activities under this permit, each of your subpermittees must have a copy of your abatement permit and a dated letter from you identifying him or her (name, address, falconry permit number) as your subpermittee.

H. You must submit a Service form 3-186A (Migratory Bird Acquisition and Disposition Report) completed in accordance with the instructions on the form for each acquisition and disposition of a raptor.

I. If your raptor takes an MBTA-protected bird in the course of conducting abatement and that take is not authorized by a federal depredation order or federal depredation permit, the bird must be left in the field (or the raptor may be allowed to feed on it in the field), except at locations (e.g., airports or airfields) where human safety considerations preclude the bird being left in the field.

J. All facilities and equipment must meet standards described in 50 CFR 21.29 and all birds must be maintained under humane and healthful conditions at all times.

K. Acceptance of this permit authorizes inspection in accordance with 50 CFR 13.47.


Todd Willens,
Assistant Secretary for Fish and Wildlife and Parks.

[FR Doc. E7–23797 Filed 12–7–07; 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 Class III gaming compact.

SUMMARY: This notice publishes the Approval of the Tribal—State Compact between the State of Washington and the Tulalip Tribe.

DATES: Effective Date: December 10, 2007.


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 approved Tribal—State compacts for the purpose of engaging in Class III gaming activities on Indian lands. The Compact allows Class III gaming as a means of promoting tribal economic development, self-sufficiency and strong tribal governments, and also honors the policy of the State of Montana to maintain a uniform regulatory climate that assures players, owners, tourists, citizens and others that gambling in Montana is fair and protected from corrupt influences.

Carl J. Artman,
Assistant Secretary—Indian Affairs.

[FR Doc. E7–23886 Filed 12–7–07; 8:45 am]
BILLING CODE 4310–44–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[Wy–060–08–1610–DR]


AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of Availability.

SUMMARY: In accordance with the National Environmental Policy Act of 1969 and the Federal Land Policy and Management Act of 1976, and the Bureau of Land Management (BLM) management policies, the BLM announces the availability of the Record of Decision (ROD)/Approved Resource Management Plan (RMP) for the Casper Field Office located in Converse, Goshen, Natrona, and Platte counties, Wyoming. The Wyoming State Director signed the ROD, which constitutes the final decision of the BLM and makes the Approved RMP effective immediately.

ADDRESSES: Copies of the ROD/Approved RMP are available upon request from the Field Manager, Casper Field Office, Bureau of Land Management, 2987 Prospector Drive, Casper, WY 82604 or via the Internet at http://www.blm.gov/rmp/casper/.

FOR FURTHER INFORMATION CONTACT: Linda Slone, RMP Project Manager, Bureau of Land Management, 2987 Prospector Drive, Casper, WY 82604; telephone (307) 261–7520; fax (307) 261–7587; e-mail CRM_P_wyemail@blm.gov with Casper RMP in the subject line.

SUPPLEMENTARY INFORMATION: The Approved Casper RMP was developed with broad public participation through a 4 year collaborative planning process. The Approved RMP addresses management on approximately 1.4 million acres of BLM-administered public land surface and 4.7 million acres of Federal mineral estate in east-central Wyoming. The ROD/Approved Casper RMP replaces the 1985 Platte River ROD/RMP. The Approved RMP is designed to achieve or maintain desired future conditions developed through the planning process. It includes a series of management actions to meet the desired resource conditions for physical, biological, and heritage resources while providing opportunities for various resource uses: i.e. livestock grazing; energy and mineral exploitation and development; rights-of-way and corridors; and recreation and off-highway vehicle use.
The Honorable Melvin Sheldon  
Chairman, Tulalip Board of Directors  
6700 Totem Beach Road  
Marysville, Washington 98271-9715

Dear Chairman Sheldon:

On October 10, 2007 we received the Appendix X2 Revision between the Washington State Gambling Commission and the Tulalip Tribes of Washington. We have completed our review of this Compact and conclude that it does not violate the Indian Gaming Regulatory Act of 1988 (IGRA), Federal law, or our trust responsibility. Therefore, pursuant to my delegated authority and Section 11 of IGRA, we approve the Compact. This Compact 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 success in their economic venture.

Sincerely,

[Signature]

Acting Deputy Assistant Secretary  
– Policy and Economic Development

Enclosure

Similar Letter Sent to:  
Mr. Rick Day  
Director, Washington State Gambling Commission  
P.O. Box 42400  
Olympia, Washington 98504
APPENDIX X2 REVISION
Between the
Washington State Gambling Commission
And The
Tulalip Tribes of Washington

AX2R – 2007-01

This Appendix X2 Revision (AX2R) is entered into between the State of Washington Gambling Commission (State) and the Tulalip Tribes of Washington (Tribes) pursuant to the Tribal-State Compact (Compact) for Class III Gaming, Appendix X2 Section 11 (Alternative Standards). The Tribes and the State entered into the Compact on August 2, 1991 pursuant to the Indian Gaming Regulatory Act of 1988 ("IGRA") and signed the Seventh Amendment to the Tribal-State Compact, incorporating Appendix X2, on March 30, 2007.

The purpose of the revision is to provide an alternative standard to satisfy the technical requirements of Section 5.3. This alternative standard will allow recall of cash and cash equivalent requirements for TLS equipment that has current capacity restrictions which are within an acceptable range of deviation from the stated requirement in Section 5.3.4 of Appendix X2.

Appendix X2, Section 5.3 shall be modified to state, in pertinent part:

5.3 Non-Volatile Backup Memory Required. A non-volatile backup memory or its equivalent shall be maintained in a secure compartment on each Player Terminal for the purpose of storing and preserving a redundant set of critical data which has been error checked in accordance with this Appendix, and which data shall include, at a minimum, the following Player Terminal information: ...

5.3.4 Recall of the last twenty (20) cash or cash equivalent deposits, with metering in the game of all funds deposits.

Pursuant to the Tribes’ request, the Tribes and State agree to the modifications noted above. The Tribes and State further agree that should the terms of this AX2R become invalid, by any means or for any reason, the wording of the affected portion of the Appendix X2, as originally worded or subsequently amended, shall immediately be reinstated and binding.

Signed:

Rick Day, Director
Washington State Gambling Commission
Date: 9-26-07

Melvin Sheldon Jr., Chair
The Tulalip Tribes
Date: 7/14/07

Chairman
Washington State Gambling Commission
Date: ____________________
Consistent with 25 U.S.C.A. Sec. 2710 (d)(8), the Tribal-State Compact Appendix X2 Revision between the Washington State Gambling Commission And The Tulalip Tribes of Washington dated March 13, 2007, is hereby approved on this _____ day of __________, 2007, by the Assistant Secretary – Indian Affairs, United States Department of the Interior.

UNITED STATES DEPARTMENT OF THE INTERIOR

[Signature]

George [T] Skibine
Acting Deputy Assistant Secretary – Policy and Economic Development