conditions of the ITP (50 CFR 13.25). The Service anticipates publishing a Notice of Intent to issue an ITP with transfer authorities in the Federal Register and take public comments on the application for 30 days. Issuance of each ITP may take up to 90 days to process. The holder of the initial ITP would be responsible for the coordination of all activities among the transferees. Each company holding an ITP would be responsible for implementation of their minimization and mitigation measures, compliance monitoring and biological monitoring, annual reporting, adaptive management procedures, participation in annual meetings, and coordination with the initial ITP holder. The Service would be responsible in processing the transfers and reviewing annual reports. This ITP administrative structure would have some continued Service involvement during the implementation of the HCP, but it would be less than under the Umbrella HCP and more than under the Programmatic HCP.

The fourth ITP structure, referred to as the Co-Permitted HCP, also involves a single HCP that supports an ITP, but all parties are named as co-permittees on the ITP. A single HCP would be developed and all NEPA and ESA compliance would be completed on the HCP prior to issuance of the initial ITP. Current members of WEWAG (or those who join prior to permit application) would be named as permittee in the incidental take permit application. Assuming the Service found that the HCP met the ESA’s permit issuance criteria, the Service would issue a single or master incidental take permit naming each of the WEWAG members as a participating permittee (co-permittee). Similar to the programmatic approach, the incidental take permit would authorize each co-permittee’s activities located within the permit area. Prior to undertaking any new project, a co-permittee would submit to the Service a prescribed form indicating how its project complies with the incidental take permit and that any required mitigation has been paid to the appropriate entity. The Service would have the authority to review each project and would stay engaged during the implementation of the HCP. Each company named as a co-permittee would be responsible for implementation of their minimization and mitigation measures, compliance monitoring and biological monitoring, annual reporting, adaptive management procedures, and participation in annual coordination meetings. Additional NEPA and ESA section 7 would not be necessary, as each permittee would be fully authorized under the permit.

Please note that submissions merely stating support for, or opposition to, the action under consideration without providing supporting information, although noted, will not provide information useful in determining the issues and the impacts to the human environment in the draft EIS. The public will also have a chance to review and comment on the draft EIS when it is available (a notice of availability will be published in the Federal Register). You may submit your comments and materials by one of the methods described above under the ADDRESSES section at the beginning of this notice. Written comments will also be accepted at the public meetings, although these public meetings are primarily intended to provide additional information and provide a chance for the public to ask specific questions concerning the proposed HCP and EIS.

Public Availability of Comments

Written comments we receive become part of the public record associated with this action. Before including your address, phone number, e-mail address, or other personal identifying information in your comment, you should be aware that the entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

Joy E. Nicholopoulos,
Acting Regional Director, Region 2,
Albuquerque, New Mexico

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BILLING CODE 4310–55–P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Proclaiming Certain Lands, Bowlin North Property, as an Addition to the Pueblo of Laguna Reservation, New Mexico

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice of Reservation Proclamation.

SUMMARY: This notice informs the public that the Assistant Secretary—Indian Affairs proclaimed approximately 99.5623 acres, more or less, to be added to the Pueblo of Laguna Reservation, (Laguna), New Mexico.

FOR FURTHER INFORMATION CONTACT: Ben Burshia, Bureau of Indian Affairs, Division of Real Estate Services, Mail Stop 4630–MB, 1849 C Street, NW., Washington, DC 20240, telephone (202) 208–7737.

SUPPLEMENTARY INFORMATION: This Notice is published in the exercise of authority delegated by the Secretary of the Interior to the Assistant Secretary—Indian Affairs by part 209 of the Departmental Manual.

A proclamation was issued, in accordance with Section 7 of the Act of June 18, 1934 (48 Stat. 986; 25 U.S.C. 467), for the land described below. The land was proclaimed to be an addition to and part of the Laguna Reservation for the exclusive use of Indians on that reservation who are entitled to reside at the reservation by enrollment or tribal membership.

New Mexico Principal Meridian

Bernalillo County, New Mexico

Section 03, Township 09 North, Range 1 West, N.M.P.M.

Those certain parcels of land known as Parcels I, II, and III, situated in projected Section 3, Township 9 North, Range 1 West, N.M.P.M., within the Town of Atrisco Grant, Bernalillo County, New Mexico, more particularly described by survey filed in the office of the County Clerk of Bernalillo County, New Mexico, on October 19, 2007, in Book 2007S, page 80, as Document No. 2007147071, performed by Brian K. McClintock, New Mexico Professional Surveyor Number 11597. Said parcels contain 99.5623 acres, more or less.

Said parcels are more particularly described as follows, to-wit:

PARCEL I: (QCD: Bk. A36, Pg. 2843, WD: A13, Pg. 2512) Tract Lettered “A” of the Plat of Division of LAND OF MRS. LULA M. BRIDGES, Bernalillo County, New Mexico, as the same is shown and designated on the plat thereof, filed in the office of the County Clerk of Bernalillo County, New Mexico on July 27, 1971 in Volume B5, Folio 192: TOGETHER WITH A Northerly portion of the LANDS OF GEORGE T. HILL, Town of Atrisco Grant, Bernalillo County, New Mexico, as the same is shown and designated on the plat thereof, filed in the office of the County Clerk of Bernalillo County, New Mexico on February 11, 1952 in Volume A1, Folio 099 TOGETHER WITH A certain tract of land situate within Projected Section 3, Township 9 North, Range 1 West of the N.M.P.M., Bernalillo County, New Mexico, Being adjacent to the Northerly line of said LANDS OF GEORGE T. HILL, all being more particularly described as follows:
Beginning at the Southwest corner of the herein described “PARCEL I”, being a No. 5 Rebar, and being a point on the Northerly line of Interstate 40, frontage road (NMP 1–040–3(31137); Thence N12°23′20″ W, a distance of 1042.71 feet to a point, being a 1″ Iron Pipe; Thence S83°57′47″ W, a distance of 101.19 feet to a point; Thence N09°07′43″ E, a distance of 640.46 feet to a point, being the Northwest corner of “PARCEL I”; Thence S74°58′17″ E, a distance of 230.00 feet to a point, being a No. 4 Rebar, Thence S74°58′17″, a distance of 100.00 feet to a point; Thence S15°02′56″ E, a distance of 10.00 feet to a point; Thence S74°57′04″ E, a distance of 82.53 feet to a point; Thence northeasterly on a curve (radius = 527.00′, chord = N65°34′34″ E, a distance of 171.69 feet) delta = 18°45′00″, through an arc to the left a distance of 172.46 feet to a point; Thence N53°31′18″ E, a distance of 203.50 feet to a point; Thence northeasterly on a curve (radius = 1001.00′, chord = N74°57′23″ E, a distance of 643.52 feet) delta = 37°30′00″, through an arc to the right a distance of 655.15 feet to a point, being a “spike found”; Thence S86°17′37″ E, a distance of 169.91 feet to a point, being the Northeast corner of “PARCEL II” and also being a No. 4 Rebar, Thence S03°27′27″ W, a distance of 63.97 feet to a point, being the Southeast corner of “PARCEL II”, being a point on the Northerly line of Interstate 40, frontage road (NMP 1–040–3(31137), and being R/W cap 8067, #11599; Thence along said Interstate 40 right of way line, S70°28′01″ W, a distance of 298.81 feet to a point, being R/W cap 8059, #11599; Thence southerly along said Interstate 40 right of way line on a curve (radius = 2414.69′, chord = S75°57′39″ W, a distance of 126.94 feet) delta = 3°00′45″, through an arc to the right a distance of 126.95 feet to a point, being R/W cap 8060, #11599; Thence along said Interstate 40 right of way line S77°28′01″ W, a distance of 298.81 feet to a point, being R/W cap 8059, #11599; Thence southerly along said Interstate 40 right of way line S74°50′12″ W, a distance of 241.61 feet to the Southwest corner of “PARCEL I” and said point of beginning.

Said described PARCEL I contains 1,387,489.99 sq. ft. (31.8524 Ac.) more or less.

PARCEL II: (WD: Bk. 9816, Pg. 8285, WD: A13, Pg. 2512)

Tract B–1 of Plat of Tract B–1, “LANDS OF BOWLIN”, as designated on the plat thereof, filed in the office of the County Clerk of Bernalillo County, New Mexico on October 5, 1993 in Volume 93C, Folio 288 records of Bernalillo County, New Mexico; EXCEPTING FROM PARCEL I and II those portions conveyed to the New Mexico State Highway and Transportation Department by Warranty Deeds recorded April 5th, 2000 in Book A4, pages 2706 and 2707 as Document Nos. 2000032849 and 2000032850, records of Bernalillo County, New Mexico, all being more particularly described as follows:

Beginning at the Southwest corner of the herein described “PARCEL II”, being a point on the Northerly line of Interstate 40, frontage road (NMP 1–040–3(31137); Thence N15°05′46″ W, a distance of 125.04 feet to a point, being the Southwest corner of “PARCEL I”; Thence N74°58′17″ W, a distance of 120.02 feet to a point, being a No. 4 Rebar, Thence N74°58′17″, a distance of 146.70 feet to a point, being a No. 4 Rebar, Thence S15°05′50″ E, a distance of 129.77 feet to a point, being a No. 4 Rebar, Thence S74°58′17″ W, a distance of 241.61 feet to a point, being a No. 4 Rebar, Thence S74°58′17″, a distance of 220.00 feet to a point, being the Southwest corner of “PARCEL II”; Thence N74°58′17″ E, a distance of 121.82 feet (delta = 3°10′51″, through an arc to the left a distance of 121.82 feet) delta = 2°36′50″, through an arc to the left a distance of 121.82 feet to a point, being R/W cap 8058, #11599; Thence along said Interstate 40 right of way line S74°50′12″ W, a distance of 241.61 feet to the Southwest corner of “PARCEL I” and said point of beginning.

Said described PARCEL II contains 1,387,489.99 sq. ft. (31.8524 Ac.) more or less.
to a point, being the Southwest corner of "PARCEL III", and being a No. 4 Rebar, #11463; Thence N13°59'07" W, a distance of 1052.83 feet to a point, being the Northwest corner of "PARCEL III" and said point of beginning.

Said described "PARCEL III" contains 2,790,987.08 sq. ft. (64.0722 Ac.) more or less.

The above-described lands contain a total of 99.5623 acres, more or less, which is subject to all valid rights, reservations, rights-of-way, and easements of record.

This proclamation does not affect title to the land described above, nor does it affect any valid existing easements for public roads and highways, public utilities and for railroads and pipelines and any other rights-of-way of record.

The above-described lands contain a total of 40 acres, more or less, which are subject to all valid rights, reservations, rights-of-way, and easements of record.

This proclamation does not affect title to the land described above, nor does it affect any valid existing easements for public roads and highways, public utilities and for railroads and pipelines and any other rights-of-way of record.

Dated: July 7, 2011.
Larry Echo Hawk,
Assistant Secretary—Indian Affairs.

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Proclaiming Certain Lands, Maier Property as an Addition to the Bay Mills Indian Community of Michigan

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice of Reservation Proclamation.

SUMMARY: This notice informs the public that the Assistant Secretary—Indian Affairs proclaimed approximately 40 acres, more or less, to be added to the Bay Mills Indian Community of Michigan.

FOR FURTHER INFORMATION CONTACT: Ben Burshia, Bureau of Indian Affairs, Division of Real Estate Services, Mail Stop 4639–MIB, 1849 C Street, NW., Washington, DC 20240, telephone (202) 208–7737.

SUPPLEMENTARY INFORMATION: This Notice is published in the exercise of authority delegated by the Secretary of the Interior to the Assistant Secretary—Indian Affairs by part 209 of the Departmental Manual.

A proclamation was issued in accordance with Section 7 of the Act of June 18, 1934 (48 Stat. 986; 25 U.S.C. 467), for the land described below. The land was proclaimed to be an addition to and part of the Bay Mills Indian Community of Michigan for the exclusive use of Indians on that Reservation who are entitled to reside at the Reservation by enrollment or tribal membership.

Bay Mills Indian Community Reservation, Michigan Meridian, Township of Superior, Chippewa County, Michigan

The Southwest One Quarter (SW ¼) of the Northwest One Quarter (NW ¼) of Section 31, Township 47 North, Range 2 West.

Title to the lands herein described shall be subject to any existing easements for public roads and highways, for public utilities and for railroads and pipelines and any other rights-of-way of record.

The above-described lands contain a total of 99.5623 acres, more or less, to be added to the Bay Mills Indian Community of Michigan by enrollment or tribal membership.

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Proclaiming Certain Lands, Community College Campus, as an Addition to the Bay Mills Indian Community of Michigan

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice of Reservation Proclamation.

SUMMARY: This notice informs the public that the Assistant Secretary—Indian Affairs proclaimed approximately 40 acres, more or less, to be added to the Bay Mills Indian Community of Michigan.

FOR FURTHER INFORMATION CONTACT: Ben Burshia, Bureau of Indian Affairs, Division of Real Estate Services, Mail Stop 4639–MIB, 1849 C Street, NW., Washington, DC 20240, telephone (202) 208–7737.

SUPPLEMENTARY INFORMATION: This Notice is published in the exercise of authority delegated by the Secretary of the Interior to the Assistant Secretary—Indian Affairs by part 209 of the Departmental Manual.

A proclamation was issued in accordance with Section 7 of the Act of June 18, 1934 (48 Stat. 986; 25 U.S.C. 467), for the land described below. The land was proclaimed to be an addition to and part of the Bay Mills Indian Community of Michigan for the exclusive use of Indians on that Reservation who are entitled to reside at the Reservation by enrollment or tribal membership.

Bay Mills Indian Community Reservation; Michigan Meridian; Township of Superior, Chippewa County, Michigan

The Northeast One Quarter (NE ¼) of the Northeast One-Quarter (NE ¼) of Section 17, Township 46 North, Range 2 West.

Title to the lands herein described shall be subject to any existing easements for public roads and highways, for public utilities and for railroads and pipelines and any other rights-of-way of record.

The above-described lands contain a total of 40 acres, more or less, which are subject to all valid rights, reservations, rights-of-way, and easements of record.

This proclamation does not affect title to the land described above, nor does it affect any valid existing easements for public roads and highways, public utilities and for railroads and pipelines and any other rights-of-way of record.

Dated: July 7, 2011.
Larry Echo Hawk,
Assistant Secretary—Indian Affairs.

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

Filing of Plats of Survey; Oregon/Washington

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: The plats of survey of the following described lands are scheduled to be officially filed in the Bureau of Land Management Oregon/Washington State Office, Portland, Oregon, 30 days from the date of this publication.

Willamette Meridian

Oregon

T. 29 S., R. 3 W., accepted June 15, 2011.
T. 26 S., R. 7 W., accepted June 15, 2011.
T. 10 S., R. 2 E., accepted June 23, 2011.
T. 25 S., R. 3 W., accepted June 23, 2011.