

Dated: May 15, 2007.

David A. Schwartz,
Director, National Institute of Environmental
Health Sciences and National Toxicology
Program.

[FR Doc. E7-10479 Filed 5-30-07; 8:45 am]

BILLING CODE 4140-01-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 the
Approval of the Tribal-State Compact
for Class III Gaming Amendments
between the State of Washington and
the Chehalis Confederated Tribes,
Confederated Tribes of the Colville
Reservation, Hoh Indian Tribe,
Jamestown S'Klallam Tribe, Kalispel
Tribe of Indians, Lower Elwha Klallam
Tribe, Lummi Indian Nation, Makah
Nation, Muckleshoot Indian Tribe,
Nisqually Indian Tribe, Nooksack
Indian Tribe, Port Gamble S'Klallam
Tribe, Puyallup Tribe of Indians,
Quileute Indian Tribe, Quinault Indian
Nation, Samish Indian Nation, Sauk-
Suiattle Indian Tribe, Shoalwater Bay
Tribe, Skokomish Indian Tribe,
Snoqualmie Tribe, Squaxin Island Tribe,
Stillaguamish Tribe, Suquamish Tribe,
Swinomish Tribe, Tulalip Tribes, Upper
Skagit Tribe, and the Yakama Nation.

DATES: *Effective Date:* May 31, 2007.

FOR FURTHER INFORMATION CONTACT:
George T. Skibine, Director, Office of
Indian Gaming, 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 compacts for the
purpose of engaging in Class III gaming
activities on Indian lands. This
Amendment, effective today, authorizes
changes to the authorized games section
of the tribes compact. Those changes
include changes to the Tribal Lottery
Systems in accordance with state law.

George T. Skibine,
Acting Principal Deputy Assistant Secretary—
Indian Affairs.

[FR Doc. E7-10397 Filed 5-30-07; 8:45 am]

BILLING CODE 4310-4N-P

DEPARTMENT OF THE INTERIOR

National Park Service

Quarry Visitor Center, Draft Environmental Impact Statement, Dinosaur National Monument, Colorado and Utah

AGENCY: National Park Service,
Department of the Interior.

ACTION: Notice of availability of the draft
environmental impact statement for the
quarry visitor center, dinosaur national
monument.

SUMMARY: Pursuant to the National
Environmental Policy Act of 1969, 42
U.S.C. 4332(c)(C), the National Park
Service announces the availability of a
Draft Environmental Impact Statement
for the Quarry Visitor Center at
Dinosaur National Monument, Colorado
and Utah.

The Draft Environmental Impact
Statement contains five alternatives.

Alternative A—No Action. The
Quarry Visitor Center (QVC) was closed
to the staff and public because of serious
life safety issues caused by building
instability on July 12, 2006. The QVC
protected 1,500 dinosaur fossils *in situ*
and provided access to the park's
primary resource. The building would
remain closed to the public; functions
would remain displaced; and critical
resources would be threatened.

**Alternative B—Preferred
Alternative—Rehabilitate the Exhibit
Hall and Construct a New Facility Off-
site.** The existing exhibit hall would be
rehabilitated to adequately protect fossil
resources and provide access to the
public. Currently displaced functions
would be constructed at a location off-
site that has stable soil.

**Alternative C—Retain the Exhibit Hall
and Construct a New Facility at the
Quarry Visitor Center.** The exhibit hall
would be rehabilitated to protect fossil
resources and provide access to the
public, and the currently displaced
functions would be reconstructed on the
unstable soil that has caused building
movement for more than 50 years.

**Alternative D—Retain the Exhibit Hall
and Construct Wings Similar.** The
exhibit hall would be rehabilitated to
protect fossil resources and provide
access to the public. The remaining
portions of the building would be
reconstructed in the original footprint
and dysfunctional configuration on the
unstable soil that has caused building
movement for more than 50 years.

**Alternative E—Demolish the Entire
Facility and Construct a New Facility at
the QVC Site.** The entire building would
be demolished and rebuilt on the

unstable soil that has caused building
movement for more than 50 years.

**General Assumptions/Conditions that
Apply to all Alternatives—Engineers
and architects estimate that only 10% of
the historic fabric could be used for any
of the alternatives. All alternatives
would result in reconstruction, which is
not an approved treatment under the
Secretary's guidelines. Thus, the
National Historic Landmark designation
cannot be preserved under any
alternative.**

DATES: The National Park Service will
accept comments on the Draft
Environmental Impact Statement from
the public for 60 days from the date the
Environmental Protection Agency
publishes the Notice of Availability. No
public meetings are scheduled at this
time.

ADDRESSES: Information will be
available for public review and
comment online at [http://
parkplanning.nps.gov](http://parkplanning.nps.gov), in the office of
the Superintendent, Mary Risser, 4545
E. Highway 40, Dinosaur, CO, (970)
374-3001 and the following locations:
The Moffatt County Library, 570 Green
St., Craig, CO 81625 and the Uintah
County Library, 155 East Main, Vernal,
UT 84078.

FOR FURTHER INFORMATION CONTACT:
Mary Risser, 4545 E. Highway 40,
Dinosaur, CO, (970) 374-3001,
Mary_Risser@nps.gov.

SUPPLEMENTARY INFORMATION: If you
wish to comment, you may submit your
comments by any one of several
methods. You may mail comments to
Dinosaur National Monument
Headquarters, 4545 E. Highway 40,
Dinosaur, CO. You may also comment
via the Internet at [http://
parkplanning.nps.gov](http://parkplanning.nps.gov). If you do not
receive a confirmation from the system
that we have received your Internet
message, contact us directly at
970.374.3001. Finally, you may hand-
deliver comments to the park
headquarters at the above address.
Before including your address, phone
number, e-mail address, or other
personal identifying information in your
comment, you should be aware that
your entire comment—including your
personal identifying information—may
be made publicly available at any time.
While you can ask us in your comment
to withhold your personal identifying
information from public review, we
cannot guarantee that we will be able to
do so.



United States Department of the Interior

OFFICE OF THE SECRETARY
WASHINGTON, D.C. 20240



MAY 17 2007

Honorable Michael E. Marchand
Chairman, Confederated Tribes
of the Colville Reservation
P.O. Box 150
Nespelem, Washington 99155-0150

Dear Chairman Marchand:

On April 3, 2007, we received the First Amendment to the Tribal-State Compact for Class III Gaming between the Confederated Tribes of the Colville Reservation (Tribe) and the State of Washington (State), executed on March 30, 2007 (Amendment). 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. §2710(d)(3)(B), is published in the FEDERAL REGISTER.

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

Sincerely,

Acting Principal Deputy Assistant Secretary –
Indian Affairs

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



FIRST AMENDMENT TO THE TRIBAL/STATE COMPACT
FOR CLASS III GAMING
BETWEEN
THE CONFEDERATED TRIBES OF THE COLVILLE RESERVATION
AND THE STATE OF WASHINGTON

WHEREAS, on August 29, 2002, the State of Washington and the Confederated Tribes of the Colville Reservation (hereinafter referred to as the "Tribes") executed a Class III Gaming Compact pursuant to the Indian Gaming Regulatory Act (IGRA) of 1988, P.L. 100-497, codified at 25 USC Section 2701 et seq. and 18 USC Section 1166-1168, and

WHEREAS, the Class III Gaming Compact executed by the State and the Tribes, as well as Appendix "A," Appendix "Colville," and Appendix "X," which authorized the Tribal Lottery Systems described therein, were approved by the Secretary of the Interior and are in full force and effect (hereinafter referred to as the "Compact"), and

WHEREAS, since the adoption of Appendix X, the State and Tribes have agreed to certain optional changes to the Tribal Lottery System that require Appendix X to be supplemented by further amendment known as Appendix X2,

NOW, THEREFORE, the Compact shall be, and hereby is, amended to read and state as follows:

1. Appendix X2, in the form attached hereto, is added to the IGRA Compact between the Confederated Tribes of the Colville Reservation and the State of Washington and is hereby incorporated by reference as a fully enforceable part of the Compact. PROVIDED, that the provisions of Subsection 12.2.1 of said Appendix are not applicable to the Confederated Tribes of the Colville Reservation, which shall continue to operate in accordance with the numerical Player Terminal limitations set forth in its existing Compact with the State of Washington; and

2. That for so long as voluntary charitable contributions by the Confederated Tribes of the Colville Reservation when combined with community impact aid payments, made in accordance with Section XIV.C(2) of the existing Compact, equal or exceed two percent (2%) of the Tribes' net win from Class III gaming, as verified by the State Gaming Agency in accordance with Section VII.B(1) of the Compact, the Tribes shall not be subject to the provisions of Sections 14.1 or 14.2 of Appendix X2; and
3. Tribal Lottery Systems operated in accordance with the requirements of Appendix X2 are hereby recognized as additional authorized gaming activities under Section III of this Compact.

IN WITNESS WHEREOF, the Confederated Tribes of the Colville Reservation and the State of Washington have executed this First Compact Amendment.

CONFEDERATED TRIBES OF THE COLVILLE RESERVATION

BY: Michael E. Marchand
MICHAEL E. MARCHAND, Chair

Dated: 3-19-07, 2007.

STATE OF WASHINGTON

BY: Christine Gregoire
CHRISTINE O. GREGOIRE, Governor

Dated: 3/30, 2007.

DEPARTMENT OF THE INTERIOR

BY: [Signature]
Acting Principal Deputy Assistant
Secretary – Indian Affairs

Dated: 5-17-07