

SUMMARY: On August 9, 2013, the Federal Emergency Management Agency (FEMA) published in the **Federal Register** a proposed flood hazard determination notice that included information for the Township of McCandless in the table titled "Allegheny County, Pennsylvania (All Jurisdictions)". This notice provides corrections to be used in lieu of the information published for the Township of McCandless in that table at 78 FR 48703–48706.

DATES: Comments are to be submitted on or before July 9, 2014.

ADDRESSES: You may submit comments, identified by Docket No. FEMA–B–1299, to Luis Rodriguez, Chief, Engineering Management Branch, Federal Insurance and Mitigation Administration, Federal Emergency Management Agency, 500 C Street SW., Washington, DC 20472, (202) 646–4064 or (email) Luis.Rodriguez3@fema.dhs.gov.

FOR FURTHER INFORMATION CONTACT: Luis Rodriguez, Chief, Engineering Management Branch, Federal Insurance and Mitigation Administration, Federal Emergency Management Agency, 500 C Street SW., Washington, DC 20472, (202) 646–4064 or (email) Luis.Rodriguez3@fema.dhs.gov.

SUPPLEMENTARY INFORMATION: FEMA proposes to make flood hazard determinations in accordance with Section 110 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4104, and 44 CFR 67.4(a).

These proposed flood hazard determinations, together with the floodplain management criteria required by 44 CFR 60.3, are the minimum that are required. They should not be construed to mean that the community must change any existing ordinances that are more stringent in their floodplain management requirements. The community may at any time enact stricter requirements of its own, or pursuant to policies established by other Federal, State, or regional entities. These flood hazard determinations are used to meet the floodplain management requirements of the NFIP and are also used to calculate the appropriate flood insurance premium rates for new buildings built after the FIRM and FIS report become effective.

Correction

In the proposed flood hazard determination notice published at 78 FR 48703–48706, in the August 9, 2013, issue of the **Federal Register**, FEMA published a table titled "Allegheny County, Pennsylvania (All Jurisdictions)". This table included the

Township of McCandless as one of the communities for which flood hazard changes were being proposed. Following publication in the **Federal Register**, FEMA learned that the official designation for this community had been changed and the community is now identified as the Town of McCandless. This correction notice provides notification of the change in designation for this community. The official designation of the community provided by this correction notice should be used in lieu of that previously published.

(Catalog of Federal Domestic Assistance No. 97.022, "Flood Insurance.")

Dated: May 9, 2014.

Roy E. Wright,
Deputy Associate Administrator for Mitigation, Department of Homeland Security, Federal Emergency Management Agency.

[FR Doc. 2014–13298 Filed 6–6–14; 8:45 am]

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DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[DR.5B711.IA000814]

Indian Gaming

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice of Approved Tribal-State Class III Gaming Compact.

SUMMARY: This notice publishes the approval of an amendment to the Class III Tribal-State Gaming Compact (Amendment) between the Sokaogon Chippewa Community and the State of Wisconsin.

DATES: June 9, 2014.

FOR FURTHER INFORMATION CONTACT: Paula L. Hart, Director, Office of Indian Gaming, Office of the Deputy Assistant Secretary—Policy and Economic Development, Washington, DC 20240, (202) 219–4066.

SUPPLEMENTARY INFORMATION: Under section 11 of the Indian Gaming Regulatory Act (IGRA) Public Law 100–497, 25 U.S.C. 2701 *et seq.*, the Secretary of the Interior shall publish in the **Federal Register** notice of approved Tribal-State compacts for the purpose of engaging in Class III gaming activities on Indian lands. As required by 25 CFR 293.4, all compact amendments are subject to review and approval by the Secretary. The Amendment removes the name of two counties from the Compact and provides that the Tribe may enter into an agreement to provide mitigation funds to any local government.

Dated: May 27, 2014.

Kevin K. Washburn,
Assistant Secretary—Indian Affairs.

[FR Doc. 2014–13284 Filed 6–6–14; 8:45 am]

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DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[LLWYD04000–LL51010000–ER0000–LVRWK14K1600]

Notice of Intent To Prepare an Environmental Impact Statement for the Proposed Riley Ridge to Natrona Project, Wyoming

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of Intent.

SUMMARY: In compliance with the National Environmental Policy Act of 1969 (NEPA), as amended, and the Mineral Leasing Act of 1920 (MLA), as amended, the Bureau of Land Management (BLM) Rock Springs Field Office intends to prepare an Environmental Impact Statement (EIS) for the proposed Riley Ridge to Natrona Project and by this notice announces the beginning of the scoping process to solicit public comments and identify issues that will influence the scope of the environmental analysis, including alternatives.

DATES: Comments may be submitted in writing until July 9, 2014. Four public scoping meetings for the proposed project will be held in Big Piney, Rock Springs, Lander and Casper, Wyoming. Meeting times and locations will be announced through local media and the BLM project Web site at www.blm.gov/wy/st/en/info/NEPA/documents/rsfo_rrnp.html at least 15 days prior to the event. In order to be considered in the analysis, all comments must be received prior to the close of the scoping period or 15 days after the last public meeting, whichever is later.

The BLM will provide additional opportunities for public participation upon publication of the draft EIS.

ADDRESSES: Written comments on issues and planning criteria may be submitted by any of the following methods:

Email: BLM_WY_RRNP@blm.gov

Fax: 307–352–0329

Mail or Delivery: BLM High Desert District, Attn: Jim Stobaugh, BLM National Project Manager, Riley Ridge to Natrona Project, 280 Highway 191 North, Rock Springs, WY 82901

FOR FURTHER INFORMATION CONTACT: Jim Stobaugh, BLM National Project Manager, at:



United States Department of the Interior

OFFICE OF THE SECRETARY
Washington, DC 20240

MAY 27 2014

The Honorable Chris D. McGeshick
Chairman, Sokaogon Chippewa Community
3051 Sand Lake Road
Crandon, Wisconsin 54520

Dear Chairman McGeshick:

On April 15, 2014, the Department of the Interior received the 2013 Amendment (Amendment) to the Sokaogon Chippewa Community and the State of Wisconsin Gaming Compact providing for the regulation of Class III gaming conducted by the Tribe.

We have completed our review of the Amendment and conclude that it does not violate the Indian Gaming Regulatory Act (IGRA), any other provision of Federal law that does not relate to jurisdiction over gaming on Indian lands, or the trust obligations of the United States to Indians. *See* 25 U.S.C. § 2710(d)(8)(B). Therefore, pursuant to my delegated authority and Section 11 of IGRA, I approve the Amendment. *See* 25 U.S.C. § 2710(d)(8)(A). This Amendment shall take effect when the notice of this approval is published in the *Federal Register*. *See* 25 U.S.C. § 2710(d)(3)(B).

A similar letter is being sent to the Honorable Scott Walker, Governor of the State of Wisconsin.

Sincerely,



Kevin K. Washburn
Assistant Secretary – Indian Affairs

**2013 AMENDMENTS TO THE
SOKAOGON CHIPPEWA COMMUNITY
AND THE
STATE OF WISCONSIN GAMING COMPACT**

WHEREAS, Section XXX of the Sokaogon Chippewa Community and the State of Wisconsin Gaming Compact (the "Compact") allows the parties to enter into written amendments at any time upon mutual agreement;

The Tribe and State hereby agree to amend Section XXXII.A.5. of the Compact by deleting the words "in either Forest or Langlade Counties, or both," so that the subsection now reads:

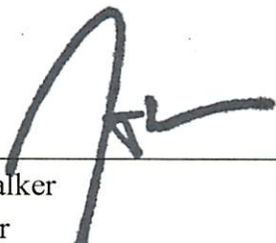
Beginning in 2007, the first \$100,000.00 of the annual amount required to be paid by this Section XXXII shall be retained by the Tribe and paid directly to any local government(s) with whom the Tribe has entered into a written agreement regarding the use of said funds. If the Tribe and any local governments have not reached such an agreement, the \$100,000 shall be paid to the State.

IN WITNESS WHEREOF, the Sokaogon Chippewa Community and the State of Wisconsin have hereunto set their hands and seals.



Chris McGeshick
Chair
Sokaogon Chippewa Community

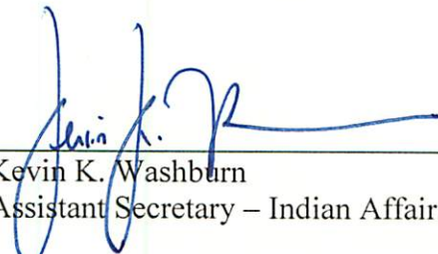
DATE: 8-26-13



Scott Walker
Governor
State of Wisconsin

DATE: 11/27/13

DEPARTMENT OF THE INTERIOR



Kevin K. Washburn
Assistant Secretary – Indian Affairs

MAY 27 2014
Date



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THE UNIVERSITY OF THE STATE OF NEW YORK
THE STATE EDUCATION DEPARTMENT
THE STATE EDUCATION SERVICE CENTER
LARCH MOUNTAIN, NEW YORK 10595

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YAN S. YAN

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