

Parcel A;
Sec. 34 (fractional).

Containing approximately
4,207 acres.

T. 6 N., R. 20 W.
Secs. 1 and 6;
Sec. 7, excluding mineral survey
application F-69596 and un-
surveyed mining claims
F-63694 and F-63695;
Secs. 18 and 19.

Containing approximately
3,065 acres.

T. 7 N., R. 20 W.
Secs. 1 to 5, inclusive;
Sec. 6, excluding Native allot-
ment F-17475 Parcel A;
Secs. 7 to 12, inclusive;
Secs. 14 and 15;
Secs. 16 and 17, excluding
Native allotment F-17474
Parcel A;
Secs. 18 to 21, inclusive;
Secs. 29 to 32, inclusive.

Containing approximately
15,006 acres.

T. 8 N., R. 20 W.
Sec. 13 (fractional), excluding
Native allotment F-17571;
Sec. 14 (fractional);
Secs. 16, 17, 18, and 19 (frac-
tional);
Sec. 20;
Secs. 21, 22, and 23 (fractional);
Secs. 24 to 36, inclusive.

Containing approximately
11,283 acres.

T. 6 N., R. 21 W.
Sec. 1;
Sec. 12, excluding mineral sur-
vey application F-69596 and
unsurveyed mining claims
F-63694 and F-63695;
Sec. 13, excluding mineral sur-
vey application F-69596 and
unsurveyed mining claims
F-63689, and F-63690, and
F-63693;
Sec. 23, excluding mineral sur-
vey application F-69596;
Sec. 24, excluding mineral sur-
vey application F-69596 and
unsurveyed mining claim
F-63689;
Secs. 25, 26, 27, and 28, ex-
cluding mineral survey appli-
cation F-69596;
Sec. 29;
Sec. 30, excluding Native allot-
ment F-13794;
Sec. 31, excluding Mineral Sur-
vey No. 1106 and Native allotment F-13794;
Secs. 32, 33, 34, and 35, ex-
cluding mineral survey appli-
cation F-69596.

Containing approximately
8,824 acres.

Aggregating approximately
76,552 acres.

Excluded from the above-
described lands herein approved for
conveyance are the submerged lands,
up to the ordinary high water mark,
beneath all water bodies determined
by the Bureau of Land Management
to be tidally influenced as depicted
on the navigability maps, the
originals of which will be found in
easement case file F-14851-EE.

All named and unnamed water
bodies within the above-described
lands were reviewed and, based on
existing evidence, they were de-
termined to be nonnavigable.

The lands excluded in the above
description are not being approved
for conveyance at this time and have
been excluded for one or more of the
following reasons: Lands are no
longer under Federal jurisdiction; lands
are under applications pending
further adjudication; lands are pending
a determination under Sec. 3(e)
of ANCSA; or lands were previously
rejected by decision. These exclusions
DO NOT constitute a rejection of
the selection application, unless
specifically so stated.

The conveyance issued for the
surface estate of the lands described
above shall contain the following
reservations to the United States:

1. The subsurface estate therein,
and all rights, privileges, im-
munities and appurtenances,
of whatsoever nature, accruing
unto said estate pursuant to
the Alaska Native Claims
Settlement Act of December 18,
1971 (43 U.S.C. 1601, 1613(f));
and

2. Pursuant to Sec. 17(b) of the
Alaska Native Claims Settle-
ment Act of December 18,
1971 (43 U.S.C. 1601, 1616(b)),
the following public easements,
referenced by easement identi-
fication number (EIN) on the
easement map, copies of
which will be found in case
file F-14851-EE, are reserved
to the United States. All eas-
ments are subject to applica-
ble Federal, State, or
Municipal corporation regu-
lation. The following is a
listing of uses allowed for
each type of easement. Any
uses which are not specifically
listed are prohibited.

25 FOOT TRAIL — The
uses allowed on a twenty-five (25) foot
wide trail easement are:
travel by foot, dogsled, animals,
snowmobiles, two- and three-wheel
vehicles, and small all-
terrain vehicles (less
than 3,000 lbs. Gross
Vehicle Weight (GVW)).

50 FOOT TRAIL — The
uses allowed on a fifty (50) foot
wide trail easement are:
travel by foot, dogsled, animals,
snowmobiles, two- and three-wheel
vehicles, small and large all-
terrain vehicles, track
vehicles, and four-wheel
drive vehicles.

3. (EIN 6 D1) An easement
for an existing access trail,
twenty-five (25) feet in
width from the village of
Deering in Sec. 20, T. 8 N.,
R. 19 W., Katsel River
Meridian westerly to public
lands. The uses allowed are
those listed above for a
twenty-five (25) foot wide
trail easement. The season
of use will be limited to winter.

4. Airport lease F-034588, lo-
cated within Secs. 19 and 30,
T. 8 N., R. 19 W., and Secs. 24
and 25, T. 8 N., R. 20 W.,
Katsel River Meridian, issued
to the State of Alaska, Division
of Aviation, under the Pro-
visions of the act of May 24,
1928 (49 U.S.C. 211-214);
and

5. Requirements of Sec. 14(c)
of the Alaska Native
Claims Settlement Act of
December 18, 1971 (43 U.S.C.
1601, 1613(c)), that the
grantee hereunder convey
those portions, if any, of the
lands hereinabove granted, to
the prescribed in said section.

Reindeer Grazing Permit,
F-030432, issued to Alfred K. Karmun
located within the lands herein
approved for conveyance, will ter-
minate upon conveyance of these
lands in accordance with Sec. 9,
Additional Condition or Stipulation
No. 1 of the permit.

Reindeer Grazing Permit,
F-21633, issued to Qungnig, Inc.
located within the lands herein
approved for conveyance, will ter-
minate upon conveyance of these
lands in accordance with Sec. 9,
Additional Condition or Stipulation
No. 1 of the permit.

NANA Regional Corporation, Inc.,
as successor in interest to Deering
Ipniatichak Corporation, is entitled to
conveyance of 92,160 acres of land
selected pursuant to Sec. 12(a) and
the reallocation of approximately
640 acres of land selected pursuant
to Sec. 12(b) of ANCSA. To date,
approximately 75,912 acres of the
Sec. 12(a) entitlement and approxi-
mately 640 acres of the Sec. 12(b)
reallocation have been approved for
conveyance. The remaining
Sec. 12(a) entitlement of approxi-
mately 16,248 acres will be conveyed
at a later date.

Pursuant to Sec. 14(f) of ANCSA,
conveyance of the subsurface estate
of the lands described above shall be
granted to NANA Regional Cor-
poration, Inc., when conveyance is
granted to NANA Regional Cor-
poration, Inc., as successor in interest
to Deering Ipniatichak Corporation,
for the surface estate and shall be
subject to the same conditions as
the surface conveyance.

In accordance with Departmental
regulation 43 CFR 2650.7(d), notice
of this decision is being published
once in the FEDERAL REGISTER
and once a week for four (4) consecutive
weeks, in THE TUNDRA
TIMES.

Any party claiming a property
interest in lands affected by this
decision, an agency of the Federal
government, or regional corporation
may appeal the decision to the
Interior Board of Land Appeals,
Office of Hearings and Appeals,
in accordance with the attached
regulations in Title 43 Code of
Federal Regulations (CFR), Part 4,
Subpart E, as revised. However,
pursuant to Public Law 96-487,
this decision constitutes the final
administrative determination of the
Bureau of Land Management con-
cerning navigability of water bodies.

If an appeal is taken the notice of
appeal must be filed in the Bureau of
Land Management, Alaska State Office,
Division of ANCSA and State
Conveyances, (960), 701 C Street,
Box 13, Anchorage, Alaska 99513.
Do not send the appeal directly to
the Interior Board of Land Appeals.
The appeal and copies of the pertinent
case files will be sent to the Board
from this office. A copy of the
appeal must be served upon the
Regional Solicitor, 510 L Street,
Suite 100, Anchorage, Alaska 99501.

The time limits for filing an appeal
are:

1. Parties receiving service of this
decision shall have 30 days
from the receipt of this
decision to file an appeal.
2. Unknown parties, parties un-
able to be located after reasonable
efforts have been expended to locate,
and parties who failed or refused
to sign the return receipt shall
have until September 27, 1982
to file an appeal.

Any party known or unknown
who is adversely affected by this
decision shall be deemed to have
waived those rights which were
adversely affected unless an appeal is
timely filed with the Bureau of Land
Management, Alaska State Office,
Division of ANCSA and State
Conveyances.

To avoid summary dismissal of the
appeal, there must be strict compli-
ance with the regulations governing
such appeal. Further information on
the manner of and requirements for
filing an appeal may be obtained from
the Bureau of Land Management,
701 C Street, Box 13, Anchorage,
Alaska 99513.

If an appeal is taken, the parties
to be served with a copy of the notice
of appeal are:

State of Alaska
Dept. of Natural Resources
Div. of Research and Develop.
Pouch 7-005
Anchorage, Alaska 99510

NANA Regional Corp., Inc.
Successor in Interest to
Deering Ipniatichak Corp.
P.O. Box 49
Kotzebue, Alaska 99752

/s/ Ann Johnson
Chief, Branch of
ANCSA Adjudication

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
ALASKA

Notice for Publication
F-19154-19
Alaska Native Claims Selection

On November 14, 1974, NANA
Regional Corporation, Inc., filed se-
lection application F-19154-19 under
the provisions of Sec. 12(c) of the
Alaska Native Claims Settlement Act
of December 18, 1971 (43 U.S.C.
1601, 1611(c) (1976)) (ANCSA),
for the surface and subsurface es-
tates of certain lands in the vicinity
of Deering.

As to the lands described below,
the application submitted by NANA
Regional Corporation, Inc., is pro-
perly filed and meets the require-
ments of the Alaska Native Claims
Settlement Act and of the regulations
issued pursuant thereto. These lands
do not include any lawful entry per-
fected under or being maintained in
compliance with laws leading to ac-
quisition of title.

in view of the foregoing, the sur-
face and subsurface estates of the
following described lands, selected
pursuant to Sec. 12(c) of ANCSA,
aggregating approximately 20,326
acres, are considered proper for ac-
quisition by NANA Regional Cor-
poration, Inc., and are hereby approved
for conveyance pursuant to Sec. 14(e)
of ANCSA:

Katze River Meridian, Alaska
(Surveyed)

T. 7 N., R. 19 W.
Secs. 1, 2 and 3 (fractional);
Secs. 4 to 26, inclusive;
Sec. 27, excluding Native allot-
ment F-18612 Parcel B;
Secs. 28 to 32, inclusive;
Sec. 33, excluding Native allot-
ment F-17660;
Secs. 34, 35, and 36.

Containing approximately
20,326 acres.

Excluded from the above-described
lands herein approved for conveyance
are the submerged lands, up to the
ordinary high water mark, beneath
all water bodies determined by
the Bureau of Land Management
to be tidally influenced as depicted
on the navigability map, the original
of which will be found in easement
case file F-22361-19.

All named and unnamed water
bodies within the above-described
lands were reviewed and, based on
existing evidence, they were deter-
mined to be nonnavigable.

The lands excluded in the above
description are not being approved
for conveyance at this time and have
been excluded because the lands are
under applications pending further
adjudication. These exclusions do
not constitute a rejection of the
selection application, unless specifically
so stated.

The conveyance issued for the sur-
face and subsurface estates of the
lands described above shall contain the
following reservation to the United States:

Pursuant to Sec. 17(b) of the Alaska
Native Claims Settlement Act of December 18, 1971 (43 U.S.C. 1601, 1616(b)), the follow-
ing public easement, referenced by
easement identification number
(EIN) on the easement map,
a copy of which will be found in
case file F-22361-19, is re-
served to the United States. All
easements are subject to applicable
Federal, State, or Municipal corporation
regulation. The following is a listing
of uses allowed for each type of
easement. Any uses which are not
specifically listed are prohibited.

25 FOOT TRAIL — The uses
allowed on a twenty-five (25) foot wide
trail easement are: travel by
foot, dogsled, animals, snowmobiles,
two- and three-wheel vehicles,
and small all-terrain vehicles (less
than 3,000 lbs. Gross Vehicle
Weight (GVW)).

EIN 14 D1 An easement for
an existing access trail, twenty-five (25) feet in width, from the junction
with EIN 9b D1 in Sec. 34, T. 6 N., R. 18 W., Katsel River Meridian, easterly to
public lands. The uses allowed are those listed above for a twenty-five (25) foot wide
trail easement.

EIN 14 D1 An easement for
an existing access trail, twenty-five (25) feet in width, from the village of Deering in Sec. 20, T. 8 N., R. 19 W., Katsel River Meridian, easterly to public lands. The uses allowed are those listed above for a twenty-five (25) foot wide
trail easement. The season of use will be limited to winter.

The grant of the above-
described lands shall be subject to:

1. Issuance of patent after appro-
val and filing by the Bureau of
Land Management, Alaska State
Office, Division of ANCSA and State
Conveyances, (960), 701 C Street,
Box 13, Anchorage, Alaska 99513.
2. Valid existing rights therein,
if any, including but not limited
to those created by any lease
(including a lease issued
under Sec. 6(g) of the Alaska
Statehood Act of July 7, 1958
(46 U.S.C. Ch. 2, Sec. 6(g))), contract,
permit, right-of-way, or easement,
and the right of the lessee, contrac-
tee, permittee, or grantee to the
complete enjoyment of all
rights, privileges, and benefits
thereby granted to him. Further,
pursuant to Sec. 17(b)(2) of the
Alaska Native Claims Settlement
Act of December 18, 1971 (43 U.S.C.
1601, 1616(b)(2)) (ANCSA), any valid
existing right recognized by ANCSA
shall continue to have whatever
right of access as is now provided
for under the existing law.

Reindeer Grazing Permit, F-21633,
issued to Qungnig, Inc., located within
the lands herein approved for
conveyance, will terminate upon
conveyance of these lands in accordance
with Sec. 9, Additional Condition or Stipulation
No. 1 of the permit.

NANA Regional Corporation, Inc.,
is entitled to conveyance of a
minimum of 731,242 acres of land
selected pursuant to Sec. 12(c)
of ANCSA. Together with the lands
herein approved, the total acreage
conveyed or approved for convey-
ance is approximately 147,896 acres.
The remaining entitlement of approxi-
mately 589,992 acres will be con-
veyed at a later date.

In accordance with Departmental
regulation 43 CFR 2650.7(d), notice
of this decision is being published
once in the FEDERAL REGISTER
and once a week for four (4) consecutive
weeks, in THE TUNDRA
TIMES.

Any party claiming a property
interest in lands affected by this
decision, an agency of the Federal
government, or regional corporation
may appeal the decision to the
Interior Board of Land Appeals,
Office of Hearings and Appeals, in
accordance with the attached
regulations in Title 43 Code of Federal
Regulations (CFR), Part 4, Sub-
part E, as revised. However, pur-
suant to Public Law 96-487, this
decision constitutes the final ad-
ministrative determination of the
Bureau of Land Management con-
cerning navigability of water bodies.
If an appeal is taken the notice of
appeal must be filed in the Bureau

of Land Management, Alaska State
Office, Division of ANCSA and State
Conveyances, (960), 701 C Street,
Box 13, Anchorage, Alaska 99513.
Do not send the appeal directly to
the Interior Board of Land Appeals.
The appeal and copies of pertinent
case files will be sent to the Board
from this office. A copy of the
appeal must be served upon the
Regional Solicitor, 510 L Street,
Suite 100, Anchorage, Alaska 99501.

The time limits for filing an
appeal are:

1. Parties receiving service of
this decision shall have 30 days
from the receipt of the receipt of
this decision to file an appeal.
2. Unknown parties, parties un-
able to be located after reasonable
efforts have been expended to locate,
and parties who failed or refused
to sign the return receipt shall
have until September 27, 1982
to file an appeal.

Any party known or unknown
who is adversely affected by this
decision shall be deemed to have
waived those rights which were ad-
versely affected unless an appeal is
timely filed with the Bureau of Land
Management, Alaska State Office,
Division of ANCSA and State Con-
veyances.

To avoid summary dismissal
of the appeal, there must be strict
compliance with the regulations
governing such appeal. Further information on
the manner of and requirements for
filing an appeal may be obtained from
the Bureau of Land Management,
701 C Street, Box 13, Anchorage,
Alaska 99513.

If an appeal is taken, the parties
to be served with a copy of the notice
of appeal are:

State of Alaska
Dept. of Natural Resources
Div. of Research and Develop.
Pouch 7-005
Anchorage, Alaska 99510