

Burns-Paiute Tribe and the State of Oregon.

5. Sale and Sell: Includes exchange, barter, and traffic; and also the supplying or distribution by any means whatsoever, of liquor or any liquid known or described as beer or by any name whatever commonly used to describe malt or brewed liquor or wine, by any person to any other person; and also includes the supply and distribution to any other person.

6. Spirits: Any beverage which contains alcohol obtained by distillation, including wines exceeding seventeen percent (17%) of alcohol by weight.

7. Wine: Any alcoholic beverage obtained by fermentation of fruits, grapes, berries, or any other agricultural product containing sugar, to which any saccharin substances may have been added before, during, or after fermentation, and containing not more than seventeen percent (17%) of alcohol by weight, including sweet wines fortified with wine spirits, such as port, sherry, muscatel, and anglican, not exceeding seventeen percent (17%) of alcohol by weight.

Section 4—Relation to Other Tribal Laws

All prior Ordinances and Resolutions of the Burns-Paiute Indian Tribe regulating, authorizing, prohibiting, or in any way dealing with the sale or service of liquor are hereby repealed and are of no further force or effect to the extent they are inconsistent or conflict with the provisions of this Ordinance. No tribal business licensing law or other tribal law shall be applied in a manner inconsistent with the provisions of this Ordinance.

Section 5—Authorized Sale and Service of Liquor

Liquor may be offered for sale and may be served on the Burns-Paiute Indian Reservation only in the Old Camp Casino. All such sales and service of liquor in the Old Camp Casino shall be consistent with the Tribal-State Compact and applicable Federal and State law.

The Burns-Paiute Tribal Council hereby authorizes the Manager of the Old Camp Casino to apply for a Dispenser Class A License from the Oregon Liquor Control Commission (OLCC) for the sales and service of liquor at the Old Camp Casino as provided in this Ordinance. The casino Manager is further authorized to treat as a casino expense any license fees associated with the OLCC Liquor License.

Section 6—Prohibitions

A. General Prohibitions

The introduction of liquor, other than by the Burns-Paiute Tribe through its Old Camp Casino is prohibited within the Burns-Paiute Indian Reservation, and is hereby declared an offense under tribal law. Possession, sales, and service of liquor by any person prohibited by federal law at 18 U.S.C. 1154 shall be lawful so long as the possession is in conformity with this Ordinance.

Federal Indian liquor laws shall remain applicable to any person, act, or transaction which is not authorized by this Ordinance and violators of this Ordinance shall be subject to federal prosecution as well as to legal action in accordance with tribal law.

B. Age Restrictions

No person shall be authorized to serve liquor to casino patrons unless they are at least 21 years of age. No person may be served liquor unless they are 21 years of age.

C. No Consumption of Liquor Outside of Casino Premises

All liquor sales and service permitted by this Ordinance shall be fully consumed within the Old Camp Casino. No open containers of liquor, or unopened containers of liquor in bottles, cans, or otherwise may be permitted outside of the casino premises.

D. No Credit Liquor Sales

The sales and service of liquor authorized by this Ordinance shall be upon a cash basis only. Payment for liquor shall be by cash, credit card, or check.

Section 7—Conformity with State Law

Authorized liquor sales and service on the Burns-Paiute Indian Reservation shall comply with Oregon State liquor law standards to the extent required by 18 U.S.C. 1161. The casino Manager shall be responsible for insuring that all OLCC license requirements are satisfied, that the license is renewed on an annual basis, and that all reasonable and necessary actions are taken to sell and serve liquor to casino patrons in a manner consistent with this Ordinance, applicable state law, and the Tribal-State Compact. The casino Manager shall also be authorized to purchase liquor from the State or other source for sale and service within the Old Camp Casino.

Section 8—Penalty

Any person or entity possessing, selling, serving, bartering, or

manufacturing liquor products in violation of any part of this Ordinance shall be subject to a civil fine of not more than \$500 for each violation involving possession, but up to \$5,000 for each violation involving selling, bartering, or manufacturing liquor products in violation of this Ordinance, and violators may be subject to exclusion from the Burns-Paiute Indian Reservation. In addition, persons or entities subject to the criminal jurisdiction of the Burns-Paiute Tribe who violate this Ordinance shall be subject to criminal punishment as provided in the Burns-Paiute Law and Order Code. All contraband liquor shall be confiscated by the Burns-Paiute Police Department.

Section 9—Sovereign Immunity Preserved

Nothing in this Ordinance is intended or shall be construed as a waiver of the sovereign immunity of the Burns-Paiute Indian Tribe. No Manager or employee of the Old Camp Casino shall be authorized, nor shall they attempt, to waive the sovereign immunity of the Tribe.

Section 10—Effective Date

This Ordinance shall be effective following approval by the Burns-Paiute Tribal Council and approval by the Secretary of Interior or his designee as provided by federal law.

[FR Doc. 05–17281 Filed 8–30–05; 8:45 am]

BILLING CODE 4310–4J–P

DEPARTMENT OF THE INTERIOR

National Park Service

60-day Notice of Intention To Request Clearance of Collection of Information: Opportunity for Public Comment

AGENCY: National Park Service, The Department of the Interior.

ACTION: Notice and request for comments.

SUMMARY: Under the provisions of the Paperwork Reduction Act of 1995 (Pub. L. 104–13, 44 U.S.C., Chapter 3507) and 5 CFR part 1320, Reporting and Record Keeping Requirements, the National Park Service invites public comments on an extension of a currently approved collection (OMB#1024–0018).

DATES: Public comments will be accepted on or before sixty days from the date of publication in the **Federal Register**.

ADDRESSES: Send comments to Beth L. Savage, Publications Managing Editor, National Register of Historic Places, National Park Service, 1849 “C” Street

NW., (2280), Washington, DC 20240. E-mail: beth_savage@nps.gov. Phone: 202-354-2211, Fax 202-371-2229.

To Request Copies of the Documents Contact: Beth L. Savage, Publications Managing Editor, National Register of Historic Places, National Park Service, 1849 "C" Street NW., (2280), Washington, DC 20240. E-mail: beth_savage@nps.gov. For further information, contact Beth Savage, (202) 354-1122.

SUPPLEMENTARY INFORMATION: *Title:* National Register of Historic Places Registration Form, National Register of Historic Places Continuation Sheet, and National Register of Historic Places Multiple Property Documentation Form.

Form: NPS 10-900 (registration form), 10-900-a (continuation sheet), 10-900-b (multiple property form).

OMB Number: NPS 1024-0018.

Expiration Date: 12/31/05.

Type of Request: Extension of a currently approved collection.

Description of Need: The primary purpose of the ICR is to nominate properties for listing in the National Register of Historic Places, the official list of the Nation's cultural resources worthy of preservation, which the National Historic Preservation Act requires the Secretary of the Interior to maintain and expand. Properties are listed upon nomination by State, Federal and Tribal Historic Preservation Officers. The National Register of Historic Places Registration Form documents properties nominated for listing in the National Register and demonstrates that they meet the criteria established for inclusion. The documentation is used to assist in preserving and protecting the properties and for heritage education and interpretation. National Register properties and those eligible for listing must be considered in the planning for Federal or federally assisted projects, and National Register listing is required for eligibility for the Federal rehabilitation tax incentives. NPS specifically requests comments on: (1) The need for information including whether the information has practical utility; (2) the accuracy of the reporting burden estimate; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) ways to minimize the burden of information collection on respondents, including the use of automated collection techniques or other forms of information technology.

Description of Respondents: The affected public are State, tribal, and local governments, businesses, non-profit organizations, and individuals.

Nominations to the National Register of Historic Places are voluntary.

Estimated Annual Reporting Burden: 52,824 hours, broken down as follows, 196 nominations submitted under existing MPS @ 18 hrs. each = 3,528.

1,186 newly proposed individual nominations @ 36 hrs. each = 42,696.55 newly proposed MPS @ 120 hrs. each = 6,600.

Estimated Average Burden Hours per Response: Depending on which form is used, the average burden hours per response may vary considerably because of many complex factors. In general, to fulfill minimum program requirements describing the nominated property and demonstrating its eligibility under the criteria, the average burden hours range from 18 hours for a nomination proposed under an existing Multiple Property submission, to 36 hours for a newly proposed individual nomination, to 120 hours for a newly proposed Multiple Property Submission. Continuation sheets (10-900-a) are used as space for additional information for both the individual nomination form and the multiple property form, as needed. As such, the calculation of average burden hours per response for the continuation sheets has been included in the above average calculations for the nomination form (10-900-) and the multiple property form (10-900-b).

Estimated Average Number of Respondents: 1,513.

Estimated Frequency of Response: 1,513 annually.

Dated: July 19, 2005.

Leonard E. Stowe,

National Park Service Information and Collection Clearance Officer.

[FR Doc. 05-17261 Filed 8-30-05; 8:45 am]

BILLING CODE 4312-57-M

DEPARTMENT OF THE INTERIOR

National Park Service

National Register of Historic Places; Notification of Pending Nominations and Related Actions

Nominations for the following properties being considered for listing or related actions in the National Register were received by the National Park Service before August 8, 2005. Pursuant to § 60.13 of 36 CFR part 60 written comments concerning the significance of these properties under the National Register criteria for evaluation may be forwarded by United States Postal Service, to the National Register of Historic Places, National Park Service, 1849 C St. NW., 2280,

Washington, DC 20240; by all other carriers, National Register of Historic Places, National Park Service, 1201 Eye St. NW., 8th floor, Washington, DC 20005; or by fax, 202-371-6447. Written or faxed comments should be submitted by September 15, 2005.

John W. Roberts,

Acting Chief, National Register/National Historic Landmarks Program.

FLORIDA

Hillsborough County

Meacham Elementary School, 1225 India St., Tampa, 05001041

INDIANA

Decatur County

Jerman School, (Indiana's Public Common and High Schools MPS) 316 W. Walnut St., Greensburg, 05001017

Delaware County

Maring, Grace Keiser, Library, 1808 S. Madison St., Muncie, 05001011

Elkhart County

Fort Wayne Street Bridge, Indiana Ave. over Elkhart R. Goshen, 05001018

Hamilton County

Boxley, George, Cabin, Pioneer Hill at First and Main Sts., Sheridan, 05001010

Lake County

Indiana Harbor Public Library, 3605 Grand Ave., East Chicago, 05001014
Kingsbury—Doak Farmhouse, 4411 E 153rd Ave., Hebron, 05001013

Marion County

Speedway Historic District, Roughly bounded by 16th St., Main St. 10th St. and Winton Ave., Speedway, 05001015

Montgomery County

O'Neill, Abijah II, House, 4040 West 300 South, Crawfordsville, 05001016

Morgan County

Blankenship—Hodges—Brown House, 7455 Old IN 67 W, Paragon, 05001012

IOWA

Lee County

Faeth Farmstead and Orchard District, 2469 IA 2, Fort Madison, 05001020

Pottawattamie County

Willow—Bluff—3rd Street Historic District, Roughly bounded by Worth, High School Ave., Clark Ave. and W side Bluff St., Council Bluffs, 05001019

LOUISIANA

St. Mary Parish

Franklin Historic District (Boundary Increase), 600-608 Palfrey St., Franklin, 05001042

MARYLAND

Somerset County

University of Maryland Eastern Shore, 1 Backbone Rd., Princess Anne, 05001021