DEPARTMENT OF THE INTERIOR
Bureau of Indian Affairs
Indian Gaming
AGENCY: Bureau of Indian Affairs, Interior.
ACTION: Notice of Approved Tribal-State Class III Gaming Amendments.
SUMMARY: Upon publication of this notice, the BLM is temporarily segregating the federally owned mineral interests in the land covered by the application from all forms of appropriation under the public land laws, including the mining laws, for up to 2 years while the BLM processes the application. The Bureau of Land Management (BLM) is processing an application under the Federal Land Policy and Management Act (FLPMA) to convey the federally owned mineral interests of 2,286.19 acres located in Pima County, Arizona, to the surface owner, Freeport-McMoRan Sierrita Inc.
DATES: Interested persons may submit written comments to the BLM at the address listed below. Comments must be received no later than July 19, 2013.
ADDRESSES: Bureau of Land Management, Phoenix District Office, 21605 North Seventh Avenue, Phoenix, AZ 85027.
SUPPLEMENTARY INFORMATION: The area described contains 458.62 acres. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 to contact the above individual during normal business hours. The FIRS is available 24 hours a day, 7 days a week, excluding normal business hours. To contact the above individual during normal business hours, you will receive a reply during normal business hours.
FOR FURTHER INFORMATION CONTACT: Benedict Parsons, Realty Specialist, at 623–580–5637. You may send fax comments to the above individual at 602–625–3033.
DEPARTMENT OF THE INTERIOR
Bureau of Land Management
Notice of Realty Action: Application for Conveyance of Federally Owned Mineral Interests in Pima County, AZ
AGENCY: Bureau of Land Management, Interior.
ACTION: Notice of Realty Action.
SUMMARY: Upon publication of this notice, the BLM is temporarily segregating the federally owned mineral interests in the land covered by the application from all forms of appropriation under the public land laws, including the mining laws, for up to 2 years while the BLM processes the application. The Bureau of Land Management (BLM) is processing an application under the Federal Land Policy and Management Act (FLPMA) to convey the federally owned mineral interests of 2,286.19 acres located in Pima County, Arizona, to the surface owner, Freeport-McMoRan Sierrita Inc.
DATES: Effective Date: June 4, 2013.
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. The Amendment consists of clarifications and minor changes to various sections of the current compact. The Amendment also modifies the frequency of the Tribe’s payments to the State or local governments.
Kevin K. Washburn,
Assistant Secretary—Indian Affairs.
[FR Doc. 2013–13262 Filed 6–3–13; 8:45 am]
BILLING CODE 4310–55–P
No. 276 as described in U.S. patent 6798.

The area described contains 318.52 acres.

Sec. 20, N\(\frac{1}{2}\), excluding Mineral Survey No. 4428, as described in U.S. patent 1221420. (As reserved in U.S. patent 1114812)

The area described contains 317.26 acres.

Sec. 21, Lots 1–4, inclusive, S\(\frac{1}{2}\)NE\(\frac{1}{4}\), NW\(\frac{1}{4}\)NW\(\frac{1}{4}\), and S\(\frac{1}{2}\)NW\(\frac{1}{4}\), excluding Mineral Survey No. 4428, as described in U.S. patent 1221420. (As reserved in U.S. patent 1113349)

The area described contains 284.10 acres.

The areas described aggregate approximately 2,286.19 acres in Pima County, Arizona.

Under certain conditions, Section 209(b) of the FLPMA of October 21, 1976, 43 U.S.C. 1719, authorizes the sale and conveyance of minerals under non-Federal surface to the current or prospective surface owner, upon payment of administrative costs and the fair market value of the interest being conveyed. The applicant has deposited, as required under section 209(3)(i), an estimated sum of money determined sufficient to cover administrative costs, including, but not limited to, costs of conducting an exploratory program to determine the character of the mineral deposits in the land. The objective is to allow consolidation of the surface and mineral interests when either one of the following conditions exist: (1) There are no known mineral values in the land; or (2) Where continued Federal ownership of the mineral interests interferes with or precludes appropriate non-mineral development and such development is a more beneficial use of the land than mineral development.

An application was filed for the sale and conveyance of the federally owned mineral interests in the above-described tracts of land. Subject to valid existing rights, on June 4, 2013 the federally owned mineral interests in the land described above are hereby segregated from all forms of appropriation under the public land laws, including the mining laws, while the application is being processed to determine if either one of the two specified conditions exists and, if so, to otherwise comply with the procedural requirements of 43 CFR part 2720. The segregative effect shall terminate upon: (1) Issuance of a patent or other document of conveyance as to such mineral interests; (2) Final rejection of the application; or (3) June 4, 2015, whichever occurs first.

Comments: Your comments are invited. Please submit all comments in writing to Benedict Parsons at the address listed above. Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment, including your personal identifying information, may be made available to the public at any time. While you can ask in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

Authority: 43 CFR 2720.1–1(b).

Patrick Putnam, Acting District Manager.

DEPARTMENT OF THE INTERIOR

National Indian Gaming Commission

2013 Final Fee Rate and Fingerprint Fees

AGENCY: National Indian Gaming Commission, Interior.

ACTION: Notice.

SUMMARY: Notice is hereby given, pursuant to 25 CFR part 514.2, that the National Indian Gaming Commission has adopted its 2013 final annual fee rates of 0.00% for tier 1 and 0.072% (.00072) for tier 2. These rates shall apply to all assessable gross revenues from each gaming operation under the jurisdiction of the Commission. If a tribe has a certificate of self-regulation under 25 CFR part 518, the 2013 final fee rate on Class II revenues shall be one-half of the annual fee rate, which is 0.036% (.00036).

Pursuant to 25 CFR part 514.16, the National Indian Gaming Commission has also adopted its new fingerprint processing fees of $22 per card effective June 1st, 2013.


SUPPLEMENTARY INFORMATION: The Indian Gaming Regulatory Act (IGRA) established the National Indian Gaming Commission which is charged with, among other things, regulating gaming on Indian lands.

The regulations of the Commission (25 CFR part 514), as amended, provide for a system of fee assessment and payment that is self-administered by gaming operations. Pursuant to those regulations, the Commission is required to adopt and communicate assessment rates; the gaming operations are required to apply those rates to their revenues, compute the fees to be paid, report the revenues, and remit the fees to the Commission. The final rate being adopted here is effective June 1st, 2013 and will remain in effect until a new fee rate is adopted. Therefore, all gaming operations within the jurisdiction of the Commission are required to self-administer the provisions of these regulations, and report and pay any fees that are due to the Commission.

Pursuant to 25 CFR part 514, the Commission shall also review annually the costs involved in processing fingerprint cards based on fees charged by the Federal Bureau of Investigation and costs incurred by the Commission. Commission costs include Commission personnel, supplies, equipment costs, and postage to submit the results to the requesting tribe. The new fingerprint processing fees being adopted here is effective June 1st, 2013.


Tracie Stevens, Chairwoman.


Daniel Little, Associate Commissioner.

DEPARTMENT OF THE INTERIOR

National Park Service

[NPS–NPS–NPS–13189; PPMVSC12; Y00000]

Notice of 2013 Meeting Schedule for Fort Hancock 21st Century Advisory Committee

AGENCY: National Park Service, Interior.

ACTION: Notice of Public Meeting Location Change

SUMMARY: In accordance with the Federal Advisory Committee Act of 1972, the U.S. Department of the Interior, National Park Service, Fort Hancock 21st Century Advisory Committee will meet on June 28, 2013, at Sandy Hook Building 22, Magruder Road, Midletown, NJ 07732. This is a location change from what was announced in the April 15, 2013, Federal Register.

DATES: The Fort Hancock 21st Century Advisory Committee will meet June 28, 2013.

ADDRESSES: For the June 28, 2013 meeting the committee members will meet at Sandy Hook Building 22,