other wheeled conveyance). In addition, the BLM plans to offer a site-specific Standard Amenity Pass/Annual Day-Use Pass for all day-use sites in the UFO of \$20 per year. The campgrounds will provide the expanded amenities, and the day-use sites will provide the standard amenities, necessary for the establishment and collection of fees prior to fee collection. The fees will assist the BLM in meeting recreation and visitor service goals within the UFO and promote consistency in management for recreational visitors and interested publics. Any areas where dispersed/undeveloped camping is permitted would continue to be available throughout the UFO without a reservation or fee.

To stay current with rising management and maintenance costs, the BLM will utilize the Western U.S. Consumer Price Index (CPI) to determine future fee adjustments. The Western U.S. CPI is published online monthly and annually in January at: https://www.bls.gov/cpi/regionalresources.htm. Every January after fee implementation begins, the BLM would use the yearly CPI average to determine consistent fees for the campgrounds and day use sites. When the CPI increase or decrease equates to a \$2 incremental change for campsite fees or \$1 incremental change for per vehicle day use fees, then the fees would be adjusted accordingly. This measure would result in a sustainable and consistent funding source that would increase assurances for users that the program could continue to provide regular maintenance and necessary capital improvements into the future.

If the UFO decides to make reservation services or other types of ecommerce options available in the future, an expanded amenity fee for reservation services would be charged in addition to any other standard or expanded amenity fees in accordance with 16 U.S.C. 6802(g)(2)(G). The expanded amenity fee is subject to contracting requirements and will be adjusted with contract changes or with future updates to the business plan.

People holding an America the Beautiful Pass—The National Parks and Federal Recreational Lands Senior Pass or Access Pass, or a Golden Age or Golden Access Passport, would be entitled to a 50 percent fee reduction on all expanded amenity fees. A public comment period on the draft business plan, announced by news release, ran from August 12, 2024, to September 16, 2024. In accordance with FLREA guidelines, the BLM presented the draft business plan to the Southwest Resource Advisory Council (RAC) at its

September and December 2022 meetings, which was followed by robust discussion. The RAC will review the final draft business plan and public comments received and make a recommendation at its next meeting. (Authority: 16 U.S.C. 6803(b) and 43 CFR part 2933)

## Douglas J. Vilsack,

BLM Colorado State Director.

[FR Doc. 2024–27271 Filed 11–20–24; 8:45 am]

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#### DEPARTMENT OF THE INTERIOR

# **Bureau of Land Management**

[BLM\_AK\_FRN\_MO4500183370; AA-10747, AA-10768, AA-10770, AA-10771, AA-10772, AA-10773, AA-10791, AA-10973, AA-10983, AA-10986, AA-11057, AA-11065, AA-12548, AA-12578, AA-12579, AA-12587, AA-12620, AA-41488]

## **Alaska Native Claims Selection**

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice of decision approving lands for conveyance.

SUMMARY: The Bureau of Land Management (BLM) hereby provides constructive notice that it will issue an appealable decision approving conveyance of the surface and subsurface estates in certain lands to Chugach Alaska Corporation, an Alaska Native regional corporation, pursuant to the Alaska Native Claims Settlement Act of 1971 (ANCSA), as amended.

**DATES:** Any party claiming a property interest in the lands affected by the decision may appeal the decision in accordance with the requirements of 43 CFR part 4 within the time limits set out in the **SUPPLEMENTARY INFORMATION** section.

ADDRESSES: You may obtain a copy of the decision from the Bureau of Land Management, Alaska State Office, 222 West Seventh Avenue, #13, Anchorage, AK 99513–7504.

FOR FURTHER INFORMATION CONTACT: Dina L. Torres, BLM Alaska State Office, 907–271–5699 or dtorres@blm.gov. Individuals in the United States who are deaf, deafblind, hard of hearing, or have a speech disability may dial 711 (TTY, TDD, or TeleBraille) to access telecommunications relay services. Individuals outside the United States should use the relay services offered within their country to make international calls to the point of contact in the United States.

**SUPPLEMENTARY INFORMATION:** As required by 43 CFR 2650.7(d), notice is

hereby given that the BLM will issue an appealable decision to Chugach Alaska Corporation. The decision approves conveyance of the surface and subsurface estates in certain lands pursuant to ANCSA (43 U.S.C. 1601, et seq.), as amended. The lands are located in the Prince William Sound, within the following townships: T. 4 N., R. 10 E., Seward Meridian (SM); T. 17 S., R. 8 W., Copper River Meridian (CRM), T. 17 S., R. 7 W., CRM; T. 18 S., R. 7 W., CRM; T. 18 S., R. 8 W., CRM; T. 8 N., R. 8 E., SM; T. 1 S., R. 13 E., SM; T. 1 N., R. 13 E., SM; T. 9 N., R. 6 E., SM; T. 22 S., R. 6 E., CRM; T. 4 S., R. 12 E., SM; T. 5 N., R. 6 E., SM; T. 5 N., R. 10 E., SM; T. 3 N., R. 10 E., SM; T. 11 N., R. 9 E., SM; T. 11 N., R. 8 E., SM, and aggregate 349.34 acres. The decision addresses public access easements, if any, to be reserved to the United States pursuant to sec. 17(b) of ANCSA (43 U.S.C. 1616(b)), in the lands approved for conveyance.

The BLM will also publish notice of the decision once a week for four consecutive weeks in the "Cordova Times" newspaper.

Any party claiming a property interest in the lands affected by the decision may appeal the decision in accordance with the requirements of 43 CFR part 4 within the following time limits:

- 1. Unknown parties, parties unable to be located after reasonable efforts have been expended to locate, parties who fail or refuse to sign their return receipt, and parties who receive a copy of the decision by regular mail which is not certified, return receipt requested, shall have until December 23, 2024 to file an appeal.
- 2. Parties receiving service of the decision by certified mail shall have 30 days from the date of receipt to file an appeal.

Parties who do not file an appeal in accordance with the requirements of 43 CFR part 4 shall be deemed to have waived their rights. Notices of appeal transmitted by facsimile will not be accepted as timely filed.

## Dina L. Torres,

Management and Program Analyst, Division of Lands and Cadastral.

[FR Doc. 2024–27256 Filed 11–20–24; 8:45 am]

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