

Native American Significant Number = 5

There are 4 schools (6%) out of 73 with 5 or more Native American students enrolled.

DENTISTRY: TOTAL SCHOOLS = 54

Hispanic Significant Number = 20

There are 12 schools (22%) out of 54 with 20 or more Hispanic students enrolled.

Native American Significant Number = 6

There are 2 schools (5%) out of 54 with 6 or more Native American students enrolled.

Behavioral or Mental Health (CLINICAL SOCIAL WORK) = 115

Since there are no current figures available for this category, Schools of Social Work (Direct Services or Clinical Social Work) total URM enrollment will be used as representative of this category.

Hispanic Significant Number = 30

There are 13 schools (11%) out of 115 with 30 or more students enrolled.

Native American Significant Number = None available at this time.

Due to the very limited number of Native Americans enrolled in a Behavioral or Mental Health School/Program, Behavioral or Mental Health graduate programs will be incorporated as part of a consortium with other Native American COEs. The Secretary is authorized to approve a consortium of health profession schools to carry out the purpose of Native American COEs programs.

B. Second Condition

The second condition requires designated health professions schools to assist URM students to be effective in assisting its URM students to complete the program of education and to receive the attached degree. During the past 6 years, the twenty federally-funded COE programs had an average graduation rate of 93 percent. Accordingly, the Secretary views "effective" as a 90% URM graduation rate over a 5-year period.

C. Third Condition

The third condition requires designated health professions schools to have effectively recruited URMs including providing scholarships and other financial assistance for individuals enrolled in the school. One of the major barriers for URMs to enroll in health professions schools is the financial debt burden. The majority of

URM students need financial assistance to pursue careers in the health professions. The availability of URM scholarships are limited and most resort to long term loans as the mechanism to pay for their professional education. The debt burden of these outstanding loans after graduation, inhibits URMs from practicing in needy areas where reimbursement is dominated by reduced medicaid payments, and options for junior faculty appointments with limiting starting salaries are not competitive to increase URM faculty in health professions schools. The need for financial assistance is a critical issue for URMs. Accordingly, the proposed COE criteria for "effective" recruitment and provision of financial assistance is that the school secures financial assistance in the form of scholarships, tuition waiver, and /or loans for 100% of the URM students who need this aid.

D. Fourth Condition

The fourth condition requires designated health professions schools to have made a significant effort to increase the number of URM faculty or administrative positions at the school. A major COE program focus is to improve the capacity of the school to recruit, train, and retain URM faculty and administrative personnel. Recognizing that institution's faculty and administrative positions may vary from one academic year to another, it would be inappropriate to establish any numerical goal for meeting this condition. However, a health professions school should be able to demonstrate over a 5-year period a "significant effort" to recruit URM faculty and administrative positions based on the number of vacancies over this period. The school must provide the Secretary with a description of the school's policies and activities showing how the school has made a "significant effort" to increase the number of URM faculty and administrative personnel given the number of vacancies for the last 5-year period.

The catalog of Federal Domestic Assistance Number for the COE program is 93.157. This program is not subject to the provisions of Executive Order 12372, Intergovernmental Review of Federal Programs (as implemented through 45 CFR part 100).

These programs are not subject to the Public Health Systems Reporting Requirements.

Dated: July 3, 2000.

Claude Earl Fox,

Administrator, Health Resources and Services Administration.

[FR Doc. 00-17322 Filed 7-7-00; 8:45 am]

BILLING CODE 4160-15-U

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Proclaiming Certain Lands as Reservation for the Bay Mills Indian Community of Michigan

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice of Reservation Proclamation.

SUMMARY: The Assistant Secretary—Indian Affairs proclaimed approximately 12.50 acres, more or less, as an addition to the reservation of the Bay Mills Indian Community on June 19, 2000.

This notice is published in the exercise of authority delegated by the Secretary of the Interior to the Assistant Secretary—Indian Affairs by 209 DM 8.1.

FOR FURTHER INFORMATION CONTACT: Terrance L. Virden, Bureau of Indian Affairs, Director, Office of Trust Responsibilities, MS-4513/MIB/Code 200, 1849 C Street, N.W., Washington, D.C. 20240, telephone (202) 208-5831.

SUPPLEMENTARY INFORMATION: A proclamation was issued according to the Act of June 18, 1934 (48 Stat. 986; 25 U.S.C. 467), for the tracts of land described below. The land was proclaimed to be an addition to and part of the reservation of the Bay Mills Indian Community for the exclusive use of Indians on that reservation who are entitled to reside at the reservation by enrollment or tribal membership.

Reservation of the Bay Mills Indian Community

Chippewa County, Michigan

PARCEL 1

The North 100 feet of the South 430 feet of Government Lot 2, Section 31, Town 47 North, Range 2 West, Superior Township, Chippewa County, Michigan.

PARCEL 2

The South 330 feet of Government Lot 2, Section 31, Town 47 North, Range 2 West, Superior Township, Chippewa County, Michigan. Containing in the aggregate of 5.98 acres of land, more or less.

PARCEL 3

That part of Section 31, Town 47 North, Range 2 West of Government Lot 2, which are particularly described in Exhibit A, as Parcels A, B, C, and D.

EXHIBIT A

Parcel A: Part of Government Lot 2, Section 31, Town 47 North, Range 2 West, described as commencing at the West ¼ corner of said Section 31; thence East along the East and West ¼ line 2640 feet to an iron stake and the point of beginning of this description; thence South 87° 07' East along the said East and West ¼ line 18 feet, more or less, to the water's edge; thence Southeasterly 270 feet, more or less, along the water's edge to a point; thence South 13° 14' West 3 feet, more or less, to a point on a traverse line called Point "C", said Point "C" being North 08° 12' East 52.09 feet and South 34° 57' East 334.45 feet from the aforementioned point of beginning; thence continuing South 13° 14' West 202.23 feet to a point; thence North 77° 08' West 176.29 feet to a point; thence North 02° 53' East 380.66 feet to the point of beginning.

Parcel B: Part of Government Lot 2, Section 31, Town 47 North, Range 2 West, described as commencing at the West ¼ corner of said Section 31; thence East along the East and West ¼ line 2640 feet to an iron stake; thence South 02° 53' West 591.15 feet to an iron stake and the point of beginning; thence North 02° 53' East 210.49 feet to a point; thence South 77° 08' East 200 feet to a point; thence South 01° 59' West 161.71 feet to a point; thence South 88° 50' West 200 feet to the point of beginning.

Parcel C: Part of Government Lot 2, Section 31, Town 47 North, Range 2 West, described as commencing at the West ¼ corner of said Section 31; thence East along the East and West ¼ line 2640 feet to an iron stake; thence South 02° 53' West 880.00 feet to an iron stake and the point of beginning; thence North 02° 53' East 288.85 feet to a point; thence North 88° 50' East 555.01 feet to a point later referred to in this description as Point "A"; thence continuing North 88° 50' East 8 feet, more or less, to the water's edge; thence Southeasterly along the water's edge 346 feet, more or less, to a point; thence North 87° 07' West 20 feet, more or less, to a point on a traverse line, said point being South 15° 23' East 345.46 feet from the aforementioned Point "A"; thence continuing North 87° 07' West 661.09 feet to the point of beginning.

Parcel D: Part of Government Lot 2, Section 31, Town 47 North, Range 2 West, described as follows: Commencing at the West ¼ corner of

said Section 31; thence East along the East and West ¼ line 2640 feet to an iron stake; thence South 02° 53' West 380.66 feet to an iron stake; thence South 77° 08' East 176.29 feet to an iron stake and the point of beginning of this description; thence North 13° 14' East 202.23 feet to a point on a traverse line later referred to in this description as Point "C"; thence continuing North 13° 14' East, 3 feet more or less to the water's edge; thence Southeasterly 328 feet more or less along the water's edge to a point; thence North 77° 08' West, 9 feet more or less on a point traverse line called Point "B", said Point "B" being South 34° 57' East 20.13 feet and South 39° 17' East, 307.60 feet from aforementioned Point "C"; thence continuing North 77° 08' West, 259.11 feet to the point of beginning.

And part of Government Lot 2, Section 31, Town 47 North, Range 2 West described as follows: Commencing at the West ¼ corner of said Section 31, thence East along the East and West ¼ line 2640 feet to an iron stake; thence South 02° 53' West 591.15 feet to an iron stake; thence North 88° 50' East 200 feet to an iron stake and the Point of Beginning of this description; thence North 01° 59' East 161.71 feet to a point; thence South 77° 08' East 235.4 feet to a point later referred to in this description as Point "B"; thence continuing South 77° 08' East, 9 feet more or less to the water's edge; thence Southeasterly along the water's edge, 155 feet, more or less to a point; thence South 88° 50' West, 8 feet more or less to a point on a traverse line, said point being South 49° 37' East, 157.34 feet from aforementioned Point "B", thence continuing South 88° 50' West 355.01 feet to the point of beginning.

Together with the right of ingress and egress over gravel driveway across part of Government Lot 2, Section 31, Town 47 North, Range 2 West, described as follows: Commencing at the West ¼ corner of said Section 31; thence East along the East and West ¼ line 2640 feet to an iron stake; thence South 02° 53' West 591.15 feet to an iron stake and the point of beginning of this description; thence North 02° 53' East, 210.49 feet to a point; thence South 77° 08' East 200 feet to a South 88° 50' West 200 feet to the point of beginning of this description. Containing in the aggregate of 6.52 acres of land, more or less. Containing in the aggregate of 6.53 acres of land, more or less.

This proclamation does not affect title to the land described above, nor does it affect any valid existing easements for public roads and highways, for public utilities and for railroads and pipelines

and any other rights-of-way or reservations of record.

Dated: June 19, 2000.

Kevin Gover,

Assistant Secretary—Indian Affairs.

[FR Doc. 00-17377 Filed 7-7-00; 8:45 am]

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DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[AK-040-00-1410-00; AA-082237]

Realty Action; FLPMA Section 302 Lease, Knik River Road

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of realty action, lease of public land.

SUMMARY: F.K. (Red) Starr (Applicant) has submitted an application for authorization to construct a driveway and parking lot on public lands to be used in conjunction with his commercial recreational river boat business. This land has been examined and found suitable for lease under the provisions of Section 302 of the Federal Land Policy and Management Act of 1976 and regulations at 43 CFR Part 2920.

The land is described as follows:

Seward Meridian, Alaska

Lot 3, Sec. 14, T. 16 N., R. 3 E.

Containing approximately 2 acres.

The subject lands were withdrawn on February 7, 1964, by Public Land Order (PLO) 3324, for use as public recreation area and preservation of public resource values. The subject lands have also been selected by Eklutna, Inc. under section 12 (a) of the Alaska Native Claims Settlement Act (ANCSA). Lands are scheduled for conveyance as early as FY 2001. Upon conveyance of all right, title, and interest under ANCSA, PLO 6590 then revokes PLO 3324 for lands conveyed. Eklutna, Inc. has concurred with the proposed lease.

SUPPLEMENTARY INFORMATION: The Applicant shall reimburse the United States for reasonable administrative fees and for monitoring of construction, operation, maintenance, and rehabilitation of the land authorized. The reimbursement of cost shall be in accordance with the provisions of 43 CFR 2920.6. The lease will be offered for a term of 5 years or 60 days after Eklutna, Inc. receives title to the land, whichever occurs first. The Applicant will be required to pay rent annually at no less than fair market value.