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1 erty located within the boundaries of the original	1 "(v) Tillamook County.	1 accordance with subclause (I) any real
2 1855 Siletz Coast Reservation established by Execu-	2 "(vi) Yamhill County.	2 property taken into trust in that
3 tive Order dated November 9, 1855, comprised of	3 "(B) NOTIFICATION TO SECRETARY.—	3 County under this subsection by not
4 land within the political boundaries of Benton,	4 "(i) OPT-IN.—	4 later than 30 days after the date on
5 Douglas, Lane, Lincoln, Tillamook, and Yamhill	5 "(I) IN GENERAL.—Subject to	5 which the Secretary receives the writ-
6 Counties in the State of Oregon, if that real prop-	6 clause (iii), any real property taken	6 ten approval.
7 erty is conveyed or otherwise transferred to the	7 into trust under this subsection shall	7 "(ii) OTHER ACQUISITIONS.—If a
8 United States by or on behalf of the tribe.	8 be considered and evaluated as an on-	8 Board of County Commissioners or other
9 "(2) TREATMENT AS PART OF RESERVATION.—	9 reservation acquisition under part	9 appropriate County executive does not sub-
10 Subject to paragraph (3), all real property that is	10 151.10 of title 25, Code of Federal	10 mit written approval to the Secretary
11 taken into trust under paragraph (1) shall—	11 Regulations (or successor regulations),	11 under subclause (I), any real property
12 "(A) be considered and evaluated as an on-	12 if the Board of County Commissioners	12 taken into trust in that County under this
13 reservation acquisition under part 151.10 of	13 or other appropriate County executive	13 subsection shall be considered and evalu-
14 title 25, Code of Federal Regulations (or suc-	14 of the County in which the real prop-	14 ated under the appropriate provisions of
15 cessor regulations); and	15 erty is located submits to the Sec-	15 part 151 of title 25, Code of Federal Regu-
16 "(B) become part of the reservation of the	16 retary written approval of that consid-	16 lations (or successor regulations), as deter-
17 tribe.	17 eration and evaluation in the form of	17 mined by the Secretary.
18 "(3) APPROVAL OF COUNTY GOVERNMENTS.—	18 a resolution or other appropriate gov-	18 "(iii) OPT-OUT.—
19 "(A) DEFINITION OF COUNTY.—In this	19 erning document.	19 "(I) IN GENERAL.—A Board of
20 paragraph, the term 'County' means the fol-	20 "(II) ACTION BY SECRETARY.—If	20 County Commissioners or other ap-
21 lowing counties in the State of Oregon:	21 a Board of County Commissioners or	21 appropriate County executive that sub-
22 "(i) Benton County.	22 other appropriate County executive	22 mits written approval to the Secretary
23 "(ii) Douglas County.	23 submits written approval to the Sec-	23 under clause (i)(I) may revoke that
24 "(iii) Lane County.	24 retary under subclause (I), the Sec-	24 approval by submitting to the Sec-
25 "(iv) Lincoln County.	25 retary shall consider and evaluate in	25 retary written documentation of the

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1 revocation in the form of a resolution	1 County under the appropriate	1 "(4) PROHIBITION ON GAMING.—Any real prop-
2 or other appropriate governing docu-	2 provisions of part 151 of title 25,	2 erty taken into trust under paragraph (1) shall not
3 ment for—	3 Code of Federal Regulations (or	3 be eligible, or used, for any gaming activity carried
4 "(aa) any real property	4 successor regulations), as deter-	4 out under the Indian Gaming Regulatory Act (25
5 taken into trust in that County	5 mined by the Secretary, by not	5 U.S.C.A. 2701 et seq.)."
6 under this subsection; or	6 later than 30 days after the date	○
7 "(bb) a specific transaction	7 on which the Secretary receives	
8 in which real property is taken	8 the revocation.	
9 into trust in that County under	9 "(bb) SPECIFIC TRANS-	
10 this subsection.	10 ACTIONS.—If a Board of County	
11 "(II) NO RETROACTIVITY.—Any	11 Commissioners or other appro-	
12 revocation submitted under subclause	12 priate County executive submits	
13 (I) shall apply only to real property	13 a revocation to the Secretary	
14 that is taken into trust on or after the	14 under subclause (I)(bb), the Sec-	
15 date on which the Secretary receives	15 retary shall consider and evaluate	
16 the revocation.	16 that specific transaction in which	
17 "(III) ACTION BY SECRETARY.—	17 real property is taken into trust	
18 "(aa) IN GENERAL.—If a	18 in that County under this sub-	
19 Board of County Commissioners	19 section under the appropriate	
20 or other appropriate County ex-	20 provisions of part 151 of title 25,	
21 ecutive submits a revocation to	21 Code of Federal Regulations (or	
22 the Secretary under subclause	22 successor regulations), as deter-	
23 (I)(aa), the Secretary shall con-	23 mined by the Secretary, begin-	
24 sider and evaluate any real prop-	24 ning on the date on which the	
25 erty taken into trust in that	25 Secretary receives the revocation.	