order specified herein, and no official shall serve unless all the other officials, whose position titles precede his/ hers in this order, are unable to act by reason of absence, disability, or vacancy in office.

Section B. Authority Superseded

This Order of Succession supersedes the prior Orders of Succession for the President of Ginnie Mae.

Authority: Section 7(d), Department of Housing and Urban Development Act (42 U.S.C. 3535(d)), Section 3.05, Bylaws of the Government National Mortgage Association, as published in the Bylaws published at www.ginnie Mae.gov.

Benjamin S. Carson, Sr., Secretary.

[FR Doc. 2018–00796 Filed 1–17–18; 8:45 am]
BILLING CODE 4210–67–P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Rate Adjustments for Indian Irrigation Projects

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice.

SUMMARY: The Bureau of Indian Affairs (BIA) owns or has an interest in irrigation projects located on or associated with various Indian reservations throughout the United States. We are required to establish irrigation assessment rates to recover the costs to administer, operate, maintain, and rehabilitate these projects. We request your comments on the proposed rate adjustments.

DATES: Interested parties may submit comments on the proposed rate adjustments on or before March 19, 2018.

ADDRESSES: All comments on the proposed rate adjustments must be in writing and addressed to: Ms. Yulan Jin, Chief, Division of Water and Power, Office of Trust Services, Mail Stop 4637–MBI, 1849 C Street NW, Washington, DC 20240, Telephone (202) 219–0941.

FOR FURTHER INFORMATION CONTACT: For details about a particular irrigation project, please use the tables in SUPPLEMENTARY INFORMATION section to contact the regional or local office where the project is located.

SUPPLEMENTARY INFORMATION: The first table in this notice provides contact information for individuals who can give further information about the irrigation projects covered by this notice. The second table provides the proposed rates for calendar year (CY) 2018 and CY 2019.

What is the meaning of the key terms used in this notice?

In this notice:

Administrative costs mean all costs we incur to administer our irrigation projects at the local project level and are a cost factor included in calculating your operation and maintenance assessment. Costs incurred at the local project level do not normally include agency, region, or central office costs unless we state otherwise in writing.

Assessable acre means lands designated by us to be served by one of our irrigation projects, for which we collect assessments in order to recover costs for the provision of irrigation service. (See total assessable acres.)

BIA means the Bureau of Indian Affairs.

Bill means our statement to you of the assessment charges and/or fees you owe the United States for administration, operation, maintenance, and/or rehabilitation. The date we mail or hand-deliver your bill will be stated on it.

Costs mean the costs we incur for administration, operation, maintenance, and rehabilitation to provide direct support or benefit to an irrigation facility. (See administrative costs, operation costs, maintenance costs, and rehabilitation costs).

Customer means any person or entity to whom or to which we provide irrigation service.

Due date is the date on which your bill is due and payable. This date will be stated on your bill.

I, me, my, you and your mean all persons or entities that are affected by this notice.

Irrigation project means a facility or portion thereof for the delivery, diversion, and storage of irrigation water that we own or have an interest in, including all appurtenant works. The term “irrigation project” is used interchangeably with irrigation facility, irrigation system, and irrigation area.

Irrigation service means the full range of services we provide customers of our irrigation projects. This includes our activities to administer, operate, maintain, and rehabilitate our projects in order to deliver water.

Maintenance costs mean costs we incur to maintain and repair our irrigation projects and associated equipment and is a cost factor included in calculating your operation and maintenance assessment.

Operation and maintenance (O&M) assessment means the periodic charge you must pay us to reimburse costs of administering, operating, maintaining, and rehabilitating irrigation projects consistent with this notice and our supporting policies, manuals, and handbooks.

Operation or operating costs mean costs we incur to operate our irrigation projects and equipment and is a cost factor included in calculating your O&M assessment.

Past due bill means a bill that has not been paid by the close of business on the 30th day after the due date as stated on the bill. Beginning on the 31st day after the due date, we begin assessing additional charges accruing from the due date.

Rehabilitation costs means costs we incur to restore our irrigation projects or features to original operating condition or to the nearest state which can be achieved using current technology and is a cost factor included in calculating your O&M assessment.

Responsible party means an individual or entity that owns or leases land within the assessable acreage of one of our irrigation projects and is responsible for providing accurate information to our billing office and paying a bill for an annual irrigation rate assessment.

Total assessable acres means the total acres served by one of our irrigation projects.

Water delivery is an activity that is part of the irrigation service we provide our customers when water is available.

We, us, our mean the United States Government, the Secretary of the Interior, the BIA, and all who are authorized to represent us in matters covered under this notice.

Does this notice affect me?

This notice affects you if you own or lease land within the assessable acreage of one of our irrigation projects or if you have a carriage agreement with one of our irrigation projects.

Where can I get information on the regulatory and legal citations in this notice?

You can contact the appropriate office(s) stated in the tables for the irrigation project that serves you, or you can use the internet site for the Government Printing Office at http://www.gpo.gov.

Why are you publishing this notice?

We are publishing this notice to inform you that we propose to adjust
our irrigation assessment rates. This notice is published in accordance with the BIA’s regulations governing its operation and maintenance of irrigation projects, found at 25 CFR part 171. This regulation provides for the establishment and publication of the proposed rates for annual irrigation assessments as well as related information about our irrigation projects.

What authorizes you to issue this notice?

Our authority to issue this notice is vested in the Secretary of the Interior by 5 U.S.C. 301 and the Act of August 14, 1914 (38 Stat. 583; 25 U.S.C. 385). The Secretary has in turn delegated this authority to the Assistant Secretary—Indian Affairs under Part 209, Chapter 8.1A, of the Department of the Interior’s Departmental Manual.

When will you put the rate adjustments into effect?

We will put the rate adjustments into effect for CY 2018 and CY 2019.

How do you calculate irrigation rates?

We calculate annual irrigation assessment rates in accordance with 25 CFR part 171.500 by estimating the annual costs of operation and maintenance at each of our irrigation projects and then dividing by the total assessable acres for that particular irrigation project. The result of this calculation for each project is stated in the rate table in this notice.

What kinds of expenses do you consider in determining the estimated annual costs of operation and maintenance?

Consistent with 25 CFR part 171.500, these expenses include the following:

(a) Personnel salary and benefits for the project engineer/manager and project employees under the project engineer/manager’s management or control;
(b) Materials and supplies;
(c) Vehicle and equipment repairs;
(d) Equipment costs, including lease fees;
(e) Depreciation;
(f) Acquisition costs;
(g) Maintenance of a reserve fund available for contingencies or emergency costs needed for the reliable operation of the irrigation facility infrastructure;
(h) Maintenance of a vehicle and heavy equipment replacement fund;
(i) Systematic rehabilitation and replacement of project facilities;
(j) Contingencies for unknown costs and omitted budget items; and

(k) Other expenses we determine necessary to properly perform the activities and functions characteristic of an irrigation project.

When should I pay my irrigation assessment?

We will mail or hand-deliver your bill notifying you (a) the amount you owe to the United States and (b) when such amount is due. If we mail your bill, we will consider it as being delivered no later than five business days after the day we mail it. You should pay your bill by the due date stated on the bill.

What information must I provide for billing purposes?

All responsible parties are required to provide the following information to the billing office associated with the irrigation project where you own or lease land within the project’s assessable acreage or to the billing office associated with the irrigation project with which you have a carriage agreement:

(1) The full legal name of person or entity responsible for paying the bill;
(2) An adequate and correct address for mailing or hand delivering our bill; and
(3) The taxpayer identification number or social security number of the person or entity responsible for paying the bill.

Why are you collecting my taxpayer identification number or social security number?

Public Law 104–134, the Debt Collection Improvement Act of 1996, requires that we collect the taxpayer identification number or social security number before billing a responsible party and as a condition to servicing the account.

What happens if I am a responsible party but I fail to furnish the information required to the billing office responsible for the irrigation project within which I own or lease assessable land or for which I have a carriage agreement?

If you are late paying your bill because of your failure to furnish the required information listed above, you will be assessed interest and penalties as provided below, and your failure to provide the required information will not provide grounds for you to appeal your bill or any penalties assessed.

What can happen if I do not provide the information required for billing purposes?

We can refuse to provide you irrigation service.

If I allow my bill to become past due, could this affect my water delivery?

Yes. 25 CFR 171.545(a) states: “We will not provide you irrigation service until: (1) Your bill is paid; or (2) You make arrangement for payment pursuant to § 171.550 of this part.” If we do not receive your payment before the close of business on the 30th day after the due date stated on your bill, we will send you a past due notice. This past due notice will have additional information concerning your rights. We will consider your past due notice as delivered no later than five business days after the day we mail it. We follow the procedures provided in 31 CFR 901.2, “Demand for Payment,” when demanding payment of your past due bill.

Are there any additional charges if I am late paying my bill?

Yes. We will assess you interest on the amount owed, using the rate of interest established annually by the Secretary of the United States Treasury (Treasury) to calculate what you will be assessed. You will not be assessed this charge until your bill is past due. However, if you allow your bill to become past due, interest will accrue from the original due date, not the past due date. Also, you will be charged an administrative fee of $12.50 for each time we try to collect your past due bill. If your bill becomes more than 90 days past due, you will be assessed a penalty charge of six percent per year, which will accrue from the date your bill initially became past due. Pursuant to 31 CFR 901.9, “Interest, penalties and administrative costs,” as a Federal agency, we are required to charge interest, penalties, and administrative costs in accordance with 31 U.S.C. 3717.

What else will happen to my past due bill?

If you do not pay your bill or make payment arrangements to which we agree, we are required to send your past due bill to the Treasury for further action. Under the provisions of 31 CFR 901.1, “Aggressive agency collection activity,” Federal agencies should consider referring debts that are less than 180 days delinquent, and we must send any unpaid annual irrigation assessment bill to Treasury no later than 180 days after the original due date of the bill.

Who can I contact for further information?

The following tables are the regional and project/agency contacts for our irrigation facilities.
What irrigation assessments or charges are proposed for adjustment by this notice?

The rate table below contains the current rates for all irrigation projects where we recover costs of administering, operating, maintaining, and rehabilitating them. The table also contains the proposed rates for the CY 2018 and CY 2019. An asterisk immediately following the rate category notes the irrigation projects where rates are proposed for adjustment.
## Northwest Region Rate Table

<table>
<thead>
<tr>
<th>Project name</th>
<th>Rate category</th>
<th>Final 2017 rate</th>
<th>Final 2018 rate</th>
<th>Proposed 2019 rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flathead Irrigation Project (See Note #1)</td>
<td>Basic per acre—A *</td>
<td>$26.00</td>
<td>$29.00</td>
<td>$33.50</td>
</tr>
<tr>
<td></td>
<td>Basic per acre—B *</td>
<td>13.00</td>
<td>14.50</td>
<td>16.75</td>
</tr>
<tr>
<td></td>
<td>Minimum Charge per tract</td>
<td>75.00</td>
<td>75.00</td>
<td>75.00</td>
</tr>
<tr>
<td>Fort Hall Irrigation Project</td>
<td>Basic per acre *</td>
<td>$54.00</td>
<td>$56.00</td>
<td>$58.00</td>
</tr>
<tr>
<td>Fort Hall Irrigation Project—Minor Units</td>
<td>Minimum Charge per tract *</td>
<td>38.50</td>
<td>39.00</td>
<td>40.00</td>
</tr>
<tr>
<td>Fort Hall Irrigation Project—Michaud</td>
<td>Basic per acre *</td>
<td>32.50</td>
<td>35.00</td>
<td>36.50</td>
</tr>
<tr>
<td></td>
<td>Minimum Charge per tract *</td>
<td>38.50</td>
<td>39.00</td>
<td>40.00</td>
</tr>
<tr>
<td></td>
<td>Pressure per acre *</td>
<td>88.50</td>
<td>92.50</td>
<td>98.00</td>
</tr>
<tr>
<td></td>
<td>Minimum Charge per tract *</td>
<td>38.50</td>
<td>39.00</td>
<td>40.00</td>
</tr>
<tr>
<td>Wapato Irrigation Project—Toppenish/Simcoe Units</td>
<td>Minimum Charge per bill</td>
<td>25.00</td>
<td>25.00</td>
<td>25.00</td>
</tr>
<tr>
<td>Wapato Irrigation Project—Ahtanum Units</td>
<td>Minimum Charge per bill</td>
<td>30.00</td>
<td>30.00</td>
<td>30.00</td>
</tr>
<tr>
<td>Wapato Irrigation Project—Satus Unit</td>
<td>Basic per acre</td>
<td>30.00</td>
<td>30.00</td>
<td>30.00</td>
</tr>
<tr>
<td></td>
<td>Minimum Charge per bill</td>
<td>79.00</td>
<td>79.00</td>
<td>79.00</td>
</tr>
<tr>
<td></td>
<td>&quot;A&quot; Basic per acre</td>
<td>79.00</td>
<td>79.00</td>
<td>79.00</td>
</tr>
<tr>
<td></td>
<td>&quot;B&quot; Basic per acre</td>
<td>85.00</td>
<td>85.00</td>
<td>85.00</td>
</tr>
<tr>
<td>Wapato Irrigation Project—Additional Works</td>
<td>Minimum Charge per bill</td>
<td>80.00</td>
<td>80.00</td>
<td>80.00</td>
</tr>
<tr>
<td>Wapato Irrigation Project—Water Rental</td>
<td>Basic per acre</td>
<td>86.00</td>
<td>86.00</td>
<td>86.00</td>
</tr>
<tr>
<td></td>
<td>Minimum Charge per bill</td>
<td>86.00</td>
<td>86.00</td>
<td>86.00</td>
</tr>
</tbody>
</table>

## Rocky Mountain Region Rate Table

<table>
<thead>
<tr>
<th>Project name</th>
<th>Rate category</th>
<th>Final 2017 rate</th>
<th>Final 2018 rate</th>
<th>Proposed 2019 rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Blackfeet Irrigation Project</td>
<td>Basic-per acre</td>
<td>20.00</td>
<td>20.00</td>
<td>20.00</td>
</tr>
<tr>
<td>Crow Irrigation Project—Willow Creek O&amp;M (includes Agency, Lodge Grass #1, Lodge Grass #2, Reno, Upper Little Horn, and Forty Mile Units).</td>
<td>Basic-per acre</td>
<td>28.00</td>
<td>28.00</td>
<td>28.00</td>
</tr>
<tr>
<td>Crow Irrigation Project—All Others (includes Bighorn, Soap Creek, and Pryor Units).</td>
<td>Basic-per acre</td>
<td>28.00</td>
<td>28.00</td>
<td>28.00</td>
</tr>
<tr>
<td>Crow Irrigation Project—Two Leggins Unit</td>
<td>Basic-per acre</td>
<td>14.00</td>
<td>14.00</td>
<td>14.00</td>
</tr>
<tr>
<td>Crow Irrigation Two Leggins Drainage District</td>
<td>Basic-per acre</td>
<td>2.00</td>
<td>2.00</td>
<td>2.00</td>
</tr>
<tr>
<td>Fort Belknap Irrigation Project</td>
<td>Basic-per acre</td>
<td>16.00</td>
<td>16.00</td>
<td>16.00</td>
</tr>
<tr>
<td>Fort Peck Irrigation Project—Units 2, 3 and 4.</td>
<td>Basic-per acre *</td>
<td>26.50</td>
<td>26.50</td>
<td>27.00</td>
</tr>
<tr>
<td>Wind River Irrigation Project—Units 2, 3 and 4.</td>
<td>Basic-per acre *</td>
<td>23.50</td>
<td>24.00</td>
<td>25.00</td>
</tr>
<tr>
<td>Wind River Irrigation Project—Unit 6</td>
<td>Basic-per acre *</td>
<td>21.00</td>
<td>22.00</td>
<td>22.00</td>
</tr>
<tr>
<td>Wind River Irrigation Project—LeClair District (See Note #2).</td>
<td>Basic-per acre</td>
<td>47.00</td>
<td>47.00</td>
<td>47.00</td>
</tr>
<tr>
<td>Wind River Irrigation Project—Crow Heart Unit</td>
<td>Basic-per acre *</td>
<td>15.50</td>
<td>16.50</td>
<td>16.50</td>
</tr>
<tr>
<td>Wind River Irrigation Project—A Canal Unit</td>
<td>Basic-per acre *</td>
<td>15.50</td>
<td>16.50</td>
<td>16.50</td>
</tr>
<tr>
<td>Wind River Irrigation Project—Riverton Valley Irrigation District.</td>
<td>Basic-per acre</td>
<td>30.65</td>
<td>30.65</td>
<td>30.65</td>
</tr>
</tbody>
</table>

## Southwest Region Rate Table

<table>
<thead>
<tr>
<th>Project name</th>
<th>Rate category</th>
<th>Final 2017 rate</th>
<th>Final 2018 rate</th>
<th>Proposed 2019 rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pine River Irrigation Project</td>
<td>Minimum Charge per tract</td>
<td>50.00</td>
<td>50.00</td>
<td>50.00</td>
</tr>
<tr>
<td></td>
<td>Basic-per acre *</td>
<td>19.00</td>
<td>20.00</td>
<td>21.00</td>
</tr>
</tbody>
</table>

## Western Region Rate Table

<table>
<thead>
<tr>
<th>Project name</th>
<th>Rate category</th>
<th>Final 2017 rate</th>
<th>Final 2018 rate</th>
<th>Proposed 2019 rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Colorado River Irrigation Project</td>
<td>Basic per acre up to 5.75 acre-feet</td>
<td>54.00</td>
<td>54.00</td>
<td>54.00</td>
</tr>
<tr>
<td></td>
<td>Excess Water per acre-foot over 5.75 acre-feet</td>
<td>17.00</td>
<td>17.00</td>
<td>17.00</td>
</tr>
<tr>
<td>Duck Valley Irrigation Project (See Note #3)</td>
<td>Basic per acre</td>
<td>5.30</td>
<td>5.30</td>
<td>5.30</td>
</tr>
<tr>
<td>Yuma Project, Indian Unit (See Note #4)</td>
<td>Basic per acre up to 5.0 acre-feet</td>
<td>118.50</td>
<td>118.50</td>
<td>118.50</td>
</tr>
<tr>
<td></td>
<td>Excess Water per acre-foot over 5.0 acre-feet</td>
<td>27.50</td>
<td>27.50</td>
<td>27.50</td>
</tr>
<tr>
<td></td>
<td>Basic per acre up to 5.0 acre-feet (Ranch 5)</td>
<td>118.50</td>
<td>118.50</td>
<td>118.50</td>
</tr>
</tbody>
</table>
Consultation and Coordination With Tribal Governments (Executive Order 13175)

The Department of the Interior strives to strengthen its government-to-government relationship with Indian Tribes through a commitment to consultation with Indian Tribes and recognition of their right to self-governance and Tribal sovereignty. We have evaluated this notice under the Department’s consultation policy and under the criteria of Executive Order 13175 and have determined there to be substantial direct effects on federally recognized Tribes because the irrigation projects are located on or associated with Indian reservations. To fulfill its consultation responsibility to Tribes and Tribal organizations, BIA communicates, coordinates, and consults on a continuing basis with these entities on issues of water delivery, water availability, and costs of administration, operation, maintenance, and rehabilitation of projects that concern them. This is accomplished at the individual irrigation project by project, agency, and regional representatives, as appropriate, in accordance with local protocol and procedures. This notice is one component of our overall coordination and consultation process to provide notice to, and request comments from, these entities when we adjust irrigation assessment rates.

Actions Concerning Regulations That Significantly Affect Energy Supply, Distribution, or Use (Executive Order 13211)

The proposed rate adjustments are not a significant energy action under the definition in Executive Order 13211. A Statement of Energy Effects is not required.

Regulatory Planning and Review (Executive Order 12866)

These proposed rate adjustments are not a significant regulatory action and do not need to be reviewed by the Office of Management and Budget under Executive Order 12866.

Regulatory Flexibility Act

These proposed rate adjustments are not a rule for the purposes of the Regulatory Flexibility Act because they establish “a rule of particular applicability relating to rates.” 5 U.S.C. 601(2).

Unfunded Mandates Reform Act of 1995

These proposed rate adjustments do not impose an unfunded mandate on state, local, or Tribal governments in the aggregate, or on the private sector, of more than $130 million per year. They do not have a significant or unique effect on State, local, or Tribal governments or the private sector. Therefore, the Department is not required to prepare a statement containing the information required by the Unfunded Mandates Reform Act (2 U.S.C. 1531 et seq.).

Takings (Executive Order 12630)

These proposed rate adjustments do not effect a taking of private property or otherwise have “ takings” implications.
under Executive Order 12630. The proposed rate adjustments do not deprive the public, State, or local governments of rights or property.

Federalism (Executive Order 13132)

Under the criteria in section 1 of Executive Order 13132, these proposed rate adjustments do not have sufficient federalism implications to warrant the preparation of a federalism summary impact statement because they will not affect the States, the relationship between the national government and the States, or the distribution of power and responsibilities among various levels of government. A federalism summary impact statement is not required.

Civil Justice Reform (Executive Order 12988)

This notice complies with the requirements of Executive Order 12988. Specifically, in issuing this notice, the Department has taken the necessary steps to eliminate drafting errors and ambiguity, minimize potential litigation, and provide a clear legal standard for affected conduct as required by section 3 of Executive Order 12988.

Paperwork Reduction Act of 1995

These proposed rate adjustments do not affect the collections of information which have been approved by the Office of Information and Regulatory Affairs, Office of Management and Budget (OMB), under the Paperwork Reduction Act of 1995. The OMB Control Number is 1076–0141 and expires June 30, 2019.

National Environmental Policy Act

The Department has determined that these proposed rate adjustments do not constitute a major Federal action significantly affecting the quality of the human environment and that no detailed statement is required under the National Environmental Policy Act of 1969, 42 U.S.C. 4321–4370(d), pursuant to 43 CFR 46.210(i). In addition, the proposed rate adjustments do not present any of the 12 extraordinary circumstances listed at 43 CFR 46.215.

Dated: December 6, 2018.
John Tahsuda,
Principal Deputy Assistant Secretary—Indian Affairs, Exercising the Authority of the Assistant Secretary—Indian Affairs.

Indian Gaming; Approval of an Amendment to a Tribal-State Class III Gaming Compact in the State of Nevada

AGENCY: Bureau of Indian Affairs, Interior.

SUMMARY: The Washoe Tribe of Nevada and California negotiated the First Amended Compact between the Washoe Tribe of Nevada and California and the State of Nevada governing Class III gaming; this notice announces approval of the amended Compact.

DATES: This compact takes effect on January 18, 2018.

FOR FURTHER INFORMATION CONTACT: Ms. Paula L. Hart, Director, Office of Indian Gaming, Office of the Assistant Secretary—Indian Affairs, Washington, DC 20240. (202) 219–4066.

SUPPLEMENTARY INFORMATION: Section 11 of the Indian Gaming Regulatory Act (IGRA) requires the Secretary of the Interior to publish in the Federal Register notice of approved Tribal-State compacts that are for the purpose of engaging in Class III gaming activities on Indian lands. See Public Law 100–497, 25 U.S.C. 2701 et seq. All Tribal-State Class III compacts, including amendments, are subject to review and approval by the Secretary under 25 CFR 293.4. The First Amended Compact between the Washoe Tribe of Nevada and California and the State of Nevada replaces the previous compact. The First Amended Compact allows the Tribe to operate all forms of Class III gaming within its Indian Lands that may be lawfully operated in the State. The First Amended Compact between the Washoe Tribe of Nevada and California and the State of Nevada is approved. See 25 U.S.C. 2710(d)(8)(A).

Dated: December 27, 2017.
John Tahsuda,
Principal Deputy Assistant Secretary—Indian Affairs, Exercising the Authority of the Assistant Secretary—Indian Affairs.

National Park Service

[FR Doc. 2018–00794 Filed 1–17–18; 8:45 am]
BILLING CODE 4337–15–P