engaging in Class III gaming activities on Indian lands. As required by 25 CFR 293.4, all compacts and amendments are subject to review and approval by the Secretary. The Amendment expands the types of authorized games to include events wagering with geofencing, adds the Nation's minimum internal control standards for sports betting, including rules governing events wagering, and replaces any references to the Oneida Indians of Wisconsin with Oneida Nation. The Amendment is approved.

Bryan Newland,

Principal Deputy Assistant Secretary—Indian Affairs.

[FR Doc. 2021–17858 Filed 8–19–21; 8:45 am] BILLING CODE 4337–15–P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[212A2100DD/AAKC001030/ A0A501010.999900253G]

Indian Gaming; Approval of Tribal-State Class III Gaming Compact in the State of Oregon

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice.

SUMMARY: This notice publishes the approval of Amendment IV to the Tribal-State Compact (Amendment) between the Confederated Tribes of Coos, Lower Umpqua, and Siuslaw Indians (Tribe) and the State of Oregon (State).

DATES: The compact takes effect on August 20, 2021.

FOR FURTHER INFORMATION CONTACT: Ms. Paula L. Hart, Director, Office of Indian Gaming, Office of the Deputy Assistant Secretary—Policy and Economic Development, Washington, DC 20240, paula.hart@bia.gov, (202) 219–4066.

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. As required by 25 CFR 293.4, all compacts and amendments are subject to review and approval by the Secretary. The Amendment authorizes the Tribe to engage in sports pool wagering at the Tribe's class III gaming facility, updates the Compact to reflect this change in various sections, updates the forms of payment that may be accepted to coincide with the State Lottery, includes provisions to protect

personal data of customers, requires certification for any new technology from an independent gaming test laboratory, and corrects previous errors in numbering of Amendments I, II, and III. The Amendment is approved.

Bryan Newland,

Principal Deputy Assistant Secretary—Indian Affairs.

[FR Doc. 2021–17860 Filed 8–19–21; 8:45 am] BILLING CODE 4337–15–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[21X.LLIDT030000.L51010000.ER0000. LVRWD2104400.241A00;4500154900]

Notice of Intent To Prepare an Environmental Impact Statement for the Proposed Lava Ridge Wind Project in Jerome, Lincoln, and Minidoka Counties, Idaho

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of intent.

SUMMARY: Consistent with the regulations implementing the National Environmental Policy Act (NEPA) and the Federal Land Policy and Management Act (FLPMA), the Bureau of Land Management (BLM) announces its intent to prepare an Environmental Impact Statement (EIS) for the proposed Lava Ridge Wind Project (Lava Ridge). This notice initiates the scoping process and temporary segregation of public lands from appropriation under the public land and mining laws. Additionally, this NOI seeks public comment and input under the National Historic Preservation Act (NHPA) and its implementing regulations.

DATES: The BLM requests comments concerning the scope of the analysis and identification of relevant information, studies, and analyses. All comments must be received by September 20, 2021. The Draft EIS is scheduled for the summer of 2022 and the Final EIS is scheduled for late 2022 with a Record of Decision issued no sooner than 30 days after the Final EIS is released. The BLM will hold public scoping meetings; the dates, locations, and times will be announced at least 15 days in advance through public notices, media releases and/or mailings.

ADDRESSES: Send written comments to: Lava Ridge Wind Energy EIS, BLM Shoshone Field Office, Attn: Kasey Prestwich, 400 West F Street, Shoshone, ID 83352. Send comments via email to *BLM_ID_LavaRidge@blm.gov.* Submit comments online at *https://go.usa.gov/* *xFKxg* and click on the "Participate Now" button to the right of the document link. Enter your comment and information, then click "Submit".

FOR FURTHER INFORMATION CONTACT:

Kasey Prestwich, Project Manager, BLM Shoshone Field Office, 400 West F Street, Shoshone, ID 83352, 208–732– 7204, *kprestwich@blm.gov*. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Relay Service (FRS) at 1–800–877–8339 to contact the above individual during normal business hours. The FRS is available 24 hours a day, seven days a week, to leave a message or question with the above individual. You will receive a reply during normal business hours.

SUPPLEMENTARY INFORMATION:

Purpose and Need for the Proposed Action

In Executive Order 14008, President Biden emphasized the need for the United States to "deploy the full capacity of its agencies to combat the climate crisis" in an approach that focuses attention on "innovation, commercialization, and deployment of clean energy technologies and infrastructure." The Department of the Interior (DOI) has prioritized "identifying steps to accelerate responsible development of renewable energy on public lands and waters."

Magic Valley Energy's, LLC (MVE) goal for Lava Ridge is to construct and operate a commercial-scale wind energy facility that reliably and economically produces wind energy for delivery to power markets in the western United States. This goal arises from regulatory, utility, and consumer-driven objectives to incorporate new renewable and carbon-free energy sources into energy supply portfolios. Substantial increases in new renewable energy are required to meet this need. Most western states have specific renewable energy goals. Based on the goals and objectives of the proponent and the BLM's authority, the BLM will evaluate the ROW grant application submitted by MVE in compliance with FLPMA, BLM regulations, and other applicable Federal laws and policies. The need for the BLM's action arises from FLPMA, which establishes a multiple use mandate for management of Federal lands, including "systems for generation, transmission, and distribution of electric energy" (FLPMA Title V). The BLM's action in considering MVE's ROW application is a delegated authority of the Secretary of the Interior to "grant issue or renew rights of way . . . for generation,