related to commercial air tour operations over national parks or tribal lands.

On March 12, 2001, the FAA and NPS announced the establishment of the NPOAG (48 FR 14429). Current members of the NPOAG are Andy Cebula (general aviation), David Kennedy, Joe Currao, and Alan Stephens (commercial air tour operations), Chip Dennerlein, Charles Maynard, Boyd Evison, and Susan Gunn (environmental interests), and Germaine White and Richard Deertrack (Indian tribes).

The first meeting of the advisory group was held August 28–29, 2001, in Las Vegas, Nevada.

Agenda for the October 2002 Meeting

The meeting on October 5, 2002, will include a review of the status of documents pertaining to development of air tour management plans, discussion noise analysis, new development in quiet aircraft technology, issues of historical and cultural preservation in the national parks, and a review of plans for noise data collection in national parks in Hawaii. On Saturday, October 6, the NPOAG will visit a Grand Canyon air tour operator and possibly travel to the Grand Canyon rim to observe air tour overflights.

Attendance at the Meeting

Although this is not a public meeting, interested persons may attend. Because seating is limited, if you plan to attend, please contact one of the persons listed under FOR FURTHER INFORMATION CONTACT so that meeting space may accommodate your attendance.

Record of the Meeting

If you cannot attend the meeting, a summary record of the meeting will be made available by the Office of Rulemaking (ARM), 800 Independence Ave., SW., Washington, DC 20591. Contact is Linda Williams, (202) 267–9685, or *linda.l.williams@faa.gov.*

Issued in Washington, DC, on September 4, 2002.

Louis C. Cusimano,

Acting Director, Flight Standards Service. [FR Doc. 02–22945 Filed 9–9–02; 8:45 am] BILLING CODE 4910–13–M

INTERNATIONAL TRADE COMMISSION

[Investigation No. 332-447]

Advice Concerning Possible Modifications to the U.S. Generalized System of Preferences (GSP)

AGENCY: International Trade Commission.

ACTION: Institution of investigation and scheduling of hearing.

SUMMARY: Following receipt on August 22, 2002, of a request from the United States Trade Representative (USTR) under section 332(b) of the Tariff Act of 1930 (19 U.S.C. 1332 (g)), the Commission instituted investigation No. 332–447, Advice Concerning Possible Modifications to the U.S. Generalized System of Preferences.

Background: As requested by the USTR, in accordance with sections 503(a)(1)(A) 503(e), and 131(a) of the Trade Act of 1974 (1974 Act), and under section 332(g) of the Tariff Act of 1930, the Commission will provide advice as to the probable economic effort on U.S. industries producing like or directly competitive articles and on consumers of the elimination of U.S. import duties for all beneficiary countries under the GSP for the following HTS subheadings: 0406.90.41, 1202.10.40, 1202.20.40, 1901.90.42, 2008.11.25, 2008.11.45, 2009.41.20, 2009.49.20, 2009.60.00, 2009.69.00, 2204.30.00, 3806.90.00, 7202.99.50, 8482.10.10, 8482.10.50, and 8482.20.00.

In providing its advice on these articles, the USTR asked that the Commission assume that the benefits of the GSP would not apply to imports that would be excluded from receiving from receiving such benefits by virtue of the competitive need limits specified in section 503(c)(2)(A) of the 1974 Act.

As requested under section 332(g) of the Tariff Act of 1930 and in accordance with section 503(d)(1)(A) of the 1974 Act, the Commission will provide advice on whether any industry in the United States is likely to be adversely affected by a waiver of the competitive need limits specified in section 503(c)(2)(A) of the 1974 Act for Argentina for the following HTS subheadings: 1202.20.40, 2008.11.25, 2009.61.00, 2009.69.00; for the Philippines or HTS subheading 2009.49.20; and for Turkey for HTS subheading 7113.19.50.

With respect to the competitive need limit in section 503(c)(2)(A)(i)(I) of the 1974 Act, the Commission, as requested, will use the dollar value limit of \$100,000,000.