2. Interests associated with transportation or rights-of-way;

3. Land owners adjacent to the area for which the PAWG is organized and interests associated with land ownership;

4. Nationally or regionally recognized environmental organizations;

5. Dispersed recreation interests (i.e. hunter, angler, outdoor recreation, offhighway vehicle users, or commercial recreation activities);

6. Those holding State, county, or local elected office;

7. Those employed by a State agency responsible for the management of natural resources, land or water;

8. Those employed as academicians by a natural resource management or natural sciences organization (i.e., museum, university); or

9. Those employed by the local government.

Nomination packages should contain the following information:

1. Name of Resource Advisory

Council to be considered for; 2. Specific area of interest nominee

- seeks to represent;
  - 3. Full name of nominee;
  - 4. Business address;
  - 5. Home address;
  - 6. Mailing address;
  - 7. Business phone;
  - 8. Home phone;
  - 9. Email address;
  - 10. Occupation/title;
  - 11. Education;
  - 12. Work history;
- 13. Career/education/experience highlights;

14. Experience or knowledge of the Council's geographic area of jurisdiction:

15. Experience working with

disparate groups to achieve collaborative solutions;

16. Any BLM permits, leases or licenses held by nominee;

17. Whether or not nominee is a registered lobbyist;

18. Original signature and date; 19. Two letters of reference from interests or organizations to be

represented; and

20. A current resume.

A group nominating more than one person should indicate a preferred order of appointment.

Members are expected to attend all scheduled PAWG meetings. Members are appointed for 2-year terms and may be reappointed to additional terms at the discretion of the Secretary of the Interior.

Additional information about the PAWG, its membership and activities, and the nomination process can be found at: http://www.blm.gov/wy/st/en/field\_offices/pinedale/pawg.html.

**Note:** The Obama Administration prohibits individuals who are currently federally registered lobbyists to serve on all FACA and non-FACA boards, committees or councils.

**Authority:** 43 CFR 1784.6–1(c); 43 CFR 1784.4–1.

### Donald A. Simpson,

State Director.

[FR Doc. 2012–17006 Filed 7–11–12; 8:45 am] BILLING CODE 4310–22–P

# NATIONAL INDIAN GAMING COMMISSION

## Fee Rate

**AGENCY:** National Indian Gaming Commission. **ACTION:** Notice.

**SUMMARY:** Notice is hereby given, pursuant to 25 CFR 514.1(a)(3), that the National Indian Gaming Commission has adopted final annual fee rates of 0.00% for tier 1 and 0.074% (.00074) for tier 2 for calendar year 2012. 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 final fee rate on class II revenues for calendar year 2012 shall be one-half of the annual fee rate, which is 0.037% (.00037).

## FOR FURTHER INFORMATION CONTACT:

Yvonne Lee, National Indian Gaming Commission, 1441 L Street NW., Suite 9100, Washington, DC 20005; telephone (202) 632–7003; fax (202) 632–7066.

**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 today is effective for calendar year 2012. 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 by December 31, 2012. Dated: July 6, 2012. **Tracie Stevens,**  *Chairwoman.* Dated: July 6, 2012. **Steffani A. Cochran,**  *Vice-Chairwoman.* Dated: July 6, 2012. **Daniel Little,**  *Associate Commissioner.* [FR Doc. 2012–16956 Filed 7–11–12; 8:45 am] **BILLING CODE 7565–01–P** 

# NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

### [Notice 12-055]

### Notice of Intent to Co-Exclusive License.

**AGENCY:** National Aeronautics and Space Administration. **ACTION:** Notice of Intent to Grant Co-Exclusive License.

SUMMARY: This notice is issued in accordance with 35 U.S.C. 209(e) and 37 CFR 404.7(a)(1)(i). NASA hereby gives notice of its intent to grant a coexclusive license in the United States to practice the invention described and claimed in MFS-31303-1 Generalized Fluid Systems Simulation Program (GFSSP) Version 2.01, U.S. Patent No. 6,748,349 and MFS-32125-1 Method and Apparatus For Predicting Unsteady Pressure And Flow Rate Distribution In A Fluid Network Version 4, U.S. Patent No. 7,542,885, to MODE Technology Group, having its principal place of business in Denver, CO. The fields of use shall mean commercial off-the-shelf software products targeted to end users. The patent rights in these inventions as applicable have been assigned to the United States of America as represented by the Administrator of the National Aeronautics and Space Administration. The prospective partially exclusive license will comply with the terms and conditions of 35 U.S.C. 209 and 37 CFR 404.7.

**DATES:** The prospective exclusive [or partially exclusive if applicable] license may be granted unless, within fifteen (15) days from the date of this published notice, NASA receives written objections including evidence and argument that establish that the grant of the license would not be consistent with the requirements of 35 U.S.C. 209 and 37 CFR 404.7. Competing applications completed and received by NASA within fifteen (15) days of the date of this published notice will also be treated as objections to the grant of the contemplated exclusive license.