its Indian gaming facility on tribal trust lands.

Preamble

- 1. Title 18, United States Code, Section 1161, provides Indian tribes with authority to enact ordinances governing the consumption and sale of alcoholic beverages on their Reservations, provided such ordinance is certified by the Secretary of the Interior, published in the **Federal Register** and such activities are in conformity with state law.
- 2. Pursuant to Article IV Section 1 and Article VIII Section 1 subsections (i) and (j) of the Tribe's Constitution, the Tribal Council is the governing body of the Tribe with the power to enact ordinances to promote the economic well-being of the Tribe and the general welfare of its members.
- 3. The Tribe plans to own and operate a gaming facility located on tribal trust lands in Placer County, California, APN–021–280–088 (hereinafter "Facility"), at which Class III Gaming will be conducted pursuant to the Tribe's Gaming Ordinance and a Compact executed with the State of California on September 10, 1999, ratified by the California Legislature, approved by the Secretary of the Interior on May 5, 2000, and published in the **Federal Register** on May 16, 2000.
- 4. The Facility, located on this trust land, will be an integral and indispensable part of the Tribe's economy, providing income to the Tribe and training and employment to its members.
- 5. The Facility will include restaurant and lounge areas in which food and beverages will be served to patrons who may also desire to consume alcoholic beverages.
- 6. The Tribal Council has determined that it is in the Tribe's best interest to offer alcoholic beverages for sale and consumption at the Facility.
- 7. It is the purpose of this Ordinance to set out the terms and conditions under which the sale of said alcoholic beverages may take place.

General Terms

- 1. The sale of alcohol within the Facility, for on-Facility consumption only, is hereby authorized.
- 2. No alcoholic beverages may be sold at any location pursuant to this Ordinance other than within the Facility.
- 3. The sale of said alcoholic beverages authorized by this Ordinance shall be in conformity with all applicable laws of the State of California, and the sale of said beverages shall be subject to state sales tax, federal excise tax and any fees

- required by the Federal Bureau of Alcohol, Tobacco & Firearms. This includes but is not limited to the following examples:
- a. No person under the age of 21 years shall consume, acquire or have in his or her possession at the Facility any alcoholic beverage.
- b. No person shall sell alcohol to any person under the age of 21 at the Facility.
- c. No person shall sell alcohol to a person apparently under the influence of liquor at the Facility.
- 4. Where there may be a question of a person's right to purchase liquor by reason of his or her age, such person shall be required to present any one of the following types of identification which shows his or her correct age and bears his or her signature and photograph: (1) Driver's license or identification card issued by any state Department of Motor Vehicles; (2) United States Active Duty Military card; (3) passport.
- 5. All liquor sales within the Facility shall be on a cash only basis and no credit shall be extended to any person, organization or entity, except that this provision does not prevent the use of major credit cards.

Posting

This Ordinance shall be conspicuously posted within the Facility at all times it is open to the public.

Enforcement

- 1. This Ordinance may be enforced by the Tribal Gaming Commission by implementation of monetary fines not to exceed \$500 and/or withdrawal of authorization to sell alcohol at the Facility. Prior to any enforcement action, Tribal Gaming Commission shall provide the alleged offender of this ordinance with at least three (3) days notice of an opportunity to be heard during a specially-called meeting. The decision of the Tribal Gaming Commission shall be final.
- 2. This Ordinance also may be enforced by the Placer County Sheriff's Office at the request of the Tribal Gaming Commission.

Severability

If any provision or application of this ordinance is determined by review to be invalid, such adjudication shall not be held to render ineffectual the remaining portions of this title or to render such provisions inapplicable to other persons or circumstances.

Amendment

This ordinance may only be amended by a majority vote of the Tribal Council.

Sovereign Immunity

Nothing in this ordinance in any way limits, alters, restricts or waives the Tribe's sovereign immunity from unconsented suit or action.

Effective Date

This Ordinance shall become effective following its certification by the Secretary of the Interior and its publication in the **Federal Register**.

Certification

The foregoing ordinance was adopted by a vote of 5 for, and 0 against and 0 abstentions, at a duly called meeting of the United Auburn Indian Community Tribal Council at which a quorum was present, on this 16th day of September, 2002.

[FR Doc. 03–12407 Filed 5–16–03; 8:45 am]
BILLING CODE 4310–4J–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [NV-930-1430-ET; NVN-58357]

Notice of Proposed Withdrawal and Public Meeting; Nevada

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: The Bureau of Land Management proposes to withdraw 6,168.61 acres of public lands from surface entry and mining for a period of 20 years to protect cultural, historic, and recreational resources in and around the Grimes Point Archaeological Area, the Sand Mountain Recreation Area, and the Cold Springs Historical Area in Churchill County. This notice proposes closure of the land from surface entry and mining for up to 2 years while various studies and analyses are made to make a final decision on the withdrawal application.

DATES: Comments should be received on or before August 18, 2003.

ADDRESSES: Comments should be sent to the Nevada State Director, BLM, 1340 Financial Blvd., P.O. Box 12000, Reno, Nevada 89520–0006.

FOR FURTHER INFORMATION CONTACT: Dannis I Samuelson BI M Novada Sta

Dennis J. Samuelson, BLM Nevada State Office, 775–861–6532.

SUPPLEMENTARY INFORMATION: On January 29, 2003, a petition was approved allowing the Bureau of Land Management to file an application to

withdraw the following described public lands from settlement, sale, location, or entry under the general land laws, including the mining laws, but not the mineral leasing laws, subject to valid existing rights:

Mount Diablo Meridian

T.18 N., R.30 E.,

Sec. 15, W¹/₂NE¹/₄ and E¹/₂NW¹/₄;

Sec. 20, S1/2SW1/4 and SE1/4;

Sec. 21, SW¹/₄NE¹/₄, S¹/₂NW¹/₄, and S¹/₂;

Sec. 29, N¹/₂.

T.17 N., R.32 E.,

Sec. 15, $S^{1/2}S^{1/2}$ (unsurveyed);

Sec. 16, SE¹/₄SE¹/₄ (unsurveyed);

Sec. 20, SE¹/₄;

Sec. 21;

Sec. 22, W1/2 and NE1/4;

Secs. 28, 29, 32, and 33;

T.16 N., R.32 E.,

Sec. 4, lots 1 to 4, inclusive, SW¹/₄NE¹/₄, S¹/₂NW¹/₄, N¹/₂SW¹/₄, and SW¹/₄SW¹/₄;

Sec. 5, lots 1 to 4, inclusive, and $S^{1/2}N^{1/2}$. T.18 N., R.37 E.,

Sec. 30, NE $^{1}/_{4}$ SE $^{1}/_{4}$, SW $^{1}/_{4}$ SE $^{1}/_{4}$, and W $^{1}/_{2}$ SE $^{1}/_{4}$ SE $^{1}/_{4}$;

Sec. 33, SW¹/₄NE¹/₄NW¹/₄,

SE½NW¼NW¼, and S½NW¼.

The areas describe aggregate 6 168 61 a

The areas describe aggregate 6,168.61 acres in Churchill County.

The purpose of the withdrawal is to protect cultural, historic, and recreational resources in and around the Grimes Point Archaeological Area, the Sand Mountain Recreation Area, and the Cold Springs Historical Area. The Grimes Point Archaeological Area is recognized as one of the most significant archaeological sites in the Great Basin and is on the National Register of Historic Places. The Sand Mountain Recreation Area contains Sand Mountain, which is over 500 feet tall and is the largest single sand dune in the Great Basin. The Cold Springs Historical Area contains the ruins of an Overland Stage station and a station constructed to support the first transcontinental telegraph.

For a period of 90 days from the date of publication of this notice, all persons who wish to submit comments, suggestions, or objections in connection with the proposed withdrawal may present their views in writing to the Nevada State Director of the Bureau of Land Management at the address above.

Notice is hereby given that there will be an open house/public meeting in connection with the proposed withdrawal from 6 p.m. to 8 p.m., on June 17, 2003, at the Fallon Convention Center, 100 Campus Way, Fallon, Nevada 89406.

Comments, including names and street addresses of commenters, will be available for public review at the Carson City Field Office, 5665 Morgan Mill Road, Carson City, Nevada during regular business hours, 7:30 a.m. to 4:30 p.m., Monday through Friday, except holidays. Individual respondents may request confidentiality. If you wish to hold your name or address from public review or from disclosure under the Freedom of Information Act, you must state this prominently at the beginning of your comments. Such requests will be honored to the extent allowed by law. All submissions from organizations or businesses will be made available for public inspection in their entirety.

The application will be processed in accordance with the regulations set forth in 43 CFR part 2300.

For a period of 2 years from the date of publication of this notice in the **Federal Register**, the lands will be segregated as specified above unless the application is denied or canceled or the withdrawal is approved prior to that date. Other uses which will be permitted during this segregative period are rights-of-way, leases, and permits at the discretion of the authorized officer.

Dated: March 3, 2003.

Jim Stobaugh,

Lands Team Lead.

[FR Doc. 03–12509 Filed 5–14–03; 3:52 pm]

BILLING CODE 4310-HC-P

INTERNATIONAL TRADE COMMISSION

[Inv. No. 337-TA-480]

Certain Panel Fasteners, Products Containing Same, and Components Thereof; Notice of Commission Decision Not To Review an Initial Determination Terminating the Investigation on the Basis of a Consent Order; Issuance of Consent Order

AGENCY: U.S. International Trade

Commission. **ACTION:** Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined not to review the presiding administrative law judge's ("ALJ's") initial determination ("ID") terminating the above-captioned investigation on the basis of a consent order.

FOR FURTHER INFORMATION CONTACT:

Clara Kuehn, Esq., Office of the General Counsel, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436, telephone (202) 205–3012. Copies of the ALJ's ID and all other nonconfidential documents filed in connection with this investigation are or will be available for inspection during official business hours (8:45 a.m.

to 5:15 p.m.) in the Office of the Secretary, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436, telephone 202-205–2000. General information concerning the Commission may also be obtained by accessing its Internet server (http://www.usitc.gov). The public record for this investigation may be viewed on the Commission's electronic docket (EDIS-ON-LINE) at http:// dockets.usitc.gov/eol/public. Hearingimpaired persons are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on 202-205-1810.

SUPPLEMENTARY INFORMATION: The Commission instituted this investigation on October 4, 2002, based on a complaint filed on behalf of Kason Industries, Inc. of Shenandoah, Georgia ("Kason"). 67 FR 62,264 (2002). The complaint, as supplemented, alleged violations of section 337 in the importation into the United States, sale for importation, and sale within the United States after importation of certain panel fasteners, products containing same, and components thereof by reason of infringement of claim 1 of U.S. Patent No. 6,299,224, and claims 1-4 of U.S. Patent No. 6,409,235. Id. The Commission named as respondents Cheng Tai Company of Kwun Tong Kowloon, Hong Kong ("Cheng Tai"); Ningbo Foreign Trading Company, Ltd. of Ningbo, China ("Ningbo"); and Component Hardware Group of Lakewood, New Jersey ("CHG"). Id.

On March 24, 2003, respondent CHG filed an unopposed motion to terminate the investigation as to CHG on the basis of a proposed consent order. On April 2, 2003, the Commission investigative attorney ("IA") filed a response supporting CHG's motion. In a paper filed April 7, 2003, respondent CHG noted that in light of the agreement by Cheng Tai and Ningbo to be bound by the proposed consent order, CHG was submitting a proposed joint consent order that applied to CHG, Cheng Tai, and Ningbo. On April 7, 2003, Cheng Tai also filed a consent order stipulation and a copy of the proposed joint consent order. On April 8, 2003, Ningbo filed a consent order stipulation and a copy of the proposed joint consent order. On April 14, 2003, the IA filed a supplemental response supporting termination of the investigation as to respondents CHG, Cheng Tai, and Ningbo on the basis of the proposed joint consent order. On April 18, 2003, Kason responded that it did not oppose