

\$500,000 for operations conducted on more than one lease may be filed. These bonding provisions do not affect the Commissioner's authority to require additional usual risk bonds as may be necessary. In addition, the Alaska Oil and Gas Conservation Commission (AOGCC) requires a bond of \$100,000 for a single well or a \$200,000 bond to cover wells statewide before drilling operations will be permitted by AOGCC. The state reserves the right to delete or contract proposed tracts at any time up to and including the day of the sale. Thirteen tracts totaling approximately 56,862 acres will be offered. Tracts C-36-001 through C-36-008 and C-36-013 were included in the Joint State/Federal Beaufort Sea Sale held in December, 1979 and as a result are delineated by the U.S. Department of Interior U.T.M. Survey System. Tracts C-36-009 through C-36-012 in the Flaxman Island-Canning River area are shown by the State of Alaska Survey Protraction System on a separate tract map. Both of these tract maps are available at DMEM. The proposed sale area is within the North Slope Borough. Communities in the vicinity of the proposed sale include Kaktovik, Nuiqsut, Barrow, and Prudhoe Bay/Deadhorse.

In January, about 6,200 acres were added to the proposed sale. This acreage includes tract C-36-013 and portions of tract C-36-009 and C-36-012. The added acreage in tract C-36-012 was previously subject to a valid state oil and gas lease and has been added to Sale 36 under AS 38.05.180(d)(1). Tract C-36-013 and sections 13, 14, and portions of sections 10, 11, 12, 15, and 22 of tract C-36-009 are contiguous to submerged land already under state lease and have been added to the sale under AS 38.05.180(d)(2). On March 4, 1982 the Department of Natural Resources held a hearing as required by the statute. The Commissioner has made a written finding that the leasing of this acreage will result in a substantial probability of early evaluation and development. AS 38.05.035(a)(14) and the departmental delegation of authority give the Director, Division of Minerals and Energy Management, the authority to impose conditions or limitations, in addition to those imposed by law, to ensure that a disposal is in the state's best interest. To meet this requirement, the Director has developed environmental and social terms and conditions for tracts leased in Sale 36. Lease stipulations will be enforced throughout the term of the lease. Measures will also be imposed through approval of plans of operations and other permits as needed to mitigate undesirable social and environmental effects of lease related activities. The stipulations and terms describe standards that must be met by the operators with regard to water quality and appropriation, gravel extraction, oil spill prevention and cleanup, construction of roads, pipelines and other lease related structures and facilities, public access, disposal of waste, drilling muds and cuttings and produced waters, timing and routing of exploration and development activities, rehabilitation of abandoned sites, and additional permits and approvals. These stipulations and terms are necessary to protect the unique biological, archaeological, and social aspects of the sale area. In support of the lease sale, the Director of the Division of Minerals and Energy Management has prepared a final written finding under AS 38.05.035(a)(14) which sets forth the facts and applicable law upon which she has determined that the proposed action will best serve the interests of the state. The Director's written finding and decision is available to the public upon request at the Division of Minerals and Energy Management, 555 Cordova Street in Anchorage or by writing DMEM at Pouch 7-005, Anchorage, Alaska 99510. Additional information on the proposed sale is available to prospective bidders and members of the public at DMEM.

Kay Brown  
Director  
Publish: 4/14/82.

#### NOTICE OF PUBLIC MEETING

The Board of Directors of the NAH Health Resources Association invites public review and comments on its application for continuation of full designation as the Health Systems Agency for northern Alaska. The application contains the proposed agency work program for 1982-1983. Public involvement in the development of the work program is encouraged.

A public meeting is scheduled to receive public comment on the application. The meeting will be held:

Date: April 28, 1982  
Time: 12:00-2:00 p.m.  
Place: The NAHRA offices, 529 5th Avenue Suite 8, Fairbanks, Alaska

Written comments are encouraged and can be sent to the address below. Copies of the application can be requested by calling or writing:

The NAHRA Offices  
529 5th Avenue, Suite 8

Fairbanks, Alaska 99701  
Ph. 907-456-2553  
Publish: 4/14/82.

#### NOTICE

Ahtna, Incorporated, has received application to the estate of the following stockholders for transfer of said stockholders' shares of stock pursuant to the Alaska Native Claims Settlement Act. If there are any other claims for the shares, please contact the Ahtna office before April 19, 1982.

Lynda Craig Joseph Michaels  
Jacob Butler Oley Nicklie Sr.  
Oscar Ewan Elizabeth Swaney  
Daniel John Sipary  
Anthony Regis Sipary Jr.

If you have any questions, please call us.

Sincerely,  
Carolyn Craig  
Controller  
Publish: 3/31, 4/7, 4/14, 4/21  
4/28/82.

#### UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT - ALASKA Notice for Publication F-19154-23 Alaska Native Claims Selection

On November 14, 1974, NANA Regional Corporation, Inc., filed selection applications F-19154-23 under the provisions 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 estates of certain lands in the vicinity of Selawik.

As to the lands described below, the application is properly filed and meets 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 leading to acquisition of title.

In view of the foregoing, the surface and subsurface estates of the following described lands, selected pursuant to Sec. 12(c) of ANCSA, aggregating approximately 14,428 acres, are considered proper for acquisition by NANA Regional Corporation, Inc., and are hereby approved for conveyance pursuant to Sec. 14(e) of ANCSA.

Kateel River Meridian, Alaska  
(Unsurveyed)

T. 15 N., R. 7 W.,  
Secs. 1 to 21, inclusive;  
Sec. 29, excluding Native allotment F-18229 Parcel A;  
Sec. 30.

Containing approximately  
14,428 acres.

All named and unnamed water bodies within the lands to be conveyed were reviewed. Based on existing evidence, it was determined that there are no navigable water bodies within the lands described.

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 application pending further adjudication. This exclusion DOES 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, 1616(b)), the following public easements, referenced by easement identification number (EIN) on the easement map, copies of which will be found in case file F-22361-23, 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, dog sled, animals, snowmobiles, two- and three-wheel vehicles, and small all-terrain vehicles (less than 3,000 lbs. Gross Vehicle Weight (GVW)).

- (EIN 2 C5) An easement for an existing access trail twenty-five (25) feet in width, from the junction with trail EIN 3 C3, D1, D9 on Shogvik Lake in Sec. 1, T. 14 N., R. 7 W., Kateel River Meridian, northwesterly to public lands. The uses allowed are those listed above for a twenty-five (25) foot wide trail easement.
- (EIN 3 C3, D1, D9) An easement for an existing access trail, twenty-five (25) feet in width, from Selawik in Sec. 20, T. 14 N., R. 6 W., Kateel River Meridian, northwesterly to public lands. The uses allowed are those listed above for a twenty-five (25) foot wide trail easement.
- (EIN 25 C5) An easement for a proposed access trail, twenty-five (25) feet in width from trail EIN 3 C3, D1, D9 in Sec. 4, T. 15 N., R. 7 W., Kateel River Meridian, northeasterly to public lands. The uses allowed are those listed above for a twenty-five (25) foot wide trail easement.

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

- Issuance of a patent after approval and filing by the Bureau of Land Management of the official plat of survey confirming the boundary description and acreage of the lands hereinabove granted; and
- 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 (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, 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 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, approximately 120,924 acres of this entitlement have been approved for conveyance; the remaining entitlement 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, or an agency of the Federal government, or regional corporation may appeal the decision to the Alaska Native Claims Appeal Board, provided, however, pursuant to Public Law 96-487, this decision constitutes the final administrative determination of the Bureau of Land Management concerning navigability of water bodies.

Appeals should be filed with the Alaska Native Claims Appeal Board, P.O. Box 2433, Anchorage, Alaska 99510, with a copy served upon both the Bureau of Land Management, Alaska State Office, 701 C Street, Box 13, Anchorage, Alaska 99513, and the Regional Solicitor, Office of the Solicitor, 510 L Street, Suite 100, Anchorage, Alaska 99501. The time limits for filing an appeal are:

- Parties receiving service of this decision 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, and parties who failed or refused to sign the return receipt shall have until April 30, 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 Alaska Native Claims Appeal Board.

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

/s/ Ruth Stockie  
Acting Chief, Branch of  
ANCSA Adjudication  
Publish: 4/7, 4/14, 4/21, 4/28/82.

#### NOTICE OF PROPOSED CHANGES in the REGULATIONS of the DEPARTMENT OF EDUCATION

Notice is hereby given that the Department of Education, under authority vested by AS 14.07.060, proposes to adopt regulations in Title 4 of the Alaska Administrative Code, dealing with discrimination on the basis of sex, to implement AS 14.18, as follows:

4 AAC 06 is amended by adding an article which generally prohibits discrimination on the basis of sex in all areas of public elementary and secondary education, and imposes specific requirements upon school districts in the areas of:

- (1) hiring practices;
- (2) recreational and athletic activities;
- (3) guidance and counseling services;
- (4) instructional materials and courses offered to students;
- (5) grievance procedures;
- (6) compliance activities.

In addition to the above, the proposed regulations include actions the department will take against school districts which do not comply with either AS 14.18 or these regulations, including the withholding of State funds.

Notice is also given that any person interested may present written statements or arguments relevant to the action proposed to the Commissioner of Education, Sixth Floor, State Office Bldg., Juneau, Alaska, before 4 o'clock p.m. on

April 26, 1982.  
This action is not expected to require an increased appropriation. Copies of the proposed regulations may be obtained by writing to: The Department of Education, Pouch F, Juneau, Alaska 99811. The State Board of Education, upon its own motion or at the instance of any interested person, may thereafter adopt the proposals substantially as described above without further notice or may decide to take no action on them.  
Date: 3/24/82.  
Marshall L. Lind  
Commissioner  
Publish: 3/31, 4/7, 4/14/82.

#### UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT - ALASKA Notice for Publication F-14939-A through F-14939-C Alaska Native Claims Selection

On April 23, October 9 and 25, 1974, the Stebbins Native Corporation, for the Native village of Stebbins, filed selection applications F-14939-A, F-14939-B, and F-14939-C, respectively, under the provisions 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 Stebbins.

As to the lands described below, the applications, 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 leading to acquisition of title.

In view of the foregoing, the surface estate of the following described lands, selected pursuant to Sec. 12(a), aggregating approximately 82,511 acres, is approved for acquisition by the Stebbins Native Corporation and is hereby approved for conveyance pursuant to Sec. 14(a) of the Alaska Native Claims Settlement Act.

Kateel River Meridian, Alaska  
(Unsurveyed)

T. 21 S., R. 19 W.,  
Secs. 30 and 31 (fractional);  
Sec. 32 (fractional), excluding Native allotment F-16400 Parcel A.

Containing approximately  
795 acres.

T. 22 S., R. 19 W.,  
Sec. 5 (fractional), excluding Native allotments F-16046 Parcel C, F-16219 Parcel B, and F-16394 Parcel C;

Secs. 6 and 7

Sec. 8, excluding Native allotment F-16219 Parcel B;

Sec. 9 (fractional), excluding Native allotment F-16407 Parcel B;

Sec. 16 (fractional), excluding Native allotments F-16375, F-16407 Parcel B, and F-16408 Parcel A;

Sec. 17, excluding Native allotments F-16375, F-16380, and F-16408 Parcel A;

Secs. 18 and 19,

Sec. 20 (fractional), excluding Native allotments F-12761 Parcel B, F-16375, and F-16410 Parcel A;

Sec. 28 (fractional), excluding Native allotment F-16388;

Sec. 29 (fractional), excluding Native allotments F-16381, F-16388, and F-16410 Parcel A;

Sec. 30 (fractional), excluding Native allotments F-16042 Parcel B and F-16406 Parcel A;

Sec. 31 (fractional);

Sec. 32 (fractional), excluding Native allotment F-16378;

Sec. 33 (fractional);

Sec. 34 (fractional), excluding Executive Order 3406 (ANCSA Sec. 3(e) application AA-39620);

Sec. 35 (fractional), excluding Executive Order 3406 (ANCSA Sec. 3(e) application AA-39620) and Native allotment F-16389 Parcel B;

Sec. 36 (fractional), excluding Native allotment F-16389 Parcel B.

Containing approximately  
5,386 acres.

T. 23 S., R. 19 W.

Sec. 1;

Sec. 2 (fractional), excluding U.S. Survey No. 2049, U.S. Survey No. 4241 U.S. Survey No. 4491, and Native allotment F-16398;

Sec. 3 (fractional);

Sec. 11 (fractional), excluding U.S. Survey No. 4491 Tracts B and C, Native allotments F-16386 Parcel B and F-16410 Parcel B;

Secs. 12 and 13;

Secs. 14, 22, and 23 (fractional);

Sec. 24, excluding Native allotment F-16235 Parcel B;

Sec. 25, excluding Native allotment F-16235 Parcel B and North Branch of the Little Saint Michael Canal;

Sec. 26, excluding Little Saint Michael Canal;

Secs. 27, 28, 32, and 33 (fractional);

Secs. 34 and 35, excluding Little Michael Canal;

Sec. 36, excluding North Branch of the Little Saint Michael Canal.

Containing approximately  
7,483 acres.

T. 24 S., R. 19 W.

Sec. 1, excluding Native allotment F-16240 and interconnecting slough;

Sec. 12, excluding Native allotments F-16240, F-16412 Parcel D, and interconnecting slough;

Sec. 13, excluding interconnecting slough;

Sec. 24;

Sec. 25, excluding Big Saint Michael Canal.

Sec. 36.

Containing approximately  
3,455 acres.

T. 25 S., R. 19 W.

Secs. 1, 2, and 3;

Sec. 4, excluding Nunavulnuk River;

Sec. 9, excluding Native allotment F-16219 Parcel A and Nunavulnuk River;

Sec. 10, excluding Native allotment F-16042 Parcel A and Nunavulnuk River;

Secs. 11, 12, and 13;

Secs. 14 and 15, excluding Native allotment F-16374 Parcel B and Nunavulnuk River;

Sec. 16;

Sec. 17, excluding Native allotment F-16387 Parcel A;

Sec. 18, excluding Native allotment F-16405 Parcel A and Kulak River;

Sec. 19, excluding Native allotments F-16407 Parcel A, F-16409 Parcel A, and Kulak River;

Sec. 20, excluding Native allotments F-16387 Parcel A, F-16409 Parcel A, and Kulak River;

Sec. 21;

Secs. 22 and 23, excluding Native allotment F-16374 Parcel B;

Secs. 24 to 27, inclusive;

Sec. 28 and 29, excluding Kulak River;

Secs. 30 and 31;

Sec. 32, excluding Kulak River;

Secs. 33, 34, 35, and 36.

Containing approximately  
18,963 acres.

T. 26 S., R. 19 W.

Secs. 1 to 11, inclusive;

Secs. 15 to 22, inclusive;

Secs. 27 and 28;

Sec. 29, excluding Native allotment F-16376;

Secs. 30, 31, and 32;

Sec. 33, excluding Native allotment F-12761 Parcel C;

Sec. 34.

Containing approximately  
16,869 acres.

T. 21 S., R. 20 W.

Sec. 25 (fractional);

Secs. 28 and 29 (fractional), excluding Native allotments F-982 Parcel B and F-16039;

Sec. 31 (fractional);

Sec. 32 (fractional), excluding Native allotment F-16039;

Sec. 33 (fractional), excluding Native allotments F-982 Parcel A, F-16039, and F-16047 Parcel A;

Sec. 34 (fractional), excluding Native allotments F-16047 Parcel A, F-16049, and Stuart Island Canal;

Sec. 35 (fractional), excluding Native allotments F-16401 Parcel B and F-16402 Parcel B;

Sec. 36 (fractional), excluding Native allotment F-16402 Parcels A and B.

Containing approximately  
1,154 acres.

T. 22 S., R. 20 W.

Sec. 1;

Sec. 2, excluding Native allotment F-16401 Parcel B;

Sec. 3, excluding Native allotments F-16226, F-16397 Parcel A, and Stuart Island Canal;

Secs. 4 and 5;

Sec. 6 (fractional);

Secs. 7, 8, and 9;

Sec. 10, excluding Native allotment F-16226 and Stuart Island Canal;

Secs. 11, 12, 13, and 14;

Sec. 15, excluding Native allotment F-16395 Parcels B and C and Stuart Island Canal;

Secs. 16, 17, 18, and 19;

Sec. 20, excluding Native allotments F-16396 Parcel B, F-16397 Parcel B, Stuart Island Canal, and unnamed slough;

Sec. 21, excluding Native allotment F-16048 Parcel A and Stuart Island Canal;

Sec. 22, excluding Stuart Island Canal and unnamed slough;

Sec. 23, excluding Native allotments F-13063, F-13064, and unnamed slough;

Sec. 24;

Sec. 25, excluding Native allotment F-16045 Parcel B;

Sec. 26 (fractional), excluding Native allotments F-12783, F-13064, F-16374 Parcel A, F-16401 Parcel A, and unnamed slough;

Sec. 27, excluding Native allotments F-16222, F-16387 Parcel B, F-16401 Parcel A, and unnamed slough;

Sec. 28 (fractional), excluding Native allotment F-16041 and Stuart Island Canal;

Sec. 29, excluding Native allotments F-16044, F-16050, F-16386 Parcel A, F-16396 Parcel B, and Stuart Island Canal;

Sec. 30, excluding Native allotment F-16044;

Sec. 31 (fractional), excluding Native allotments F-16038 Parcel A and F-16403 Parcel B;

Sec. 32 (fractional), excluding Native allotments F-16227, F-16386 Parcel A, and Stuart Island Canal;

Sec. 33 (fractional), excluding Native allotments F-16041 and F-16389 Parcel A;

Sec. 34 (fractional), excluding Native allotments F-16222 and F-16389 Parcel A;

Sec. 35 (fractional), excluding Native allotment F-12783;

Sec. 36 (fractional), excluding Native allotment F-16045 Parcel B.

Containing approximately  
16,681 acres.

T. 25 S., R. 20 W.

Sec. 13, excluding Kulak River;

Sec. 22, excluding Native allotment F-16405 Parcel B;

Secs. 23 and 24, excluding Kulak River;

Secs. 25, 26, and 27;

Sec. 28, excluding Native allotment F-16390;

Sec. 33, excluding Native allotments F-16045 Parcel A, F-16225, F-16394 Parcel B, and Kogak River;

Secs. 34, 35, and 36.