SUMMARY: On February 29, 2008, the Bureau of Land Management (BLM) published in the Federal Register (73 FR 21139) the Notice of Availability (NOA) of Snake River Birds of Prey National Conservation Area (NCA) Proposed Resource Management Plan (RMP) and Final Environmental Impact Statement (FEIS), Idaho. This notice inadvertently gave the incorrect Internet address for viewing the Proposed RMP/FEIS on the Internet. The correct Internet address is: http://www.blm.gov/id/st/en/fo/four_rivers/Planning/snake_river_birds.html.

FOR FURTHER INFORMATION CONTACT: John Sullivan, NCA Manager, BLM Four Rivers Field Office, 3948 Development Ave., Boise, Idaho 83705, phone 208-384-3300, e-mail address: John_Sullivan@blm.gov.

Thomas H. Dyer, Bureau of Land Management, Idaho State Director. [FR Doc. E8-5296 Filed 3-14-08; 8:45 am]

SUPPLEMENTARY INFORMATION: The BLM is considering issuing a coal lease as a result of an April 6, 2005, application made by Antelope Coal Company (Antelope) to lease the Federal coal in the West Antelope II coal tract. This tract is located in Converse and Campbell counties and is near the Antelope Mine, approximately 50 miles north of Douglas, Wyoming. The DEIS analyzes and discloses to the public the direct, indirect, and cumulative environmental impacts of issuing a Federal coal lease in the Wyoming portion of the Powder River Basin. A copy of the DEIS has been sent to affected Federal, State, and local government agencies; persons and entities identified as potentially being affected by a decision to lease the Federal coal in this tract; and persons who indicated to the BLM that they wished to receive a copy of the DEIS.

The purpose of the public hearing is to solicit comments on the DEIS, on the proposed competitive sale of the West Antelope II coal tract, and comments on the FMV and MER of the Federal coal. Antelope originally applied for the tract in accordance with 43 CFR part 3425 in order to extend the life of the existing Antelope Mine. The application estimated that the tract includes approximately 429.7 million tons of in-place Federal coal underlying the following lands in Converse and Campbell Counties, Wyoming: T. 40 N., R. 71 W., 6th PM, Wyoming Section 5; Lot 18; Section 8: Lots 1 through 3, 6 through 11, 14 through 16;
Honorable Delores Pigsley  
Chairperson, Confederated Tribes of Siletz Indians of Oregon  
P.O. Box 549  
Siletz, Oregon 97380-0549  

Dear Chairperson Pigsley:  

On February 21, 2008, we received Amendment II of the Tribal-State Compact for Regulation of Class III Gaming (Amendment) between the Confederated Tribes of Siletz Indians of Oregon (Tribe) and the state of Oregon (State). 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.  

A similar letter is being sent to the Honorable Theodore R. Kulongoski, Governor, State of Oregon. We wish the Tribe and the State continued success in their economic venture.  

Sincerely,  

[Signature]  

Acting Deputy Assistant Secretary -  
Policy and Economic Development  

Enclosure
TRIBAL-STATE COMPACT FOR REGULATION OF CLASS III GAMING BETWEEN
THE CONFEDERATED TRIBES OF SILETZ INDIANS OF OREGON AND THE
STATE OF OREGON

AMENDMENT II

This amendment is made to the Class III Gaming Compact between the Confederated Tribes of the Siletz Indians ("the Tribe") and the State of Oregon executed on September 14, 1999 and approved by the Secretary of the Interior on October 29, 1999, effective November 12, 1999. The terms of this Amendment are in addition to and, except as specifically provide herein, do not supersede any of the provisions of the original Compact, or Amendment I hereeto.

WHEREAS, the State wishes to amend the compact to both revise the methodology for the Tribe’s payment for Oregon State Police (OSP) activities authorized in the Compact and to remove the OSP payment provisions from the Compact and place them in a memorandum of understanding; and

NOW THEREFORE, the Tribe and the State hereby approve the following amendment to the Compact:

I. Section 10.A. is revised to read as follows:

A. Assessment for State Monitoring, Oversight and Law Enforcement Costs.

1. The Tribe agrees that is has a responsibility to pay its proportionate share of total cost of performance by OSP of its monitoring and oversight activities, authorized pursuant to this Compact, including associated overhead. The Tribe agrees to pay within 30 days of billing its share of the Oregon State Police costs pursuant to the formula set forth in a memorandum of understanding (OSP Payment MOU) executed by the Tribe and the State amended by the parties without amending this Compact.

2. To give the Tribe an opportunity for review and comment on the OSP’s biennium budget, the OSP agrees to meet and discuss the proposed budget with the Tribe no latter than thirty (30) days before the proposed budget is submitted to the Governor. Oregon State Police shall distribute, during the development of its biennium budget, a draft to the Tribe of the Tribal Gaming portion of the budget. Prior to submission of the proposed budget to either the Governor or the Legislature, OSP agrees to meet with the Tribe. The Oregon State Police shall give full consideration to the Tribe’s comments on the Tribal Gaming Section budget. Notwithstanding the right of the Tribe to comment on the Tribal Gaming Section budget, the Tribe retains the right to participate in any public review by either the Governor or the Legislature on the Oregon State Police budget as well as before the Emergency Board for any increase in the Oregon State Police budget.
3. Because of the government-to-government relationship between the Tribe and the State, the parties recognize that the obligation of the Tribe to pay for the Oregon State Police costs as provided by this Compact is unique. Nothing is this Compact is intended to, nor shall be construed as, creating a responsibility for the Tribe to pay for any other governmental service rendered by or received from the State.

4. The methodology for the payment of Oregon State Police costs as set forth in the OSP Payment MOU shall begin on the effective date of the OSP Payment MOU referenced in Section 10.A.1. Until the date the OSP Payment MOU becomes effective, the current methodology remains in effect.

Executed as of the date and year below.

STATE OF OREGON

Dated: 2-15-08

Theodore R. Kulongoski, Governor

CONFEDERATED TRIBES OF SILETZ INDIAN OF OREGON

Dated: ____________________________

Delores Pigsley, Chairman

APPROVED FOR LEGAL SUFFICIENCY

Stephanie L. Striffler
Special Counsel to the Attorney General
Dated: 2/20/08

Approved by Acting Deputy Assistant Secretary
- Policy and Economic Development

By: ____________________________

Dated: FEB 28 2008