SUBCHAPTER LXXXIII—AUBURN INDIAN RESTORATION

§1300*l*. Restoration of Federal recognition, rights, and privileges

(a) Federal recognition

Notwithstanding any other provision of law, Federal recognition is hereby extended to the Tribe. Except as otherwise provided in this subchapter, all laws and regulations of general application to Indians or nations, tribes, or bands of Indians that are not inconsistent with any specific provision of this subchapter shall be applicable to the Tribe and its members.

(b) Restoration of rights and privileges

Except as provided in subsection (d) of this section, all rights and privileges of the Tribe and its members under any Federal treaty, Executive order, agreement, or statute, or under any other authority which were diminished or lost under the Act of August 18, 1958 (Public Law 85-671), are hereby restored and the provisions of such Act shall be inapplicable to the Tribe and its members after October 31, 1994.

(c) Federal services and benefits

Notwithstanding any other provision of law and without regard to the existence of a reservation, the Tribe and its members shall be eligible, on and after October 31, 1994, for all Federal services and benefits furnished to federally recognized Indian tribes or their members. In the case of Federal services available to members of federally recognized Indian tribes residing on a reservation, members of the Tribe residing in the Tribe's service area shall be deemed to be residing on a reservation.

(d) Hunting, fishing, trapping, and water rights

Nothing in this subchapter shall expand, reduce, or affect in any manner any hunting, fishing, trapping, gathering, or water right of the Tribe and its members.

(e) Indian Reorganization Act applicability

The Act of June 18, 1934 (25 U.S.C. 461 et seq.), shall be applicable to the Tribe and its members.

(f) Certain rights not altered

Except as specifically provided in this subchapter, nothing in this subchapter shall alter any property right or obligation, any contractual right or obligation, or any obligation for taxes levied.

(Pub. L. 103-434, title II, §202, Oct. 31, 1994, 108 Stat. 4533.)

References in Text

Act of August 18, 1958, referred to in subsec. (b), is Pub. L. 85-671, Aug. 18, 1958, 72 Stat. 619, which is not classified to the Code.

Act of June 18, 1934, referred to in subsec. (e), popularly known as the Indian Reorganization Act, is classified generally to subchapter V ($\S461$ et seq.) of this chapter. For complete classification of this Act to the Code, see Short Title note set out under section 461 of this title and Tables.

SHORT TITLE

Pub. L. 103-434, title II, §201, Oct. 31, 1994, 108 Stat. 4533, provided that: "This title [enacting this subchapter] may be cited as the 'Auburn Indian Restoration Act'."

§1300*l*-1. Economic development

(a) Plan for economic development

The Secretary shall—

(1) enter into negotiations with the governing body of the Tribe with respect to establishing a plan for economic development for the Tribe:

(2) in accordance with this section and not later than 2 years after the adoption of a tribal constitution as provided in section 1300*l*-5 of this title, develop such a plan; and

(3) upon the approval of such plan by the governing body of the Tribe, submit such plan to the Congress.

(b) Restrictions

Any proposed transfer of real property contained in the plan developed by the Secretary under subsection (a) of this section shall be consistent with the requirements of section 1300*l*-2 of this title.

(Pub. L. 103-434, title II, §203, Oct. 31, 1994, 108 Stat. 4533; Pub. L. 104-109, §8(a), Feb. 12, 1996, 110 Stat. 764.)

Amendments

1996—Subsec. (a)(2). Pub. L. 104–109, 8(a)(1), made technical amendment to reference to section 1300/–5 of this title, to correct reference to corresponding section of original act. Subsec. (b). Pub. L. 104–109, 8(a)(2), made technical

Subsec. (b). Pub. L. 104-109, \$8(a)(2), made technical amendment to reference to section 1300l-2 of this title, to correct reference to corresponding section of original act.

§13001-2. Transfer of land to be held in trust

(a) Lands to be taken in trust

The Secretary may accept any real property located in Placer County, California, for the benefit of the Tribe if conveyed or otherwise transferred to the Secretary if, at the time of such conveyance or transfer, there are no adverse legal claims on such property, including outstanding liens, mortgages, or taxes owed. The Secretary may accept any additional acreage in the Tribe's service area pursuant to the authority of the Secretary under the Act of June 18, 1934 (25 U.S.C. 461 et seq.).

(b) Former trust lands of Auburn Rancheria

Subject to the conditions specified in this section, real property eligible for trust status under this section shall include fee land held by the White Oak Ridge Association, Indian owned fee land held communally pursuant to the distribution plan prepared and approved by the Bureau of Indian Affairs on August 13, 1959, and Indian owned fee land held by persons listed as distributees or dependent members in such distribution plan or such distributees' or dependent members' Indian heirs or successors in interest.

(c) Lands to be part of reservation

Subject to the conditions imposed by this section, any real property conveyed or transferred under this section shall be taken in the name of the United States in trust for the Tribe or, as applicable, an individual member of the Tribe, and shall be part of the Tribe's reservation.

(Pub. L. 103-434, title II, §204, Oct. 31, 1994, 108 Stat. 4534; Pub. L. 104-122, Mar. 29, 1996, 110 Stat. 876.)