The authorities for this action are the Paperwork Reduction Act of 1995 (44 U.S.C. 3501, et seq.)

Kenneth M. Shaffer,
Deputy Director, Federal Geographic Data Committee Office of the Secretariat, U.S. Geological Survey;

[FR Doc. 2017–25178 Filed 11–20–17; 8:45 am]
BILLING CODE 4338–11–P

DEPARTMENT OF THE INTERIOR
Bureau of Indian Affairs

[189A2100DD/AASKCO001030/
A0A50100.999900 253G]

Salt River Pima-Maricopa Indian Community; Amendment to Alcoholic Beverage Control Ordinance

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice.

SUMMARY: This notice publishes an amendment to the Salt River Pima-Maricopa Indian Community’s Chapter 14, Alcoholic Beverage Control Ordinance.

DATES: This amendment shall be applicable December 21, 2017.

FOR FURTHER INFORMATION CONTACT: Ms. Sharlot Johnson, Tribal Government Services Officer, Western Regional Office, Bureau of Indian Affairs, 2600 North Central Avenue, Phoenix, AZ 85004, Telephone: (602) 379–6786, Fax: (602) 379–4100.

SUPPLEMENTARY INFORMATION: Pursuant to the Act of August 15, 1953, Public Law 83–277, 67 Stat. 586, 18 U.S.C. 1161, as interpreted by the Supreme Court in Rice v. Rehner, 463 U.S. 713 (1983), the Secretary of the Interior shall certify and publish in the Federal Register notice of adopted liquor control ordinances for the purpose of regulating liquor transactions in Indian country. On June 7, 2017, the Salt River Pima-Maricopa Community Council duly adopted the amendment to the Community’s Chapter 14, Alcoholic Beverage Control Ordinance by Ordinance SRO–492–2017. This Federal Register notice amends the existing Salt River Pima-Maricopa Indian Community’s Chapter 14, Alcoholic Beverage Control Ordinance, enacted by the Salt River Pima-Maricopa Indian Community Council, which was published in the Federal Register on January 21, 2016 (81 FR 3453). By the delegated authority contained in 3 IAM 4.4, the Western Regional Director, Bureau of Indian Affairs, approved the Salt River Pima-Maricopa Indian Community’s amendment on August 9, 2017. This notice is published in accordance with the authority delegated by the Secretary of the Interior to the Assistant Secretary–Indian Affairs. I certify that the Salt River Pima-Maricopa Indian Community of the Salt River Reservation, Arizona, duly adopted this amendment to the Community’s Chapter 14, Alcoholic Beverage Control Ordinance on June 7, 2017.

Authority: 18 U.S.C. 1161


John Tahsuda,
Acting Assistant Secretary–Indian Affairs.

The Salt River Pima-Maricopa Indian Community’s Chapter 14, Alcoholic Beverage Control Ordinance, Section 14–25, is amended to add the new subsection (f) as follows:

(f) Alcoholic beverages may be possessed and consumed (and not sold) at a private event of a bona fide commercial entity who is a lessee within the Community’s designated area as defined by Section 14–54, one-time a calendar year, if the following conditions are met:

(1) The host is serving alcohol beverages free of charge and there is no fee to be admitted into the private event;
(2) the event is private and only open to a known group of guests (and not the public);
(3) the host is a commercial tenant within the Community;
(4) the host has a Business License with the Community;
(5) the host notifies the Office at least 30 days prior to the event by filing of a notification form as prescribed by the Office, and that provides specifics as to the private event, agrees in writing to follow all applicable Community laws and Arizona State alcoholic beverage laws, and also agrees to assume all risk and liability for any damages that may occur as a result of this event;
(6) the Office is aware in writing of the event at least 30 days prior to it being held and is able to provide notice of the event to the SRPD and any other necessary departments; and
(7) the Office is aware of the size and nature of the event (including any additional costs to provide police or other staffing), at the direction of the Office.

The Salt River Pima-Maricopa Indian Community’s Chapter 14, Alcoholic Beverage Control Ordinance, Section 14–55(6)(b)(1)–(5) shall be repealed and replaced with new Sections 14–55(6)(b)(1)–(5) as follows:

1. A special event license is a temporary license and authorizes the sale of liquor for a limited time in the Community;
2. An applicant may be issued a special event license for no more than 10 consecutive days per license during the course of a calendar year;
3. An unlicensed premises may hold up to 12 special events per calendar year, and a licensed location or government owned location may hold unlimited events per year;
4. A special event license shall only be available to a business that is not in the primary business of selling food or alcohol;
5. Special Event licenses shall only be issued if it also meets the requirements of the Arizona liquor law requirements.

The Salt River Pima-Maricopa Indian Community’s Chapter 14, Alcoholic Beverage Control Ordinance, Section 14–64(5) shall add the following category as (h):

<table>
<thead>
<tr>
<th>Licenses</th>
<th>Original</th>
<th>Renewal</th>
</tr>
</thead>
<tbody>
<tr>
<td>h. Sports Stadium/Entertainment Venue</td>
<td>$2000.00</td>
<td>$500.00</td>
</tr>
</tbody>
</table>

The Salt River Pima-Maricopa Indian Community’s Chapter 14, Alcoholic Beverage Control Ordinance, Section 14–102(f)’s first sentence shall be amended to read as follows (subsections (f)(1)–(4) shall remain the same).

It shall be unlawful for a licensee or employee of the licensee to consume alcoholic beverages on or about the licensed premises, or to be intoxicated in a disorderly condition during such periods as when such person is working at the licensed premises, except that:

The Salt River Pima-Maricopa Indian Community’s Chapter 14, Alcoholic Beverage Control Ordinance, Section 14–102 shall have the following 102(cc)–(mm) added.

(cc) It is unlawful for a person to take or solicit orders for alcoholic beverages unless the person is a salesman or solicitor of a licensed wholesaler, a salesman or solicitor of a distiller, brewer, vintner, importer or broker or a registered retail agent.

(dd) It is unlawful for any retail licensee to purchase alcoholic beverages from any person other than a solicitor or salesman of a wholesaler licensed by the State of Arizona.

(ee) It is unlawful for a retailer to acquire an interest in property owned, occupied or used by a wholesaler in the wholesaler’s business, or in a license with respect to the premises of the wholesaler.

(ff) It is unlawful for an on-sale retailer to permit an employee for an
employee to solicit or encourage others, directly or indirectly, to buy the employee drinks or anything of value in the licensed premises during the employee’s working hours. No on-sale retailer shall serve employees or allow a patron of the establishment to give alcoholic beverages to, purchase liquor for or drink liquor with any employee during the employee’s working hours.

(gg) It is unlawful for a person to have possession of or to transport alcoholic beverages which are manufactured in a distillery, winery, brewery or rectifying plant contrary to the laws of the United States, the Community and the State of Arizona. Any property used in transporting such alcoholic beverages shall be forfeited and disposed of.

(hh) It is unlawful for a person who is obviously intoxicated to buy or attempt to buy alcoholic beverages from a licensee or employee of a licensee or to consume alcoholic beverages on a licensed premises.

(ii) It is unlawful for a licensee to use a vending machine for the purpose of dispensing alcoholic beverages.

(jj) It is unlawful for a retailer to knowingly allow a customer to bring alcoholic beverages onto the licensed premises.

(kk) It is unlawful for a person to purchase, offer for sale or use any device, machine or process which mixes alcoholic beverages with pure oxygen or another gas to produce a vaporized product for the purpose of consumption by inhalation or to allow patrons to use any item for the consumption of vaporized alcoholic beverages.

(ll) It is unlawful for a retailer to knowingly allow a customer to bring alcoholic beverages to, purchase liquor with any employee during the employee’s working hours. No on-sale retailer shall serve employees or allow a patron of the establishment to give alcoholic beverages to, purchase liquor for or drink liquor with any employee during the employee’s working hours.

INTERNATIONAL TRADE COMMISSION

[Investigation No. TA–201–75]

Crystalline Silicon Photovoltaic Cells (Whether or Not Partially or Fully Assembled Into Other Products)


ACTION: Publication of summary of the Commission’s report on the investigation.

SUMMARY: Section 202(f)(3) of the Trade Act of 1974 requires that the United States International Trade Commission (“Commission”) publish in the Federal Register a summary of each report that it submits to the President under section 202(f)(1) of the Trade Act of 1974. Set forth below is a summary of the report that the Commission submitted to the President on November 13, 2017, on investigation No. TA–201–75, Crystalline Silicon Photovoltaic Cells (Whether or Not Partially or Fully Assembled Into Other Products). The Commission conducted the investigation under section 202(b) of the Trade Act of 1974 following receipt of a petition properly filed on May 17, 2017. The full text of the report (with the exception of confidential business information) will be posted on the Commission’s Web site at https://www.usitc.gov.

DATES: November 13, 2017: Transmittal of the Commission’s report to the President.


SUPPLEMENTARY INFORMATION:

Procedural summary: Effective May 17, 2017, the Commission instituted this investigation under section 202(b) of the Trade Act to determine whether Crystalline Silicon Photovoltaic Cells (Whether or Not Partially or Fully Assembled Into Other Products) are being imported into the United States in such increased quantities as to be a substantial cause of serious injury, or the threat thereof, to the domestic industry producing an article like or directly competitive with the imported article. The Commission instituted the investigation in response to a petition, as amended and properly filed on May 17, 2017 by Suniva, Inc. (“Suniva”), a producer of CSPV cells and CSPV modules in the United States. On May 25, 2017, SolarWorld Americas publicly stated its support for the petition as a co-petitioner.

Notice of the institution of the Commission’s investigation and of the scheduling of public hearings to be held in connection therewith was given by posting copies of the notice in the Office of the Secretary, U.S. International Trade Commission, Washington, DC, and by publishing the notice in the Federal Register (82 FR 25331 (June 1, 2017)). The public hearing in connection with the injury phase of the investigation was held on August 15, 2017 in Washington, DC, and the public hearing in connection with the remedy phase of the investigation was held on October 3, 2017 in Washington, DC. All persons who requested the opportunity were permitted to appear in person or by counsel. The Commission voted with respect to injury issues on September 22, 2017, and with respect to remedy issues on October 31, 2017. The Commission submitted its report to the President on November 13, 2017. The report included the Commission’s injury determination and remedy recommendations, an explanation of the basis for the determination and remedy recommendations, and a summary of the information obtained in the investigation.

Determination: On the basis of information developed in the subject investigation, the Commission determined pursuant to section 202(b) of the Trade Act of 1974 that crystalline silicon photovoltaic cells (whether or not partially or fully assembled into other products) (“CSPV products”) are being imported into the United States in such increased quantities as to be a substantial cause of serious injury to the domestic industry producing an article like or directly competitive with the imported article. Having made an affirmative injury determination pursuant to section