RESOLUTION OF THE TOHONO O'ODHAM LEGISLATIVE COUNCIL

(Calling on the Secretary of the Department of the Interior to Immediately End the Department's Land-into-Trust Moratorium and Support Economic Recovery and Reinvestment by Promptly Issuing Final Decisions on Pending

Tribal Trust Applications)

RESOLUTION NO. 10-069

1	WHEREAS,	the Constitution of the Tohono O'odham Nation was established "in order to affirm
2	.	our sovereign powers of self-government" (Constitution, Preamble); and
3	WHEREAS,	sovereign Indian tribes share a unique trust relationship with the United States of
4		${\bf America, which \ is \ embodied \ in \ the \ Constitution \ of \ the \ United \ States, numerous \ courted \ c$
5		opinions, statutes, executive orders, and federal agency policies; and
6	WHEREAS,	as a direct result of various federal policies designed to break up tribal governments
7		and Indian land bases and relocate tribes to economically unproductive reservation
8		lands, Indian land holdings in the United States fell from 138 million acres in 1887 to
9		${\bf 48millionacresin1934, alossthatcrippledtribes'abilitytoprovideemploymentand}$
10		economic opportunities; and
11	WHEREAS,	these nine teenth century policies were repudiated and replaced by the land-into-trust
12		acquisition provisions of the Indian Reorganization Act of 1934 (25 U.S.C. § 465) and
13		other land acquisition authorities which authorize the Secretary of the Interior to
14		acquire lands in trust for the benefit of Indian tribes, thereby providing for the
15		acquisition of land bases that are essential to meet the needs tribal governments,
16		including economic development; and
17	WHEREAS,	despite the Department of the Interior's trust obligation to support tribal economic
18		development, the most significant obstacle that tribes face in launching already-
19		planned economic development projects and creating tens of thousands of new jobs
20		is the fact that the Secretary of the Interior has imposed a moratorium on tribal trust
21		acquisitions which are located outside reservation boundaries, involve Indian
22		gaming, or involve tribes that were not recognized in 1934; and
23	WHEREAS,	the Department also has failed to make decisions on land-into-trust applications even
24		for on-reservation, non-gaming applications that, in some cases, have remained
25		pending for more than a decade, and the Department has failed to rule on others even
26		after determining that an application meets all requirements for acquisition or
27		despite favorable recommendations from Bureau of Indian Affairs regional offices;
28		and
29	WHEREAS,	the Department's failure to make final decisions on a broad range of tribal land-into-
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RESOLUTION NO. 10-069 (Calling on the Secretary of the Department of the Interior to Immediately End the Department's Landinto-Trust Moratorium and Support Economic Recovery and Reinvestment by Promptly Issuing Final **Decisions on Pending Tribal Trust Applications)** Page 2 of 5 1 such lands into trust for the benefit of Indian tribes across the United States ("DOI 2 Trust Moratorium"); and 3 WHEREAS, although the Department of the Interior has not formally announced or acknowledged its Moratorium, in 2009 the current administration failed to issue even a single 4 5 Federal Register notice of a final fee-to-trust final decision (in contrast to ten such 6 notices published in the last year of the Bush Administration); and 7 WHEREAS, as part of the DOI Trust Moratorium, the Department likewise has ceased moving 8 forward with its compliance with the National Environmental Policy Act ("NEPA"), 9 refusing to publish final environmental impact statements and other NEPA documents 10 relating to Moratorium-affected land-into-trust acquisitions; and 11 WHEREAS,the DOI Trust Moratorium violates the Department of the Interior's duty as a trustee 12 to carry out the trust acquisition provisions of the Indian Reorganization Act of 1934 13 and numerous other federal laws and settlements authorizing or directing the 14 Secretary of the Interior to take land into trust for the tribes' benefit; and WHEREAS, the Department has misused the NEPA by withholding publication of completed 15 16 environmental impact statements and otherwise using NEPA requirements to delay 17 final action on land-into-trust acquisitions and thereby continue its Moratorium; and 18 WHEREAS, the DOI Trust Moratorium is directly contrary to the formal position of National 19 Congress of American Indians ("NCAI") member-tribes, which have called upon the 20 Assistant Secretary for Indian Affairs to take specific, concrete steps to reduce the 21 chronic backlog in trust land acquisitions (NCAI Resolution #PHX-08-008); and 22 WHEREAS, the DOI Trust Moratorium violates Executive Order 13175 and President Obama's 23 Executive Memorandum of November 5, 2009, which direct the Department of the 24 Interior and other federal agencies to consult with tribes in formulating policies or 25 taking actions that "have substantial direct effects on one or more Indian tribes" or 26 "on the relationship between the Federal Government and Indian tribes" (Executive 27 Order 13175, Section 1(a)) as the Department has conducted no consultation 28 whatsoever with tribes regarding the imposition, scope, or duration of the DOI Trust 29 Moratorium: and 30 $WHE REAS,\ the DOIT rust Moratorium under mines the federal government's express commitment$ 31 to support the right to tribal self-government and self-determination ((Executive 32 Order 13175, Section 2(c)); and

(Calling on the Secretary of the Department of the Interior to Immediately End the Department's Landinto-Trust Moratorium and Support Economic Recovery and Reinvestment by Promptly Issuing Final **Decisions on Pending Tribal Trust Applications)** Page 3 of 5 1 WHEREAS, by its enactment of the American Recovery and Reinvestment Act of 2009 ("ARRA") and 2 other measures, the federal government has shown its commitment to responding to 3 the national recession and resulting high unemployment rates by creating new jobs. 4 spurring economic activity, and investing in long-term economic growth (ARRA, Pub. 5 L. 111-5, Section 3(a)); and 6 WHEREAS, tribes across the United States are prepared to actively support national economic recovery by investing billions of dollars in new developments on lands for which trust 7 8 applications remain pending at the Department of the Interior; and 9 WHEREAS, a review of publicly-available NEPA documentation relating to just a portion of the 10 acquisitions caught up in the DOI Trust Moratorium reveals that tribal projects and 11 investments planned for lands caught up in the Moratorium would generate a 12 minimum of 47,359 jobs if the land were to be taken into trust - jobs that risk being 13 lost because of the DOI Trust Moratorium; and 14 WHEREAS, the actual number of jobs that could be generated by all tribal projects that have been 15 blocked by the DOI Trust Moratorium is significantly higher; and 16 WHEREAS, Indian tribes are vital partners in the United States' effort to combat high employment 17 rates and spur economic recovery, and the DOI Trust Moratorium directly conflicts 18 with the federal policy of actively supporting investment in new construction and jobs 19 as a catalyst for recovering from the deep and pervasive recession the entire nation 20 now faces: and 21 WHEREAS, the DOI Trust Moratorium violates the Department's duty to Indian tribes and 22 individual tribal citizens, as well as the federal government's obligation to support a 23 thriving economic environment for the benefit of United States citizens as a whole. 24 NOW, THEREFORE, BE IT RESOLVED that the Tohono O'odham Nation calls upon the Secretary of the Department of the Interior to immediately end the DOI Trust Moratorium, to 25 26 process land-into-trust applications in good faith and in an expeditious manner, and 27 to support economic recovery and reinvestment by promptly issuing final decisions 28 on pending tribal land-into-trust acquisitions. 29 BE IT FINALLY RESOLVED that the Tohono O'odham Legislative Council hereby authorizes the 30 Nation's delegation to the 2010 NCAI Executive Council Winter Session to introduce an 31 NCAI resolution opposing the DOI Trust Moratorium. 32

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The foregoing Resolution was passed by the Tohono O'odham Legislative Council on the 16 TH Day of FEBRUARY, 2010 at a meeting at which a quorum was present with a vote of 2,595.50 FOR; -0-AGAINST;-0-NOT VOTING; and [03] ABSENT, pursuant to the powers vested in the Council by Article VI, Section 1 (i)of the Constitution of the Tohono O'odham Nation, adopted by the Tohono O'odham Nation on January 18, 1986; and approved by the Acting Deputy Assistant Secretary - Indian Affairs (Operations) on March 6, 1986, pursuant to Section 16 of the Act of June 18, 1934 (48 Stat. 984).
TOHONO Ø'ODHAM LEGISLATIVE COUNCIL
Verly lose
Verlon M. Jose, Legislative Chairman
23 day of February, 2010
ATFEST:
Gunnellle
Evonne Wilson, Legislative Secretary
3 day of <u>Juhylly</u> , 2010.
Said Resolution was submitted for approval to the office of the Chairman of the Tohono O'odham
Nation on the day of Lebluard, 2010 at S: 16 o'clock, QM.,
pursuant to the provisions of Section 5 of Article VII of the Constitution and will become effective
upon his approval or upon his failure to either approve or disapprove it within 48 hours of
submittal.
TOHONO O'ODHAM LEGISLATIVE COUNCIL

 Verlon M. Jose, Legislative Chairman

[] APPROVED	on the Hay of Tuby, 2010
DISAPPROVED	at 2:05 o'clock, 8.M.
	The A

NED NORRIS, JR., CHAIRMAN TOHONO O'ODHAM NATION

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	(Calling on the Secretary of the Department of the Interior to Immediately End the Department's Land into-Trust Moratorium and Support Economic Recovery and Reinvestment by Promptly Issuing Fina Decisions on Pending Tribal Trust Applications)
	Page 5 of 5
1	Returned to the Legislative Secretary on the day of
2	A .
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6	Selguluy , 2010, at 3:38 o'clock, p.M. Whellie Evonne Wilson, Legislative Secretary
7	Evonne Wilson, Legislative Secretary
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ACTION: CALLING ON THE SECRETARY OF THE DEPARTMENT OF THE INTERIOR TO IMMEDIATELY END THE DEPARTMENT'S LAND-INTO-TRUST MORATORIUM AND SUPPORT ECONOMIC RECOVERY AND

REINVESTMENT BY PROMPTLY ISSUING FINAL DECISIONS ON PENDING TRIBAL TRUST APPLICATIONS

MOVED: COUNCILWOMAN FRANCES MIGUEL

SECOND: COUNCILWOMAN OLIVIA VILLEGAS-LISTON

DATE: FEBRUARY 16, 2010

DISTRICT	LEGISLATIVE REPRESENTATIVES	# OF VOTES	FOR	AGAINST	NOT VOTING	ABSEN
SIF OIDAK	1. WAVALENE ROMERO (Nicholas Jose)	99.35	X			
198.7	2. MARY LOPEZ	99.35	x			x
SELLS	1. KIMBERLY LISTO	224.80	х			х
449.6	2. EVELYN B. JUAN MANUEL	224.80	x			
SCHUK TOAK	1. FRANCES B. CONDE	79.50	x			
159.0	(Fredrick Jose) 2. LINDA PARLEY (Agnes Joaquin)	79.50	х			
SAN XAVIER	1. FELICIA NUÑEZ	102.35	X			
204.7	2. OLIVIA VILLEGAS-LISTON (Eugene Enis)	102.35	X			
SAN LUCY	1. LORRAINE EILER	93.55	X			х
187.1	2. GLORIA RAMIREZ	93.55	х			
PISINEMO	1. CHESTER ANTONE (Tony Murrietta)	92.25	x			
184.5	2. EDWARD MANUEL (Gerald Fayuant)	92.25	x			
HICKIWAN	1. MICHELLE ORTEGA	87.25	x			
174.5	2. SANDRA ORTEGA	87.25	X			
GU VO	1. GRACE MANUEL	103.15	x			
206.3	2. PAMELA ANGHILL (Absent) (Angela Ortiz)(Present)	103.15	X			
GU ACHI	1. TIMOTHY L. JOAQUIN	115.05	x		-	
230.1	2. CYNTHIA E. MANUEL	115.05	x			
CHUKUT KUK	1. ETHEL GARCIA (Sara Mae Williams)	138.50	x			
277.0	2. VERLON M. JOSE	138.50	X			
BABOQUIVARI	FRANCES MIGUEL (Roberta Harvey)	162.0	x			
324.0	2. FRANCES G. ANTONE (Vernon Smith)	162.0	x			
	TOTAL	2,595.50	2,595.50	-0-	-0-	[03]