History of the land

In 1971, the Alaskan Natives Claims Settlement Act (ANCSA) established land-owning Native Corporation. It extinguished all aboriginal claims to Alaska exchange for fee simple title to 44 million acres of land, and a settlement of \$962.5 million dollars to be invested in state-chartered corporations. Twelve regional and 226 village for-profit corporations were establishes. Village corporations where granted surface rights of an area based on the number of residents. For example, if a 1970 US Census showed a village population of 25-99, then the village corporation would be entitled to 69,000 acres. Alaskan Natives enrolled in village and Regional Corporation's based upon their residence during the 1970 US Census, and each received 100 shares of stock to both corporations. Our village corporation is Igiugig Native Corporation and our land base is 66,000 acres.

Dividend income is derived from land use fees paid by area lodges and sport-fishermen. Land is also leased exclusively to particular lodges. Profit from INC lands benefit shareholders, scholarship and educational programs, and our reserve fund with the intention to buy private property along the riverbank to increase INC land-base, and thus provide for a greater land base in which permit holders may utilize.

More importantly, our lands are rich in plants, wildlife, and cultural history. INC lands have sustained our people for the last 11,000 years. We ask that you respect our homeland, our way of life, and the people during your visit.

Quyanaqvaa!

Igiugig Native Corporation Board Members and Staff

President: Julia Salmon

Vice President: Dallia Andrew

Kevin Olympic: Member

AlexAnna Salmon: Member

Christina Salmon: Member and

Trespass Officer P.O. Box 4009 Igiugig, Alaska 99613 907-533-6002

Email: christinasalmon@hotmail.com

Office location: Igiugig Hanger, Office #1



Igiugig Native Corporation P.O. Box 4009 Igiugig, Alaska 99613



Informational Brochure & Land Use Permit Requirements

"Serving our Future Generations"

IGIUGIG NATIVE CORPORATION (INC) requires a Land Use Permit for any persons using INC land.

Permits are available for the season between the dates of May 15th to October 15th. INC lands include above the ordinary high water marker on the Kvichak River, Lake Iliamna, and Kukaklek Lake.*

Rates for approved activities:

General Access Day Pass (Non-shareholder pass to cross land) 1 Day \$20.00

Personal Use Hunting Fee 5 Days \$650.00

Recreational Sport Fishing Fee 5 Days \$200.00

General Access Day Pass (Non-shareholder pass to cross land) 1 Day \$20.00

General Access Day Pass \$100.00 –Guided fishing

Firewood Cutting (fallen timber only for personal use) 3 Days \$150.00

Wood Vendors/Timber Extraction (fallen or dead timber only) 30 Days \$2,500.00

Commercial Guided Sport Fishing Operator May-Sept \$3,000.00

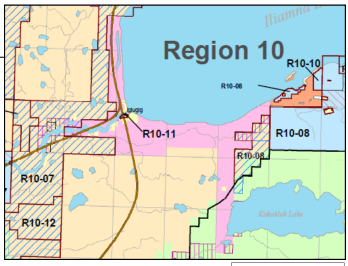
All commercial business must be approved by the Igiugig Native Corporation Board of Directors and contracts must be approved by INC legal counsel.

Failure to comply with these regulations may result in a termination of village services. For further information or land-use application please contact INC Trespass.

*Notice: As of June 1st, 1997, all INC lands at Kukaklek Lake outlet are leased for exclusive use to Royal Wolf Lodge, Inc. Any use by others will have to be prearranged by contacting Chris Branham, owner of Royal Wolf Lodge at (907)-248-3256.

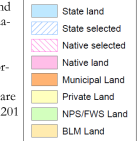
Requirements:

- 1. Application must be made to the administrative office of INC.
- 2. Any permit is issued only for the period stated an may be renewed only by reapplication.
- 3. Any permit is not transferable and may not be rented, leased, assigned, or in any way encumbered.
- 4. No interest in INC land is conveyed or established by this permit. The permit may be revoked at any time with or without cause.
- 5. Any permit is issued for specific land described and does not include any adjacent properties.
- 6. Any permit holder must agree to and abide by all requirements of any permits, and INC reserves the right to revoke a permit without compensation or without refunding of any permit fee if in the judgement of INC; a permit holder has failed to comply with any of these requirements.
- 7. INC will not be liable and will be indemnified and held harmless for any injuries or damages sustained by any person as a result of any activity undertaken by the permit holder.
- 8. The land use on the approved permit must be returned to its original state at the end of the permit period. All garbage must be removed and buildings dismantled.
- 9. Fires will be contained (stove, campfire pits, etc.)
- 10. An effort will be made to collect dry or fallen timer for firewood, no clear cutting is allowed.
- 11. No survey monuments, bearing tree markers, or other signs will be removed.
- 12. INC may inspect camps periodically for compliance with permit.



The complex system of land division and ownership settled through the Alaska native Claims Settlement Act (ANCSA). Most of the pink lands surrounding Igiugig belong to the Igiugig Native Corporation.

(http://dnr.alaska.gov/mlw/planning/are aplans/bristol/2013/pdf/bbap_amend2013_map3-10.pdf)



- 13. No using berry pickers on INC land.
- 14. INC does not warrant that the land utilized is in fact INC land. It is the responsibility of the permit holder to identify which utilized land is corporation land, public land, or other private lands before undertaking any activities pursuant to this permit.
- 15. The permit holder shall keep his camp at least 600 feet always from any other permit holder's camp.
- 16. The permit holder shall seek the advice from the Department of Environmental Conservation and shall comply with their requirements or suggestions concerning the disposal of human waste and sewage.
- 17. The permit holder shall not engage in any activity prohibited under the authority of any local, state or federal law regulation.