and Control and/or Arizona Liquor License Control Board in accordance with their respective laws, regulations, policies and procedures. The laws, rules and regulations of the Arizona Department of Liquor Licenses and Control and/or the Arizona Liquor License Control Board with regard to liquor license enforcement, review, and revocation proceedings shall be applicable to Liquor Licenses on the Pascua Yaqui Reservation.

Section 70 Warning Signs Required (8 PYTC § 6–5–70)

Licensees on the Pascua Yaqui Reservation shall comply with the requirements of ARS § 4–261, and shall post the signs required by that section in accordance with the requirements of that section.

Section 80 Jurisdiction & Violations of this Ordinance (8 PYTC § 6–5–80)

(A) The Pascua Yaqui Tribal Court shall have exclusive jurisdiction over enforcement of all provision of this Ordinance, except for violations of 8 PYTC § 6–5–50 (A) committed by non-Indians. This shall not preclude any of the United States of America, the Arizona Department of Liquor Licenses and Control and/or the Arizona Liquor License Control Board from administering and enforcing their respective laws, regulations, policies and procedures, including, but not limited to, unlawful distribution of alcohol, licensing requirements, the issuance of liquor licenses, liquor license violations, licensee disciplinary proceedings, and license revocation proceedings.

(B) Any person present on the Pascua Yaqui Reservation shall be deemed to have consented to the civil jurisdiction of the Pascua Yaqui Tribal Court, and any Indian present on the Pascua Yaqui Reservation shall be deemed to have consented to criminal jurisdiction of the Pascua Yaqui Tribal Court, and may be subject to a civil or criminal penalty as applicable in the Pascua Yaqui Tribal Court for a civil or criminal violations of this Ordinance. The Indian Civil Rights Act shall be applicable to Indians charged with criminal violations of this Ordinance.

(C) For any violation of 8 PYTC § 6–6–40 the Pascua Yaqui Tribal Court may impose a civil penalty in an amount not to exceed $1,000 per violation.

(D) The Pascua Yaqui Prosecutor’s Office shall bring enforcement actions of alleged violations of 8 PYTC § 6–6–40.

(E) The burden of proof for alleged violations of 8 PYTC § 6–6–40 shall be a preponderance of the evidence.

(F) There shall be no right of jury trial or court-appointed legal counsel for alleged violations of 8 PYTC § 6–6–40.

(G) Alleged violations of 8 PYTC § 6–6–40 above may be brought jointly with a criminal violation of Pascua Yaqui Tribal law, or may be brought separately.

(H) The Tribal Council hereby specifically finds that civil penalties imposed for violations of 8 PYTC § 6–6–40 are payable to the Pascua Yaqui Tribe, and are reasonably necessary and related to the expense of governmental administration necessary in maintaining law and order and public safety, and in managing, protecting and developing the natural resources on the Reservation. It is the legislative intent of the Tribal Council that all violations of 8 PYTC § 6–6–40, whether committed by tribal members, non-member Indians, or non-Indians, shall be considered civil in nature, rather than criminal.

Section 90 Severability (8 PYTC § 6–5–90)

If a court of competent jurisdiction finds any provision of this Ordinance to be invalid or illegal under applicable Federal or Tribal law, such provision shall be severed from the Ordinance and the remainder of this Ordinance shall remain in full force and effect.

Section 100 Compliance with 18 U.S.C. 1154(a) and 18 U.S.C. 1161 (8 PYTC § 6–5–100)

The Tribe will comply with 18 U.S.C. § 1154(a) and 18 U.S.C. 1161, and other laws of the United States regarding distribution of alcohol on the Pascua Yaqui Reservation, and will comply with the laws and regulations of the State of Arizona regarding licenses to sell alcohol to the extent they are applicable to the Tribe under 18 U.S.C. 1161, other laws of the United States, or the laws of the State of Arizona.

Section 110 Effective Date (8 PYTC § 6–5–110)

This Ordinance shall be effective on the THIRTY FIRST DAY AFTER approval by the Secretary of Interior, and publication in the Federal Register as provided by 18 U.S.C. 1161.

Section 120 Sovereign Immunity (8 PYTC § 6–5–120)

Nothing in this Ordinance either waives or shall be deemed or construed as a waiver of the sovereign immunity of the Tribe, nor any of its elected officials, officers, directors, employees or governmental enterprises, entities, departments or components and any respective officers, directors or employees thereof.”
limited. Individuals who plan to attend and need special assistance should contact the BLM Coordinator as provided above. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 to contact the above individual during normal business hours. The FIRS is available 24 hours a day, 7 days a week, to leave a message or question with the above individual. You will receive a reply during normal business hours.

Jenifer L. Arnold,
Acting District Manager.

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DEPARTMENT OF THE INTERIOR
Bureau of Reclamation

[RR0810000, 15XR0680A1, 
RY.1541CH20.1430001]

Announcement of Requirements and Registration for a Prize Competition
Seeking: New Concepts for Remote Fish Detection

AGENCY: Bureau of Reclamation, Interior.

ACTION: Notice.


DATES: Listed below are the specific dates pertaining to this prize competition:
2. Submission period ends on August 26, 2015.

ADDRESSES: The New Concepts for Remote Fish Detection Prize Competition will be posted on the following crowd-sourcing platforms where Solvers can register for this prize competition:
1. The Water Pavilion located at the InnoCentive Challenge Center: https://www.innocentive.com/ar/challenge/browse

InnoCentive, Inc. is administering this challenge under a challenge support services contract with the Bureau of Reclamation. These Web sites will redirect the Solver community to the InnoCentive Challenge Center as the administrator for this prize competition. Additional details for this prize competition, including the Challenge Agreement specific for this prize competition, can be accessed through any of these prize competition web addresses. The Challenge Agreement contains more details of the prize competition rules and terms that Solvers must agree with to be eligible to compete.

FOR FURTHER INFORMATION CONTACT:
Challenge Manager: Dr. Levi Brekke, Chief, Research and Development, Bureau of Reclamation, (303) 445–2494, lbrekke@usbr.gov; Mr. Chuck Hennig, (303) 445–2734, chennig@usbr.gov.

SUPPLEMENTARY INFORMATION: The Bureau of Reclamation is announcing the following prize competition in compliance with 15 U.S. Code 3719, Prize Competitions. The ability to track individual or groups of fish is central to efforts to recover threatened and endangered fish species, and to reduce impacts to at-risk species. Reliable, affordable detection and tracking provides vital information about how many fish are present, where and why mortality occurs, and where and why species thrive. This enables fish recovery program managers to pursue targeted and more effective actions that can reduce mortality rates, improve habitat, and increase survival rates while continuing to meet the mission of the agency—delivery of water and power in the case of Reclamation. A successful solution will significantly reduce costs and dramatically increase the effectiveness and efficiency of various fish recovery efforts led by Federal, state, local, and/or other organizations.

Challenge Summary: There are a number of methods in use today to track fish. Common electronic methods include use of acoustic tags, radio-telemetry tags, and passive integrated transponder (PIT) tags. Different technologies have pros and cons. Tags accurate over long distances are often costly and need to be surgically implanted in the fish. Low cost tags have long lifetimes, but work over short distances and signals are subject to electromagnetic interference, which may result in no or inaccurate detections. Since there is no universal or “best” method, the option that best meets the specific needs of the fish tracking program objectives is typically selected (e.g., accuracy, lifetime of the study, working environments, species being tagged, number of and size of fish, available funding, etc.). Current methods rely on capture and handling of fish to implant or attach tags, with subsequent recaptures or resightings involving elaborate capture or corolling methods, which can be complex, costly, and stressful to the fish.

The goal of this Challenge is to generate new concepts for tracking fish that advance technologies that meet fish recovery program management needs at a reasonable cost. A solution is being pursued through a prize competition because the Bureau of Reclamation and the collaborating Federal agencies view it beneficial to seek innovative solutions from those beyond the usual sources of potential solvers and experts that commonly work in the fish recovery management domain. We find ourselves often wondering if somebody, somewhere may know a better way of tracking and monitoring fish for our purposes than the methods we currently use. The prize competition approach enables us to reach a new source of potential Solvers to generate new and timely solutions that would not likely be accomplished by standard contractual methods.

This is an Ideation Challenge, which has the following unique features:
• There is a guaranteed award. The awards will be paid to the best submission(s) as solely determined by the Bureau of Reclamation (The Seeker). The total payout will be $20,000, with at least one award being no smaller than $5,000 and no award being smaller than $2,500.
• ALL INTELLECTUAL PROPERTY RIGHTS, IF ANY, IN THE IDEA OR CONCEPT DEMONSTRATED BY THE PROPOSED SOLUTION WILL REMAIN WITH THE SOLVER. UPON SUBMISSION OF A PROPOSED SOLUTION TO THIS CHALLENGE, EACH SOLVER AGREES TO GRANT TO THE SEEKER A ROYALTY–FREE, PERPETUAL, IRREVOCABLE, NON–EXCLUSIVE LICENSE TO USE BY OR ON–BEHALF OF THE U.S. FEDERAL GOVERNMENT ANY INFORMATION INCLUDED IN THIS PROPOSAL IN ANY FORUM, OR SUBSEQUENT