

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
Cheyenne, Wyoming 82001

Wyoming 19132

May 24, 1972

Wyoming Indemnity Selection

It is hereby certified that the lands described in this List No. 142 are embraced in the original list on file in this Bureau, of lands selected by the State of Wyoming, pursuant to the laws of the State, in the Wyoming Land District, as indemnity for losses in the sections and townships named, which school land indemnity selections are authorized by the acts of Congress cited.

It is further certified that the description of lands reported lost or deficient in this list and those selected in lieu thereof have been examined and compared with the township plats and tract books in this office; that the indemnity lands claimed have been found to be properly due the townships for which they were selected, and the selected lands are shown to be subject to such selection, being surveyed public lands within the meaning of 43 U.S.C. 851 and 852 and within the limits of the State and free from adverse claims of record. Reports have been received indicating that the selected lands are not valuable for minerals other than oil and gas as to all the lands and coal as to the $\frac{1}{4}$ SE $\frac{1}{4}$, SE $\frac{1}{4}$ SE $\frac{1}{4}$, sec. 12 and NE $\frac{1}{4}$ NE $\frac{1}{4}$ sec. 13, T. 30 N., R. 112 W., 6th P.M., Wyoming.

The selected lands are not affected by any withdrawal adverse to this selection.

Therefore, and pursuant to BLM Order 701, dated July 23, 1964 (29 F.R. 10526), this list embracing 360 acres is hereby approved subject to valid rights existing at date of selection; but excepting and reserving to the United States rights-of-way over and across the lands for ditches and canals constructed by the authority of the United States, as directed and required by the act of Congress approved August 30, 1890 (26 Stat. 391).

Excepting and reserving, also, to the United States, all the oil and gas in the selected lands, and to it, or persons authorized by it, the right to prospect for, mine, and remove such deposits from the same upon compliance with the conditions and subject to the provisions and limitations of the act of July 17, 1914 (38 Stat. 509); and all the coal in the $\frac{1}{4}$ SE $\frac{1}{4}$, SE $\frac{1}{4}$ SE $\frac{1}{4}$, sec. 12 and NE $\frac{1}{4}$ NE $\frac{1}{4}$, sec. 13,