V. Notification of Selection/Non-Selection

Those tribes selected to participate will be notified by letter. Tribes will be notified within 60 days of the application deadline. Upon notification, each tribe selected will be awarded a grant.

The Chief, Division of Workforce Development will notify each tribe of non-selection.

VI. Authority

This notice is published in accordance with Public Law 102–477 and is in the exercise of authority delegated to the Principal Deputy Assistant Secretary—Indian Affairs by 209 DM 8.

Michael D. Olsen, Acting Principal Deputy Assistant Secretary—Indian Affairs.

DEPARTMENT OF THE INTERIOR
Bureau of Land Management
[UT-923–06–1320–00]

Notice of Federal Competitive Coal Lease Sale, Utah

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of Competitive Coal Lease Sale, Kenilworth Tract Coal Lease Application UTU–81893.

SUMMARY: Notice is hereby given that the United States Department of the Interior, Bureau of Land Management—Utah State Office will offer certain coal resources described below as the Kenilworth Tract (UTU–81893) in Carbon County, Utah, for competitive sale by sealed bid, in accordance with the provisions for competitive lease sales in 43 CFR 3422.2(a), and the Mineral Leasing Act of 1920, as amended and supplemented (30 U.S.C. 181 et seq.).

DATES: The lease sale will be held at 1 p.m., Thursday June 8, 2006. The bid must be sent by certified mail, return receipt requested, or be hand delivered to the address indicated below, and must be received on or before 10 a.m., Thursday, June 8, 2006. The Cashier will issue a receipt for each hand delivered sealed bid, any bid received after the time specified will not be considered and will be returned. The outside of the sealed envelope containing the bid must clearly state that the envelope contains a bid for Coal Lease Sale UTU–81893, and is not to be opened before the date and hour of the sale.

ADDRESSES: The lease sale will be held in the Utah State Office, Bureau of Land Management in the Monument Conference Room, Fifth Floor, 440 West 200 South, Salt Lake City, Utah. Sealed bids can be hand delivered to the cashier, Utah State Office, 440 West 200 South, Suite 500, Salt Lake City, Utah, or may be mailed to the Bureau of Land Management, Utah State Office, P.O. Box 45155, Salt Lake City, Utah 84145–0155.

FOR FURTHER INFORMATION CONTACT: Stan Perkes, 440 West 200 South, Suite 500, Salt Lake City, Utah 84101–1345 or telephone 801–539–4036.

SUPPLEMENTARY INFORMATION: This Coal Lease Sale is being held in response to a lease application (LBA) filed by Andalex Resources Inc. The coal resources to be offered consist of all recoverable reserves available in the following described lands located in Carbon County, Utah approximately eight miles northeast of Helper, Utah on private lands with federally administered minerals:

T. 12 S., R. 10 E., SLM, Carbon County, Utah Sec. 26, NW¼SW¼, SE¼SW¼, SE¼; Sec. 27, S½;
Sec. 34, SW¼NE¼, NW¼NE¼, NW¼, S½; Sec. 35, NE¼, S½NW¼, S½;

Containing 1,760.00 acres

The Kenilworth coal tract has one or more mineable coal beds. The mineable portions of the Castlegate A coal bed in this area are around six to twelve feet in thickness. The Castlegate A bed contains more than 14.9 million tons of recoverable high-volatile A bituminous coal. The Kenilworth coal bed may be recoverable but further analysis will be required through. The estimated coal quality in the Castlegate A coal bed on an “as received basis” is as follows:

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>EBu/lb.</td>
<td>13.08</td>
</tr>
<tr>
<td>Percent moisture</td>
<td>2.92</td>
</tr>
<tr>
<td>Percent ash</td>
<td>7.61</td>
</tr>
<tr>
<td>Percent volatile matter</td>
<td>41.82</td>
</tr>
<tr>
<td>Percent fixed carbon</td>
<td>47.83</td>
</tr>
<tr>
<td>Percent sulfur</td>
<td>0.41</td>
</tr>
</tbody>
</table>

The Kenilworth Tract will be leased to the qualified bidder of the highest cash amount, provided that the high bid equals or exceeds the Fair Market Value (FMV) for the tract as determined by the authorized officer after the Sale. The Department of the Interior has established a minimum bid of $100 per acre or fraction thereof for the tracts.

The minimum bid is not intended to represent the FMV. The lease issued as a result of this offering will provide for payment of an annual rental of $3 per acre, a royalty rate of 12.5 percent of the value of coal mined by surface methods, and a royalty of 8 percent of the value of the coal produced by underground mining methods. The value of the coal will be determined in accordance with 30 CFR 206.250.

The required Detailed Statement, including bidding instructions for the offered tracts and the terms and conditions of the proposed coal lease, is available from Bureau of Land Management, Utah State Office, P.O. Box 45155, Salt Lake City, Utah 84145–0155 or in the Public Room (Room 500), 440 West 200 South, Salt Lake City, Utah 84101. All case file documents and written comments submitted by the public on Fair Market Value or royalty rates except those portions identified as
Honorable John Houle  
Chairman, Chippewa Cree  
Business Committee  
RR1, P.O. Box 544  
Box Elder, Montana 59521

Dear Chairman Houle:

On March 21, 2006, we received the Amendment to Interim Compact between the Chippewa Cree Tribe of the Rocky Boy’s Reservation (Tribe) and the state of Montana (State) executed on November 21, 2005 (Amendment), regarding Class III Gaming on the Rocky Boy’s Reservation.

We have completed our review of this Amendment and conclude that it does not violate the Indian Gaming Regulatory Act (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. (d)(3)(B), is published in the Federal Register.

A similar letter is being sent to the Honorable Brian Schweitzer, Governor, State of Montana. We wish the Tribe and State continued success in their economic venture.

Sincerely,

George T. Skibine  
Acting Deputy Assistant Secretary  
for Policy and Economic Development
AMENDMENT TO INTERIM COMPACT BETWEEN THE CHIPPEWA CREE TRIBE OF THE ROCKY BOY'S RESERVATION AND THE STATE OF MONTANA REGARDING CLASS III GAMING ON THE ROCKY BOY'S RESERVATION

THIS AMENDMENT TO INTERIM COMPACT BETWEEN THE CHIPPEWA CREE TRIBE OF THE ROCKY BOY'S RESERVATION AND THE STATE OF MONTANA REGARDING CLASS III GAMING ON THE ROCKY BOY'S RESERVATION is entered into by the State of Montana (hereinafter "State") and the Chippewa Cree Tribe of the Rocky Boy's Reservation (hereinafter "Tribe").

RECITALS

WHEREAS, the State and the Tribe entered into the INTERIM COMPACT BETWEEN THE CHIPPEWA CREE TRIBE OF THE ROCKY BOY'S RESERVATION AND THE STATE OF MONTANA REGARDING CLASS III GAMING ON THE ROCKY BOY'S RESERVATION (hereinafter "Agreement") on April 19, 1993; and

WHEREAS, the term of the Agreement was extended by agreement of the parties until such time as another compact is agreed upon between the State and the Tribe; and

WHEREAS, the Agreement may be amended by the parties pursuant to Section IX of the Agreement; and

WHEREAS, the parties desire to amend certain provisions of the Agreement until such time as another compact is agreed upon by the parties;

NOW THEREFORE, the State and the Tribe agree to amend the Agreement as follows:

Section V. B. of the Agreement is amended to read as follows:

B. All video bingo, video poker and video keno machines, licensed by the Tribe shall also comply with the following conditions:

1) No prize may exceed the value of One Thousand Five Hundred Dollars ($1,500.00) for each award;
2) No more than Three Hundred (300) tribally owned machines shall be available for play on the Rocky Boy's Reservation;
3) No more than Five Dollars ($5.00) may be wagered per play on a tribally owned machine; and
4) Video bingo, video poker and video keno machines shall meet the requirements and specifications contained in Appendix A as amended and attached hereto.
Appendix A of the Agreement is replaced by the following:

APPENDIX A
VIDEO GAMBLING MACHINES

I. Technical Standards for Electronic Games of Chance

a. The State and the Tribe agree that all class III electronic games of chance will comply with the technical standards of the Montana Department of Justice, Gambling Control Division as set out in the Administrative Rules of Montana 23.16.1901 through 23.16.1911, 23.16.1920 and where applicable the definitions in 23.16.1802, subject to the exceptions as set forth in section II below.

b. The State and the Tribe agree that the State will timely notify the Tribe of any subsequent changes to the above listed Administrative Rules of Montana and upon such notification said changes will become a part of Appendix A by reference.

II. Exceptions to the Technical Standards for Electronic Games of Chance

a. Any definitions of bingo or electronic bingo that are electronic, computer or other technological aids to the Class II game of bingo, as defined by IGRA or Rules of the National Indian Gaming Commission (25 CFR Part 502).

b. Any definitions or rules relating to the licensing or permitting of video gambling machine owners or operators.

c. A video gambling machine authorized under this agreement shall be tested and approved by the Tribe before placement on the Reservation. Any gambling device approved and licensed by the Tribe under this agreement must meet all technical requirements as set forth in the Administrative Rules of Montana as referenced in Section I of this Appendix. The Tribe may contract with the State for certification and inspection of video gambling machines under a contract separate and apart from this Agreement.

Appendix I, Section II, part (4) of the Agreement is replaced by the following:

(4) Except as provided in subsection (6),
(a) The price for an individual keno card may not exceed 50 cents;
(b) a prize may not exceed the value of $1,500.00 for each individual keno card; and,
(c) It is unlawful to, in any manner; combine any awards so as to increase the ultimate value of the award.

Appendix I, Section II, part (6) is replaced by the following:

(6) Variations of the game of keno, as authorized in section III, in which a player selects three or more numbers and places a wager on various combinations of these numbers is permissible if:
(a) no more than 50 cents is wagered on each combination of numbers; and
(b) A winning combination does not pay more than $1,500.00.

As required by Section IX of the Agreement, the parties' signatures are set forth below. Except as expressly amended hereby, all terms and conditions of the Agreement remain in full force and effect until another compact is executed.

CHIPEEWA CREE TRIBES OF
THE ROCKY BOY'S RESERVATION

[Signature]
John C. Houle
Chippewa Cree Business Committee
Date: 11-16-05

STATE OF MONTANA

[Signature]
Brian Schweitzer
Governor
Date: 11-18-05

Approved pursuant to § 18-11-105, MCA:

[Signature]
Mike McGrath
Attorney General
Date: 11-21-05

Deputy Assistant Secretary
Policy and Economic Development

[Signature]
Date: 4-12-06