

Dated: September 5, 2006.

Ken McDermond,

*Deputy Manager, California/Nevada
Operations Office, Sacramento, California.*

[FR Doc. E6-15050 Filed 9-11-06; 8:45 am]

BILLING CODE 4310-55-P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Indian Gaming

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice of Approved Tribal-State Compact.

SUMMARY: This notice publishes approval of the Tribal-State Compact between the State of Oklahoma and Caddo Nation of Oklahoma.

DATES: *Effective Date:* September 12, 2006.

FOR FURTHER INFORMATION CONTACT:

George T. Skibine, Director, Office of Indian Gaming Management, Office of the Deputy Assistant Secretary—Policy and Economic Development, Washington, DC 20240, (202) 219-4066.

SUPPLEMENTARY INFORMATION: Under Section 11 of the Indian Gaming Regulatory Act of 1988 (IGRA), Public Law 100-497, 25 U.S.C. 2710, the Secretary of the Interior shall publish in the *Federal Register* notice of the approved Tribal-State Compact for the purpose of engaging in class III gaming activities on Indian lands. This Compact authorizes the Caddo Nation of Oklahoma to engage in certain class III gaming activities, provides for certain geographical exclusivity, limits the number of gaming machines at existing racetracks, and prohibits non-tribal operation of certain machines and covered games.

Dated: August 23, 2006.

Michael D. Olsen,

Principal Deputy Assistant Secretary—Indian Affairs.

[FR Doc. E6-15031 Filed 9-11-06; 8:45 am]

BILLING CODE 4310-4N-P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Indian Gaming

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice of Amendment to Approved Tribal-State Compact.

SUMMARY: This notice publishes approval of the Memorandum of

Incorporation of Most Favored Nations Amendments to the Tribal-State Compact for class III gaming between the State of Washington and Lummi Nation.

DATES: *Effective Date:* September 12, 2006.

FOR FURTHER INFORMATION CONTACT:

George T. Skibine, Director, Office of Indian Gaming Management, Office of the Deputy Assistant Secretary—Policy and Economic Development, Washington, DC 20240, (202) 219-4066.

SUPPLEMENTARY INFORMATION: Pursuant to Section 11 of the Indian Gaming Regulatory Act of 1988 (IGRA), Public Law 100-497, 25 U.S.C. 2710, the Secretary of the Interior shall publish in the *Federal Register* notice of the approved Tribal-State Compact for the purpose of engaging in class III gaming activities on Indian lands. This Amendment authorizes the limited transport of escorted minors across the gaming floor and additional hours of operation for the tribe.

Dated: August 23, 2006.

Michael D. Olsen,

Principal Deputy Assistant Secretary—Indian Affairs.

[FR Doc. E6-15024 Filed 9-11-06; 8:45 am]

BILLING CODE 4310-4N-P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Indian Gaming

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice of Class III Gaming Compact taking effect.

SUMMARY: Notice is given that the Tribal-State gaming compact between the Wichita and Affiliated Tribes and the State of Oklahoma is considered approved and is in effect.

DATES: *Effective Date:* September 12, 2006.

FOR FURTHER INFORMATION CONTACT:

George T. Skibine, Director, Office of Indian Gaming Management, Office of the Deputy Assistant Secretary—Policy and Economic Development, Washington, DC 20240, (202) 219-4066.

SUPPLEMENTARY INFORMATION: Under Section 11(d)(7)(D) of the Indian Gaming Regulatory Act of 1988 (IGRA), Public Law 100-497, 25 U.S.C. 2710, the Secretary of the Interior must publish in the *Federal Register* notice of any Tribal-State compact that is approved, or considered to have been approved for the purpose of engaging in Class III

gaming activities on Indian lands. The Principal Deputy Assistant Secretary—Indian Affairs, Department of the Interior, through his delegated authority did not approve or disapprove this compact before the date that is 45 days after the date it was submitted.

Therefore, pursuant to 25 U.S.C. 2710(d)(7)(C), this compact is considered approved but only to the extent it is consistent with IGRA. This compact authorizes the Wichita and Affiliated Tribes to engage in certain Class III gaming activities, provides for certain geographical exclusivity, limits the number of gaming machines at existing racetracks, and prohibits non-tribal operation of certain machines and covered games, and takes effect on the date the approval is published in the *Federal Register*.

Dated: August 23, 2006.

Michael D. Olsen,

Principal Deputy Assistant Secretary—Indian Affairs.

[FR Doc. E6-15027 Filed 9-11-06; 8:45 am]

BILLING CODE 4310-4N-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[NV-910-06-0777XX]

Notice of Public Meeting: Sierra Front-Northwestern Great Basin Resource Advisory Council, Northeastern Great Basin Resource Advisory Council, and Mojave-Southern Great Basin Resource Advisory Council

AGENCY: Bureau of Land Management, Interior.

ACTION: Combined Resource Advisory Council meeting.

SUMMARY: In accordance with the Federal Land Policy and Management Act and the Federal Advisory Committee Act of 1972 (FACA), the Department of the Interior, Bureau of Land Management (BLM) Resource Advisory Council meeting will be held as indicated below.

DATES: The three councils will meet on Thursday, November 2, 2006, from 8 a.m. to 5 p.m., and Friday, November 3, 2006, from 8 a.m. to 2 p.m., at the Silver Legacy, 407 N. Virginia Street, Reno, Nev. 89501-1138, 775-239-4777.

FOR FURTHER INFORMATION CONTACT:

Doran Sanchez, Chief, Office of Communications, BLM Nevada State Office, 1340 Financial Blvd., Reno, Nevada, telephone (775) 861-6586; or Debra Kolkman at telephone (775) 289-1946.



United States Department of the Interior

OFFICE OF THE SECRETARY
Washington, DC 20240

JUL 26 2006



Honorable Evelyn Jefferson
Chairwoman, Lummi Nation
P.O. Box 157
5016 Deming Road
Deming, Washington 98244-0157

Dear Chairwoman Jefferson:

On June 27, 2006, we received the Memorandum of Incorporation of Most Favored Nation Amendments to the Tribal-State Compact for Class III Gaming between the Lummi Nation and the State of Washington, executed on May 31, 2006 (Amendment). We have completed our review of this Amendment and conclude that it does not violate the Indian Gaming Regulatory Act of 1988 (IGRA), any other provision of Federal law that does not relate to jurisdiction over gaming on Indian lands, or the trust obligations of the United States to Indians. Therefore, pursuant to my delegated authority and Section 11 of IGRA, we approve the Amendment. This Amendment shall take effect when the notice of our approval, pursuant to Section 11(d)(3)(B) of IGRA, 25 U.S.C. §2710 (d)(3)(B), is published in the Federal Register.

We wish the Tribe and the State continued success in their economic venture.

Sincerely,

George T. Skibine
Acting Deputy Assistant Secretary
for Policy and Economic Development

Identical Letter Addressed to: Honorable Christine Gregoire
Governor, State of Washington

MEMORANDUM OF INCORPORATION of
MOST FAVORED NATION AMENDMENTS
to the
TRIBAL-STATE COMPACT
FOR CLASS III GAMING
Between the
LUMMI NATION
and the
STATE OF WASHINGTON

INTRODUCTION

The Lummi Nation ("the Nation") and the State of Washington ("the State") entered into a Tribal-State Compact for Class III Gaming ("the Compact") on September 21, 1995, which was amended by mutual agreement on December 4, 2000.

Section XV.D.8 of the Compact (the "Most Favored Nation clause") provides:

Notwithstanding any other provision of this Compact to the contrary, if after the signing of this Compact, the Secretary of the Interior approves a compact with any Washington Tribe west of the Cascade Mountains, or an amendment thereto, and such compact gives such tribe more Gaming Stations, higher wager limits, other Class III gaming activity, and/or more hours of operation or otherwise approves a compact or amendment to a compact which gives such Tribe an expansion of terms other than those identified above, or if the Secretary of the Interior approves a compact with a Washington Tribe east of the Cascade Mountains, or an amendment thereto and the Nation can demonstrate that such levels have resulted in an adverse economic impact on the Class III gaming operation, then this Compact shall be amended automatically to maintain equality. Provided, either party shall have the right to take the issue to dispute resolution under the provisions of Section XII.C of this Compact if a dispute arises regarding the applicability of this automatic amendment provision to a particular term approved in another compact.

The Nation has provided notice to the State of its intent to exercise the above referenced automatic amendment provision for additional hours of operation and for the limited transport of escorted minors across the gaming area, based upon the Third Amendment to the Tribal-State Gaming Compact for the Muckleshoot Indian Tribe, dated January 16, 2002. Therefore, pursuant to Section XV.D.8 of the Lummi Nation Compact, the following amendment is hereby incorporated in the Compact:

COMPACT AMENDMENTS

1. Section III(I) is amended to read as follows:

I. Hours of Operation. In recognition of the grandfathered status of the Nation's blackjack games, at all times the Nation may operate its grandfathered house-banked blackjack games at wager limits of up to one hundred dollars (\$100) without limitation as to periods or hours of operation. Should the Nation choose to utilize wagering levels above the one hundred dollar (\$100) grandfather limit for any of the grandfathered stations, those stations may operate for up to twenty (20) hours per day and one hundred forty (140) hours per week on an annualized basis. ~~Until completion of the Phase 2 review required in Section III.H.4, all other Class III gaming stations may operate for up to twenty (20) hours per day and one hundred twelve (112) hours per week on an annualized basis; thereafter, The facility may operate up to fifty-two (52) Class III gaming stations, for up to twenty (20) hours per day and one hundred forty (140) hours per week on an annualized basis. In recognition that the Nation's existing gaming facility does not now serve alcoholic beverages and that the operation of grandfathered blackjack games twenty four (24) hours per day has not had a significant adverse impact on surrounding communities, the Nation shall have the absolute right to designate the hours of operation for Class III gaming. Notwithstanding the foregoing, if the Nation offers alcoholic beverages in its gaming facility and desires to offer Class III gaming activity between the hours of 2:00 a.m. and 6:00 a.m., the Nation shall notify the State Gaming Agency and local law enforcement agencies, and shall be entitled to operate Class III gaming during those hours if no objection is received from such agencies within fifteen (15) days after such notice is given. Provided further, that with the consent of both the Lummi Indian Gaming Commission and the State Gaming Agency, the facility may operate Class III gaming activity for up to seventy two (72) hours continuously, three (3) times per calendar year. The Nation may conduct Class III gaming operations for up to one hundred and fifty-six (156) hours per week in its Class III gaming facility. The Lummi Indian Gaming Commission will provide to the State Gaming Agency and Whatcom County Authorities a schedule indicating the hours of operation of its Class III facility. PROVIDED, that upon twenty (20) days written notice to the Lummi Indian Gaming Commission and the State Gaming Agency, the Nation may, not more than three (3) times in its facility in any twelve (12) month period, conduct operations for up to one hundred and sixty (160) hours per week. This shall be accomplished only by shifting hours or portions of hours from other weeks and consequently reducing the corresponding period of operation during such weeks.~~

2. Section III(L) is amended to read as follows:

L. Age Limitations. No person under the age of eighteen (18) shall participate in any gaming operation, or be allowed on the Class III gaming floor authorized by this Compact during actual hours of operation. Should alcoholic beverages be offered ~~on~~ in the gaming floor ~~area~~ pursuant to applicable law, then no patron under the age of twenty-one (21) shall be permitted ~~on~~ in the gaming floor ~~area~~ during actual hours of operation. Nothing herein shall preclude persons under the age of eighteen (18) years, or twenty-one years if applicable, from patronizing food service and other non-gaming facilities in the gaming operation.

The following information is provided for your information and is not intended to be used for any other purpose. This information is provided for your information and is not intended to be used for any other purpose.

WE ARE CURRENTLY SEARCHING FOR THE FOLLOWING INFORMATION:

1. Name of the individual
2. Date of birth
3. Social Security Number
4. Current address
5. Previous addresses
6. Current telephone number
7. Previous telephone numbers
8. Current employer
9. Previous employers
10. Current occupation
11. Previous occupations
12. Current marital status
13. Previous marital status
14. Current spouse's name
15. Previous spouse's name
16. Current children's names
17. Previous children's names
18. Current parents' names
19. Previous parents' names
20. Current siblings' names
21. Previous siblings' names
22. Current education level
23. Previous education level
24. Current degrees
25. Previous degrees
26. Current military service
27. Previous military service
28. Current awards
29. Previous awards
30. Current aliases
31. Previous aliases
32. Current fingerprints
33. Previous fingerprints
34. Current photographs
35. Previous photographs
36. Current travel records
37. Previous travel records
38. Current immigration records
39. Previous immigration records
40. Current passport records
41. Previous passport records
42. Current driver's license records
43. Previous driver's license records
44. Current vehicle records
45. Previous vehicle records
46. Current criminal records
47. Previous criminal records
48. Current civil records
49. Previous civil records
50. Current bankruptcy records
51. Previous bankruptcy records
52. Current tax records
53. Previous tax records
54. Current credit records
55. Previous credit records
56. Current insurance records
57. Previous insurance records
58. Current health records
59. Previous health records
60. Current mental health records
61. Previous mental health records
62. Current substance abuse records
63. Previous substance abuse records
64. Current drug test records
65. Previous drug test records
66. Current alcohol test records
67. Previous alcohol test records
68. Current DNA records
69. Previous DNA records
70. Current genetic records
71. Previous genetic records
72. Current biometric records
73. Previous biometric records
74. Current facial recognition records
75. Previous facial recognition records
76. Current voice recognition records
77. Previous voice recognition records
78. Current handwriting records
79. Previous handwriting records
80. Current signature records
81. Previous signature records
82. Current ink records
83. Previous ink records
84. Current fingerprint records
85. Previous fingerprint records
86. Current palm vein records
87. Previous palm vein records
88. Current iris records
89. Previous iris records
90. Current retina records
91. Previous retina records
92. Current DNA fingerprint records
93. Previous DNA fingerprint records
94. Current genetic fingerprint records
95. Previous genetic fingerprint records
96. Current biometric fingerprint records
97. Previous biometric fingerprint records
98. Current facial fingerprint records
99. Previous facial fingerprint records
100. Current voice fingerprint records
101. Previous voice fingerprint records
102. Current handwriting fingerprint records
103. Previous handwriting fingerprint records
104. Current signature fingerprint records
105. Previous signature fingerprint records
106. Current ink fingerprint records
107. Previous ink fingerprint records
108. Current fingerprint fingerprint records
109. Previous fingerprint fingerprint records
110. Current palm vein fingerprint records
111. Previous palm vein fingerprint records
112. Current iris fingerprint records
113. Previous iris fingerprint records
114. Current retina fingerprint records
115. Previous retina fingerprint records
116. Current DNA fingerprint fingerprint records
117. Previous DNA fingerprint fingerprint records
118. Current genetic fingerprint fingerprint records
119. Previous genetic fingerprint fingerprint records
120. Current biometric fingerprint fingerprint records
121. Previous biometric fingerprint fingerprint records
122. Current facial fingerprint fingerprint records
123. Previous facial fingerprint fingerprint records
124. Current voice fingerprint fingerprint records
125. Previous voice fingerprint fingerprint records
126. Current handwriting fingerprint fingerprint records
127. Previous handwriting fingerprint fingerprint records
128. Current signature fingerprint fingerprint records
129. Previous signature fingerprint fingerprint records
130. Current ink fingerprint fingerprint records
131. Previous ink fingerprint fingerprint records

PROVIDED, that such age limitation shall not apply to an individual accompanied by an adult for the specific and limited purpose of proceeding directly and immediately across the gaming area for a legitimate non-gaming purpose, with no gaming area loitering or gaming participation by the under age person or accompanying adult.

INCORPORATED ON THE LAST DATE ENTERED BELOW.

THE LUMMI NATION

THE STATE OF WASHINGTON

By: Evelyn Jefferson
Evelyn Jefferson, Chair
The Lummi Nation

By: Rick Day
Rick Day, Director
Washington State Gambling Commission

Date: May 18, 2006

Date: 5/31/06