

Secs. 20 and 21;
Secs. 22 and 23, excluding U.S. Survey No. 5788 and Native allotment F-16372 Parcel A;
Sec. 24;
Sec. 25, excluding Native allotment F-15871 Parcel C;
Sec. 26, excluding Native allotments F-15871 Parcel C and F-15873;
Sects. 27 to 32, inclusive;
Sec. 33, excluding U.S. Survey No. 5480 (Native allotment F-15882);
Sec. 34, excluding U.S. Survey No. 5480 (Native allotment F-15882) and Native allotment F-15871 Parcel B;
Sec. 35, excluding Native allotment F-15871 Parcel A;
Sec. 36, excluding U.S. Survey No. 5787 (Native allotment F-15891), Native allotments F-16370 Parcel A, F-16373 Parcel A, and F-024287.

Containing approximately 21,477 acres.

Aggregating approximately 60,663 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 navigable because they have been or could be used in connection with travel, trade and commerce. Those water bodies are identified on the attached navigability maps, the original of which will be found in easement case files F-22361-6, F-22361-7, and F-22361-8.

All other water bodies not depicted as navigable on the attached maps within the lands to be conveyed were reviewed. Based on existing evidence, they were determined 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; 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 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, 1615(b)), the following public easements, referenced by easement identification number (EIN) on the easement maps attached to this document, copies of which will be found in case files F-22361-6, F-22361-7, and F-22361-8, are reserved 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)).

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.

ONE ACRE SITE - The uses allowed for a one (1) acre site easement are: vehicle parking (e.g., aircraft, boats, ATVs, snowmobiles, cars, trucks), temporary camping, and loading or unloading. Temporary camping, loading or unloading shall be limited to 24 hours.

a. (EIN 1 C5, D1) An easement twenty-five (25) feet in width for an existing and proposed access trail from public lands in Sec. 20, T. 18 N., R. 6 E., Katesel River Meridian, southwesterly through Shungnak and Kobuk villages to public lands in T. 17 N., R. 12 E., Katesel River Meridian. The trail follows the river ice from the SW¼, Sec. 10, T. 17 N., R. 6 E., Katesel River Meridian, to the NW¼, Sec. 23, T. 17 N., R. 6 E., Katesel River Meridian. 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.

b. (EIN 2 D1) An easement fifty (50) feet in width for an existing and proposed access trail from EIN 9 C3, D8, in Sec. 20, T. 18 N., R. 6 E., Katesel River Meridian, northwesterly to public lands. The uses allowed are those listed above for a fifty (50) foot wide trail easement.

c. (EIN 13 C4) An easement twenty-five (25) feet in width for a proposed access trail from the Kobuk River in Sec. 33, T. 18 N., R. 6 E., Katesel River Meridian, southwesterly to public lands. The uses allowed are those listed above for a twenty-five (25) foot wide trail easement.

d. (EIN 20 D1) An easement twenty-five (25) feet in width for an existing and proposed access trail from Shungnak in Sec. 9, T. 17 N., R. 6 E., Katesel River Meridian, southwesterly 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.

e. (EIN 21 C1) A one (1) acre site easement upland of the ordinary high water mark on the right bank of the Kobuk River in the NE¼, Sec. 25, T. 18 N., R. 6 E., Katesel River Meridian. The uses allowed are those listed above for a one (1) acre site easement.

f. (EIN 66 D1) A one (1) acre site easement upland of the ordinary high water mark on the left bank of the Kobuk River in the NE¼, Sec. 24, T. 17 N., R. 7 E., Katesel River Meridian. The uses allowed are those listed above for a one (1) acre site easement.

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

1. Issuance of a patent after approval and filing by the Bureau of Land Management of the official supplemental plat of survey confirming the boundary description and acreage of the lands hereinabove granted; and

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 3, 1958 (48 U.S.C. Ch. 2, Sec. 6(g))), contract, permit, right-of-way, or easement, and the right of the lessee, contractor, 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, 1615(b)(2)) (ANCSA), any valid existing right recognized by ANCSA shall continue to have whatever right of access as is now provided for under existing law.

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 conveyance is approximately 354.249 acres. The remaining entitlement of approximately 376.993 acres will be conveyed 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, Subpart E, as revised. However, pursuant to Public Law 96-467, this decision constitutes the final administrative determination of the Bureau of Land Management concerning 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 Conveyance Management (980), 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, 701 C Street, Box 34, Anchorage, Alaska 99513.

The time limits for filing an appeal are:

- Parties receiving service of this decision by personal service or certified mail, return receipt requested, shall have 30 days from the receipt of this decision to file an appeal.
- Unknown parties, parties unable to be located after reasonable efforts have been expended to locate; parties who failed or refused to sign their return receipt, and parties who received a copy of this decision by regular mail which is not certified, return receipt requested, shall have until October 31, 1983, 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 Conveyance Management.

To avoid summary dismissal of the appeal, there must be strict compliance with the regulations governing such appeals. 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 party to be served with a copy of the notice of appeal is:

NANA Regional Corporation, Inc.
P.O. Box 49
Kotzebue, Alaska 99752

Steven L. Willis
Acting Section Chief, Branch
of ANCSA Adjudication

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
ALASKA

Notice for Publication
F-14934-A through F-14935-I
Alaska Native Claims Selection

On January 3, 1974 and November 14, 1974, Isingmakmeut Incorporated (also known as Isingmakmeut Incorporated), for the Native village of Shungnak, filed selection applications F-14935-A and F-14935-B through F-14935-I under the provisions of Sec. 12 of the Alaska Native Claims Settlement Act of December 18, 1971 (43 U.S.C. 1601, 1611 (1976)) (ANCSA), for the surface estate of certain lands in the vicinity of Shungnak.

On April 16, 1976, in accordance with Title 10, Chapter 6 of the Alaska Business Corporation Act, and as authorized by the Act of January 2, 1976 (43 U.S.C. 1627), the following Native village corporations and NANA Regional Corporation, Inc., merged, with NANA Regional Corporation, Inc., being the surviving corporation:

Akuliak Incorporated (Selawik);
Buckland Nunaachik Corporation
(Buckland);
Deering Ipatniachik Corporation (Deering);
Ivissapagamit Corporation (Amblor),
also known as Ivissapeagamit
Corporation;

Isingmakmeut Incorporated (Shungnak),
also known as Isingmakmeut
Incorporated;

Katyaak Corporation (Kiana);
Kivalina Sinuakmeut Corporation
(Kivalina);

Koovukmeut Incorporation (Kobuk),
also known as Koovukmeut Incorporation;

Noatak Napaktukmeut Corporation
(Noatak);
Putoor Corporation (Noorvik).

As to the lands described below, the applications submitted by Isingmakmeut Incorporated, as amended, are properly filed and meet the requirements of the Alaska Native Claims Settlement Act and of the regulations issued pursuant thereto. These lands do not include any lawful entry perfected under or being maintained in compliance with laws relating to acquisition of title.

In view of the foregoing, the surface estate of the following described lands, selected pursuant to Sec. 12(a) of ANCSA, aggregating approximately 86,817 acres, is considered proper for acquisition by NANA Regional Corporation, Inc., as successor in interest to Isingmakmeut Incorporated, and is hereby approved for conveyance pursuant to Sec. 14(c) of ANCSA.

Katesel River Meridian, Alaska
(Surveyed)

T. 17 N., R. 6 E.

Secs. 33 to 36, inclusive.

Containing approximately

2,560 acres.

T. 19 N., R. 6 E.

Secs. 27 and 28;

Sec. 29, excluding Native allotment F-21295;

Sec. 30, excluding Native allotments F-17803 and F-21295;

Secs. 31 to 34, inclusive.

Containing approximately

4,461 acres.

T. 16 N., R. 7 E.

Sec. 1, excluding Native allotments

F-15799 Parcel A, F-15826
Parcels B and C, and F-17028
Parcel B;

Sec. 2, excluding Native allotment F-15838 Parcel B;

Sec. 3, excluding Native allotment F-15838 Parcel A;

Sec. 4, 5, and 6;

Sec. 7, 8, and 9;

Sec. 10, 11, and 12;

Sec. 13, 14, and 15;

Sec. 16, 17, and 18;

Sec. 19, 20, and 21;

Sec. 22, 23, and 24;

Sec. 25, 26, and 27;

Sec. 28, 29, and 30;

Sec. 31, 32, and 33;

Sec. 34, 35, and 36;

Sec. 37, 38, and 39;

Sec. 40, 41, and 42;

Sec. 43, 44, and 45;

Sec. 46, 47, and 48;

Sec. 49, 50, and 51;

Sec. 52, 53, and 54;

Sec. 55, 56, and 57;

Sec. 58, 59, and 60;

Sec. 61, 62, and 63;

Sec. 64, 65, and 66;

Sec. 67, 68, and 69;

Sec. 70, 71, and 72;

Sec. 73, 74, and 75;

Sec. 76, 77, and 78;

Sec. 79, 80, and 81;

Sec. 82, 83, and 84;

Sec. 85, 86, and 87;

Sec. 88, 89, and 90;

Sec. 91, 92, and 93;

Sec. 94, 95, and 96;

Sec. 97, 98, and 99;

Sec. 100, 101, and 102;

Sec. 103, 104, and 105;

Sec. 106, 107, and 108;

Sec. 109, 110, and 111;

Sec. 112, 113, and 114;

Sec. 115, 116, and 117;

Sec. 118, 119, and 120;

Sec. 121, 122, and 123;

Sec. 124, 125, and 126;

Sec. 127, 128, and 129;

Sec. 130, 131, and 132;

Sec. 133, 134, and 135;

Sec. 136, 137, and 138;

Sec. 139, 140, and 141;

Sec. 142, 143, and 144;

Sec. 145, 146, and 147;

Sec. 148, 149, and 150;

Sec. 151, 152, and 153;

Sec. 154, 155, and 156;

Sec. 157, 158, and 159;

Sec. 160, 161, and 162;

Sec. 163, 164, and 165;