106TH CONGRESS 1ST SESSION H.R. 1811

To amend the Indian Gaming Regulatory Act to provide adequate and certain remedies for sovereign tribal governments, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

MAY 13, 1999

Mr. PASTOR introduced the following bill; which was referred to the Committee on Resources, and in addition to the Committees on the Judiciary, and Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

- To amend the Indian Gaming Regulatory Act to provide adequate and certain remedies for sovereign tribal governments, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; REFERENCE.

- 4 (a) SHORT TITLE.—This Act may be cited as the
 5 "Indian Gaming Regulatory Act Amendments of 1999".
- 6 (b) REFERENCE.—Unless otherwise stated, whenever 7 in this Act a section or other provision is amended or re-8 pealed, such amendment or repeal shall be considered to

	2
1	be made to that section or other provision of the Indian
2	Gaming Regulatory Act (25 U.S.C. 2701 et seq.).
3	SEC. 2. FINDINGS.
4	Section 2 of the Act (25 U.S.C. 2701) is amended—
5	(1) by striking "and" at the end of paragraph
6	(4);
7	(2) by striking the period at the end of para-
8	graph (5) and inserting in lieu thereof a semicolon;
9	and
10	(3) by adding at the end the following:
11	"(6) tribal systems for the regulation of gaming
12	activities should be structured to maintain and pre-
13	serve the integrity and fairness of tribal gaming op-
14	erations;
15	((7) the operation of gaming activities on In-
16	dian lands has had a significant impact on com-
17	merce with foreign nations, among the several
18	States, and with Indian tribes; and
19	"(8) the United States Constitution vests the
20	Congress with the powers to regulate commerce with
21	foreign nations, and among the several States, and
22	with Indian tribes, and this Act is enacted in the ex-
23	ercise of those powers, and shall extend to and en-
24	compass all federally recognized Indian tribes.".

1 SEC. 3. DECLARATION OF POLICY.

2	Section 3 of the Act (25 U.S.C. 2702) is amended—
3	(1) by striking "and" at the end of paragraph
4	(2);

5 (2) by striking the period at the end of para-6 graph (3) and inserting in lieu thereof "; and"; and 7

7 (3) by adding at the end the following new8 paragraph:

9 "(4) to ensure the right of Indian tribes to con-10 duct gaming activities on Indian lands in a manner 11 consistent with the decision of the Supreme Court in 12 California et al. v. Cabazon Band of Mission Indians 13 et al. (480 U.S.C. 202, 107 S.Ct. 1083 (1987)), in-14 volving the Cabazon and Morango Bands of Mission 15 Indians.".

16 SEC. 4. DEFINITIONS.

17 (a) CLASS I GAMING.—Section 4(6) of the Act (25
18 U.S.C. 2703(6)) is amended by inserting "played" after
19 "social games".

20 (b) CLASS II GAMING.—(1) Section 4(7)(A) of the
21 Act (25 U.S.C. 2703(7)(A)) is amended—

(A) in clause (i), by amending the matter fol-lowing subclause (III) to read as follows:

24 "including pull tabs, lotto, punch boards, tip jars,
25 instant, and games similar to bingo (whether or not
26 electronic, computer, or other technologic aids are
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- 4 (B) by amending clause (ii) to read as follows: 5 "(ii) card games where the gaming oper-6 ation does not have a stake in the outcome of 7 the game, and for the purposes of this clause, 8 a stake in the outcome of the game shall not in-9 clude (I) receiving a fixed percentage of the wa-10 gers made; (II) receiving a fixed fee per game 11 played; or (III) a rental fee for the player to 12 participate in the game.".
- 13 (2) Section 4(7)(C) of the Act (25 U.S.C.
 14 2703(7)(C)) is amended by striking "as determined by the
 15 Chairman".

16 (3)(A) Section 4(7) of the Act (25 U.S.C. 2703(7))
17 is amended by striking subparagraphs (D), (E), and (F).
18 (B) Public Law 101–301 (25 U.S.C. 2703 note) is
19 amended by striking section 6.

20 (c) COMPACT AND MANAGEMENT CONTRACT.—Sec21 tion 4(7) of the Act (25 U.S.C. 2703) is amended—

(1) by redesignating paragraphs (9) and (10)
as paragraphs (11) and (12), respectively; and

24 (2) by inserting after paragraph (8) the fol-25 lowing new paragraphs:

"(9) The term 'compact' means an agreement
relating to the operation of class III games on Indian lands entered into by an Indian tribe and a
State, which is approved by the Secretary, or the
procedures in lieu of such an agreement, published
by the Secretary.

"(10) The term 'management contract' means 7 8 any contract, other than employment contract, that 9 empowers any entity, which is not totally owned and 10 controlled by the tribe, with decision-making author-11 ity over any gaming-related aspect of the gaming op-12 eration. Decision-making authority means the exer-13 cise of authority or supervision or the power to make 14 or cause to be made any discretionary decision with 15 regard to matters which have a substantial effect on 16 the management aspects of a gaming operation.".

17 SEC. 5. NATIONAL INDIAN GAMING COMMISSION.

18 (a) MEMBERS.—Paragraph (5) of section 5(b) (25
19 U.S.C. 2704(b)) is amended—

20 (1) in subparagraph (B)—

21 (A) by inserting "(other than any interest
22 that is derived from the individual's status as
23 an enrolled member of an Indian tribe)" after
24 "financial interest"; and

25 (B) by striking "or" at the end thereof;

1	(2) by striking the period at the end of sub-
2	paragraph (C) and inserting in lieu thereof "; or";
3	and
4	(3) by adding at the end thereof the following
5	new subparagraph:
6	"(D) is unable to devote his entire time and at-
7	tention to the business of the Commission.".
8	(b) Compensation.—Subsection (g) of section 5 (25
9	U.S.C. 2704) is amended—
10	(1) by striking paragraph (1) and redesignating
11	paragraphs (2) and (3) as paragraphs (1) and (2) ,
12	respectively; and
13	(2) in paragraph (1) , as redesignated by para-
14	graph (1) of this subsection—
15	(A) by striking "The associate members"
16	and inserting in lieu thereof "Members"; and
17	(B) by striking "level V of the Executive
18	Schedule under section 5316" and inserting in
19	lieu thereof "level IV of the Executive Schedule
20	under section 5315".
21	(c) Support Services.—Section 5 of the Act (25
22	U.S.C. 2704) is amended by adding at the end thereof
23	the following new subsection:
24	"(h) The Administrator of General Services shall pro-
25	vide to the Commission on a reimbursable basis such ad-

1 ministrative support services as the Commission may re-2 quest.".

3 SEC. 6. POWERS OF THE CHAIRMAN.

4 Section 6 of the Act (25 U.S.C. 2705) is amended
5 to read as follows:

6 "SEC. 6. POWERS OF THE CHAIRMAN.

7 "(a) The Chairman shall serve as the chief executive8 officer of the Commission.

9 "(b) Subject to the provisions of subsection (c), the10 Chairman:

"(1) Shall, employ, appoint, and supervise, 11 12 without regard to the provisions of title 5, United 13 States Code, governing appointments in the competi-14 tive service, such personnel as are deemed necessary 15 to carry out the functions of the Commission and as-16 sign work among such personnel. Such staff shall be 17 paid without regard to the provisions of chapter 51 18 and subchapters III and VIII of chapter 53 of such 19 title relating to classification and General and Senior 20 Executive Service Schedule pay rates, except that no 21 individual so appointed may receive pay in excess of 22 the annual rate of basic pay payable for ES-5 of the 23 Senior Executive Service Schedule under section 5382 of such title. 24

1	"(2) May procure temporary and intermittent
2	services under section 3109(b) of title 5, United
3	States Code, but at rates for individuals not to ex-
4	ceed the daily equivalent of the maximum annual
5	rate of basic pay payable for ES–6 of the Senior Ex-
6	ecutive Service Schedule (established under section
7	5382 of such title).
8	"(3) May request the head of any Federal agen-
9	cy to detail any of the personnel of such agency to
10	the Commission to assist the Commission in car-
11	rying out its duties under this Act, unless otherwise
12	prohibited by law.
13	"(4) May use and expend Federal funds and
14	funds collected pursuant to section 17 of this Act.
15	"(5) May contract for the services of other pro-
16	fessional, technical, and operational personnel and
17	consultants as may be necessary to the performance
18	of the Commission's responsibilities under this Act.
19	"(c) In carrying out any of the functions pursuant
20	to this section, the Chairman shall be governed by the gen-
21	eral policies of the Commission and by such regulatory de-
22	cisions, findings, and determinations as the Commission
23	may by law be authorized to make.".

9

1 SEC. 7. POWERS OF THE COMMISSION.

2 (a) BUDGET.—Paragraph (1) of section 7(a) (25
3 U.S.C. 2706(a)) is amended by striking "upon the rec4 ommendation of the chairman,".

5 (b) FORMER POWERS OF CHAIRMAN.—Subsection
6 (a) of section 7 (25 U.S.C. 2706) is amended—

7 (1) by striking "and" at the end of paragraph8 (3);

9 (2) by striking the period at the end of para10 graph (4) and inserting in lieu thereof a semicolon;
11 and

12 (3) by adding at the end thereof the following13 new paragraphs:

"(5) by a unanimous vote of not less than 3
members, after a mandatory effort to mediate any
controversy, issue orders of temporary closure as
provided in section 14(b);

"(6) by an affirmative vote of not less than 2
members, and after a full hearing, levy and collect
civil fines as provided in section 14(a), which fines
shall only run from date of notice of violation or
later;

23 "(7) by an affirmative vote of not less than 2
24 members, approve tribal ordinances or resolutions
25 regulating class II gaming and class III gaming as
26 provided in section 11; and

10
"(8) by an affirmative vote of not less than 2
members, approve management contracts for class II
gaming and class III gaming as provided in sections
11(d)(9) and 12.".
(c) POWERS.—Subsection (b) of section 7 (25 U.S.C.
2706) is amended—
(1) in paragraphs (1) and (2) , by inserting
"and class III gaming, where a compact so pro-
vides," after "class II gaming" both places it ap-
pears;
(2) by striking "and" at the end of paragraph
(9);
(3) by redesignating paragraph (10) as para-
graph (13) ; and
(4) by inserting after paragraph (9) the fol-
lowing new paragraphs:
"(10) may invoke, in the case of contumacy by
or refusal to obey any subpoena issued to any per-
son, the jurisdiction of any court of the United
States within the jurisdiction of which an investiga-
tion or proceeding is carried on, or where such per-
son resides or carries on business, in requiring the
attendance and testimony of witnesses and the pro-
duction of books, papers, correspondence, memo-
randa, and other records;

1 "(11) may in its discretion, whenever it shall 2 appear to the Commission that any person is en-3 gaged or about to engage in acts or practices consti-4 tuting a violation of any provision of this Act or 5 rules or regulations thereunder, bring an action in 6 the proper district court of the United States to en-7 join such acts or practices, or transmit such evidence 8 as may be available concerning such acts or prac-9 tices as may constitute a violation of any criminal 10 law of the United States to the Attorney General, 11 who may institute the necessary criminal pro-12 ceedings;

13 "(12) may provide training and technical assist14 ance to Indian tribal governments in all aspects of
15 the conduct and regulation of gaming activities;
16 and".

17 (d) REPORT.—Section 7 of the Act (25 U.S.C. 2406)18 is amended by striking subsection (c).

19 SEC. 8. INTERIM AUTHORITY TO REGULATE GAMING.

20 Section 10 of the Act (35 U.S.C. 2709) is repealed.

21 SEC. 9. TRIBAL GAMING ORDINANCES.

(a) CLASS II GAMING.—(1) Subsection (b) of section
11 (25 U.S.C. 2710) is amended—

24 (A) by striking "Chairman" each place it appears and inserting in lieu thereof "Commission";

1	(B) in paragraph (2)(F)—
2	(i) by striking "and" at the end of clause
3	(i);
4	(ii) by redesignating clause (ii) as clause
5	(iii); and
6	(iii) by inserting after clause (i) the fol-
7	lowing new clause:
8	"(ii) ensures the integrity and fairness of the
9	games and which is appropriate for the size and
10	complexity of the gaming operations authorized by
11	the ordinance.";
12	(C) in paragraph $(3)(D)$, by inserting "shall
13	make appropriate withholdings and" after "tribes";
14	(D) in paragraph (4)(A), by striking "No per-
15	son or entity" and all that follows through "State.";
16	(E) in paragraph 4(B)—
17	(i) in clause (ii), by striking "entity" and
18	all that follows through "Act" and inserting in
19	lieu thereof "entity; except, however, the exemp-
20	tion shall transfer to those heirs of the indi-
21	vidual licensee who are otherwise enrolled as
22	members of the tribe which granted such li-
23	cense"; and
24	(ii) by striking clause (iii); and

1 (2) Subsection (c) of section 11 (25 U.S.C. 2710) is 2 amended by striking paragraphs (3), (4), (5), and (6). 3 (b) CLASS III GAMING.—(1) Subsection (d) of section 11 (25 U.S.C. 2710) is amended by striking "Chairman" 4 each place it appears and inserting in lieu thereof "Com-5 6 mission". 7 (2) Subparagraphs (B) and (C) of paragraph (1) are 8 amended to read as follows: 9 "(B) located in a State where the requirements 10 of clauses (i) through (iii) of paragraph (3)(C) are 11 satisfied and the gaming activity is eligible for inclu-12 sion in a compact, and 13 "(C) conducted in conformance with a compact 14 that is in effect.". 15 (3) Subparagraph (C) of section 11(d)(2) (25 U.S.C. 22710(d)(2)) is amended by striking "Tribal-State com-16 pact entered into under paragraph (3) by the Indian tribe" 17 and inserting in lieu thereof "compact". 18 19 (4) Clause (iii) of section 11(d)(2)(D) (25 U.S.C. (d)(2)(D) is amended by striking "Tribal-State compact 20 21 entered into under paragraph (3)" and inserting in lieu thereof "compact". 22 23 (5) Paragraph (3) of section 11(d) (25 U.S.C. 24 2710(d)) is amended—

1	(A) by redesignating subparagraph (C) as sub-
2	paragraph (H) and in that subparagraph—
3	(i) by striking "Tribal-State compact" and
4	inserting in lieu thereof "compact entered
5	into";
6	(ii) in clause (i)—
7	(I) by striking "the application of"
8	and inserting in lieu thereof "the adoption
9	of"; and
10	(II) by inserting ", with tribal con-
11	sent, of" after "tribe or";
12	(iii) by striking clauses (ii) and (iv) and re-
13	designating clauses (iii) through (vii) as clauses
14	(ii) through (v), respectively;
15	(iv) in clause (ii) (as redesignated by
16	clause (iii) of this subparagraph), by inserting
17	"or Secretary" after "State"; and
18	(v) in clause (v) (as redesignated by clause
19	(iii) of this subparagraph), by striking "di-
20	rectly" and inserting in lieu thereof "reason-
21	ably"; and
22	(B) by striking subparagraphs (A) and (B) and
23	inserting in lieu thereof the following:
24	"(A)(i) Any Indian tribe having jurisdiction over the
25	lands upon which a class III gaming activity is to be con-

ducted may request the State in which such lands are lo cated to enter into negotiations for the purpose of entering
 into a compact governing the conduct of class III gaming
 activities;

5 "(ii) Such request shall be in writing and shall specify
6 the gaming activity or activities the Indian tribe proposes
7 for inclusion in the compact and within 30 days after such
8 request, the State shall respond to the Indian tribe.

9 "(iii) Compact negotiations shall commence within 60 10 days after the submission of a request under clause (i), 11 and shall be completed within 120 days of the initiation 12 such compact negotiations, unless the State and the In-13 dian tribe agree to a different period of time for the com-14 pletion of such compact negotiations.

15 "(iv) Should the State or the Indian tribe find that 16 they are unable to complete compact negotiations because 17 they cannot reach agreement on the terms of a compact 18 or should a State fail to respond to the tribe's written re-19 quest for a compact or should a State fail to participate 20 in timely negotiations as specified by this Act, the State 21 or the Indian tribe may notify the Secretary.

"(B) The Secretary, in consultation with the Indian
tribes and, if possible, the States, shall develop a panel
of independent mediators, which shall be periodically updated.

"(C) If after the 120 days authorized for the completion of compact negotiations, the State and the Indian
tribe have not agreed to recommend a compact to the Secretary, the State and the Indian tribe shall enter into mediation, pursuant to the following procedures:

6 "(i) The Secretary shall provide the State and 7 Indian tribe with a list of names of three mediators 8 randomly selected from the panel of independent me-9 diators. The State and the Indian tribe each may re-10 move a different mediator from the list of three me-11 diators, and if both the State and Tribe remove the 12 same mediator, the Secretary shall choose from the 13 remaining mediators to conduct the mediation.

14 "(ii) The mediator shall attempt to achieve a 15 compact not later than 60 days after such mediator 16 is selected, unless such time period is extended by 17 mutual agreement of the State and the Indian tribe. 18 "(iii) If mediation fails, the State and Indian 19 tribe may submit their last best offer to the medi-20 ator, who shall evaluate the offers under the terms 21 of this Act and recommend a compact to the Sec-22 retary, except that by mutual agreement the parties 23 may substitute either compulsory arbitration, or a 24 decision by the Secretary instead of a mediator's 25 recommendation. If the State fails to submit a last

1	best offer, the mediator shall recommend the Indian
2	tribe's last best offer to the Secretary.
3	"(iv) The recommended compact shall also in-
4	clude such provisions which in the opinion of the me-
5	diator or arbitrator best meet the objectives of this
6	Act, provides for adequate standards to ensure the
7	integrity and fairness of the games, and are con-
8	sistent with any declaratory judgment issued pursu-
9	ant to paragraph (7) of this subsection.
10	"(D) If the parties or the mediator or arbitrator pur-
11	suant to this paragraph recommend a compact to the Sec-
12	retary, the Secretary shall approve such compact and shall
13	publish it in the Federal Register.
14	"(E) The compact also shall not be approved by the
15	Secretary if it violates—
16	"(i) any provision of this Act or the regulations
17	promulgated by the Commission;
18	"(ii) any other provision of Federal law that
19	does not relate to jurisdiction over gaming on Indian
20	reservations; or
21	"(iii) the trust obligations of the United States
22	to Indians.
23	"(F) Except for an appeal under subchapter II of
24	chapter 5 of title 5, United States Code, by an Indian tribe
25	or a State associated with the publication of the compact,

1 the publication of a compact pursuant to paragraph
2 (3)(D) which permits a form of class III gaming shall,
3 for the purposes of this Act, be conclusive evidence that
4 such class III gaming is an activity subject to negotiations
5 under the laws of the State where the gaming is to be
6 conducted, in any matter under consideration by the Com7 mission or a Federal court.

8 "(G) Any compact negotiated under this subsection shall be effective upon its publication in the Federal Reg-9 10 ister by the Secretary or shall be effective after the passage of 60 days from the date of the mediator's rec-11 12 ommendations to the Secretary, or from the date that a 13 compact agreed to by both tribe and State is submitted 14 to the Secretary, unless the Secretary, within 60 days, re-15 jects the compact under subparagraph (E).".

(6) Paragraph (5) of section 11(d) (25 U.S.C.
17 2710(d)) is amended by striking "Tribal-State compact
18 entered into by the Indian tribe under paragraph (3)" and
19 inserting in lieu thereof "compact".

20 (7) Paragraph (6) of section 11(d) (25 U.S.C.
21 2710(d)) is amended to read as follows:

"(6)(A) Nothing in this subsection shall compel a
State to assume any responsibility regarding tribal gaming
activities. A State's consent shall be required for any State
responsibility for tribal gaming activities. If a State does

not consent to a responsibility set forth in a compact, such
 compact shall continue to be in effect, except the subject
 responsibilities shall be assumed by the Commission, or
 in the discretion of the Commission, may be delegated to
 a tribal regulatory body.

6 "(B) The provisions of section 5 of the Act of Janu-7 ary 2, 1951 (64 Stat. 1135; 15 U.S.C. 1175), shall not 8 apply to any gaming on any Indian lands, and shall not 9 apply to any commerce, intended for gaming on any In-10 dian lands.".

11 (8) Paragraph (7) of section 11(d) (25 U.S.C.
12 2710(d)) is amended—

13 (A) by amending clause (i) of subparagraph (A)14 to read as follows:

15 "(i) any cause of action for a declaratory judg-16 ment brought by an Indian tribe or State, which is 17 authorized by this clause to file an action for a de-18 claratory judgment in district courts of the United 19 States for the purposes of seeking a determination 20 of what games are permitted to be played by any 21 person or entity for any purposes in the State in which the proposed class III gaming activities are to 22 23 be conducted on Indian lands,";

24 (B) in clause (ii) of subparagraph (A)—

1	(i) by inserting "the United States," before
2	"a State"; and
3	(ii) by striking "Tribal-State compact en-
4	tered into under paragraph (3)" and inserting
5	in lieu thereof "compact";
6	(C) by amending clause (iii) to read as follows:
7	"(iii) any cause of action initiated by the Sec-
8	retary, a State or an Indian tribe to enforce provi-
9	sions of a compact."; and
10	(D) by amending subparagraph (B) to read as
11	follows:
12	"(B) In any declaratory action brought under sub-
13	paragraph (A)(i) the court shall declare that the gaming
14	activity as a matter of Federal law shall be the subject
15	of negotiation and included in a compact if it finds that—
16	"(i) the coming activity is not prohibited as a
17	"(i) the gaming activity is not prohibited as a
17	matter of State criminal law; or
17	
	matter of State criminal law; or
18	matter of State criminal law; or "(ii) even if the gaming activity is prohibited as
18 19	matter of State criminal law; or "(ii) even if the gaming activity is prohibited as a matter of State criminal law, the gaming activity
18 19 20	matter of State criminal law; or "(ii) even if the gaming activity is prohibited as a matter of State criminal law, the gaming activity meets one or more of the following criteria—
18 19 20 21	matter of State criminal law; or "(ii) even if the gaming activity is prohibited as a matter of State criminal law, the gaming activity meets one or more of the following criteria— "(I) its principal characteristics are sub-

1	"(II) State law permits the gaming activity
2	subject to regulation;
3	"(III) as a matter of State law any person,
4	organization, or entity within the State may en-
5	gage in the gaming activity for any purpose; or
6	"(IV) there is a pervasive pattern of non-
7	enforcement of the gaming prohibition.
8	"(C) Nothing in this subsection shall be construed to
9	preclude or delay a tribe from seeking the mediation set
10	forth in paragraph (3) of this subsection.".
11	(9) Subsection (d) of section 11 (25 U.S.C. 2710)
12	is amended by striking paragraph (8) and redesignating
13	paragraph (9) as paragraph (8) and in that paragraph by
14	striking "subsections (b), (c), (d), (f), (g), and (h) of".
15	(c) Approval of Tribal Gaming Ordinance or
16	RESOLUTION.—Subsection (e) of section 11 (25 U.S.C.
17	2710) is amended by striking "Chairman" each place it
18	appears and inserting in lieu thereof "Commission".
19	SEC. 10. MANAGEMENT CONTRACTS.
20	(a) Role of Commission.—(1) Section 12 of the

21 Act (25 U.S.C. 2711) is amended by striking "Chairman"
22 each place it appears and inserting in lieu thereof "Com23 mission".

21

(2) Subsection (f) of such section is amended by
 striking "he" and inserting in lieu thereof "the Commis sion".

4 (b) INFORMATION REQUIRED.—Section 12(a) (25
5 U.S.C. 2711(a)) is amended—

6 (1) in the matter preceding subparagraph (A) 7 of paragraph (1), by striking "class II gaming activ-8 ity that the Indian tribe may engage in under sec-9 tion 11(b)(1)" and inserting in lieu thereof "gaming 10 activity that the Indian tribe may engage in under 11 this Act";

(2) by striking "and" at the end of paragraph(1)(B);

14 (3) by striking the period at the end of para15 graph (1)(C) and inserting in lieu thereof "; and";
16 (4) by adding at the end of paragraph (1) the
17 following new subparagraph:

"(D) a complete disclosure of all collateral and ancillary agreements that exist between the management company and the tribe, and between any and all persons listed
in subparagraph (A) and the tribe."; and

(5) by striking paragraph (3).

23 (c) APPROVAL.—Subsection (b) of section 12 (25
24 U.S.C. 2711) is amended—

1	(1) by inserting "and" at the end of paragraph
2	(4);
3	(2) by striking paragraph (5) ; and
4	(3) redesignating paragraph (6) as paragraph
5	(5).
6	(d) Period for Approval.—Subsection (d) of sec-
7	tion 12 (25 U.S.C. 2711) is amended—
8	(1) by striking "180" both places it appears
9	and inserting in lieu thereof "90"; and
10	(2) by amending the second sentence to read as
11	follows: "In the event the time periods expire with-
12	out action taken by the Commission, the manage-
13	ment contract shall be deemed to be approved and
14	the tribe and management contractors may proceed
15	as if such contract is formally approved.".
16	SEC. 11. EXISTING ORDINANCES AND CONTRACTS.
17	Subsection (c) of section 13 (25 U.S.C. 2712) is
18	amended by striking "including all collateral agreements,"
19	and inserting in lieu thereof "including all related agree-
20	ments involving the same parties, financing or leasing
21	agreements, or any agreement that pertains to significant
22	management functions or responsibilities,".

1 SEC. 12. CIVIL PENALTIES.

2 Paragraph (2) of section 14(a) (25 U.S.C. 2713(a))
3 is amended by inserting "a mechanism for informal dis4 pute resolution and".

5 SEC. 13. GAMING ON AFTER-ACQUIRED LANDS.

6 (a) ELIMINATION OF GOVERNOR'S CONCURRENCE.— 7 Subparagraph (A) of section 20(b)(1) of the Act (25 8 U.S.C. 2719(b)(1)) is amended by striking ", but only if 9 the Governor of the State in which the gaming activity 10 is to be conducted concurs in the Secretary's determina-11 tion".

12 (b) REPORTING AND WITHHOLDING OF TAXES.—
13 Paragraph (1) of section 20(d) (25 U.S.C. 2719(d)) is
14 amended—

(1) by inserting ", the exemption from Federal
taxes provided to the States with respect to any
gaming activity, and the reporting of cash transactions" after "wagering operations"; and

19 (2) by striking "under a Tribal-State compact
20 entered into under section 11(d)(3) that is in ef21 fect,".

22 SEC. 14. CRIMINAL PROVISIONS.

23 Section 1166 of title 18, United States Code, is
24 amended by striking "Tribal-State compact" both places
25 it appears and inserting in lieu thereof "compact".

1 SEC. 15. TAX EXEMPT STATUS.

2 The Act is amended by inserting after section 20 the3 following new section:

4

"TAX EXEMPT STATUS

5 "SEC. 20A. Notwithstanding any other provision of 6 Federal law, tribally owned or chartered gaming oper-7 ations shall not be subject to any Federal tax, including 8 (but not limited to) excise and corporations taxes, except 9 for the fees and assessments expressly provided for in this 10 Act.".

11 SEC. 16. RHODE ISLAND INDIAN CLAIMS SETTLEMENT ACT.

Section 9 of the Rhode Island Indian Claims Settlement Act (25 U.S.C. 1708) is amended to read as follows:
"APPLICABILITY OF STATE LAW

15 "SEC. 9. Except as otherwise provided in this Act,
16 the settlement lands shall be subject to the civil and crimi17 nal laws and jurisdiction of the State of Rhode Island.".
18 SEC. 17. EFFECTIVE DATES AND TRANSITION PROVISIONS.

(a) PRIOR COMPACTS AND GOVERNANCE.—Notwith20 standing any other provision of the Indian Gaming Regu21 latory Act Amendments of 1999, all compacts approved
22 by the Secretary, and procedures for governance in lieu
23 of compacts promulgated by the Secretary of the Interior,
24 under the Indian Gaming Regulatory Act (25 U.S.C. 2701)
25 et seq.) as in effect before the date of the enactment of
26 this Act, shall continue to be fully operative and binding

on the parties and shall not be subject to revision unless
 agreed to by the parties.

3 (b) NEGOTIATIONS.—Any tribe that requested a 4 State to negotiate a Tribal-State compact before the en-5 actment of the Indian Gaming Regulatory Act Amendments of 1999 and has not completed that process may 6 7 request the State to enter into a compact as specified 8 under section 11(d)(3)(A) of the Indian Gaming Regu-9 latory Act (25 U.S.C. 2701 et seq.) as amended by this 10 Act.

11 (c) LAWFULNESS OF CERTAIN CLASS III GAMING 12 ACTIVITIES.—(1) Class III gaming activities that are as 13 a matter of Federal law lawful in any jurisdiction on the date of the enactment of this Act, shall, notwithstanding 14 15 any provision of this Act or the amendments made by this Act, remain lawful for purposes of section 11(d)(7)(C) of 16 17 the Indian Gaming Regulatory Act (25)U.S.C. 2710(d)(7)(C), as amended by this Act. 18

(2) For purposes of Federal law, the laws in effect
on the date that an Indian tribe notifies the Secretary (or
before December 31, 1996, notified the State) that it
wishes to negotiate a compact, shall be the basis for determining the scope of gaming in section 11(d) of the Indian
Gaming Regulatory Act (25 U.S.C. 2710(d)), as amended
by this Act, for any compact or for procedures in lieu of

a compact. For 1997 and later, laws in effect may be con sidered so long as these laws increase the gaming options
 available to tribes.

4 (3) Notwithstanding any provision of this Act or the
5 amendments made by this Act—

6 (A) tribes operating Class III gaming pursuant 7 to regulations promulgated by the Department of 8 the Interior and in effect on or before the date of 9 the enactment of this Act shall be entitled to con-10 duct Class III gaming activities without the approval 11 of a compact, consistent with such regulations;

(B) tribes with Indian lands in Wisconsin shall
be entitled to conduct Class III gaming activities
consistent with the decision of Federal district court
in Lac du Flambeau Band of Lake Superior Chippewa Indians v. State of Wisconsin, 770 F. Supp.
480 (W.D. Wis. 1991);

18 (C) tribes with Indian lands in the State of 19 Washington shall be entitled to conduct or continue 20 such class III gaming activities that were actually 21 operated in such State by any Indian tribe on or be-22 fore November 1, 1994, without a compact, but only 23 to the extent of the nature and scope of such class 24 III gaming activities that were in operation by any 25 Indian tribe in such State on or before such date,

1	so long as such class III gaming activities are other-
2	wise in compliance with this Act or court order;
3	(D) tribes with Indian lands in the State of
4	California shall be entitled to conduct class III gam-
5	ing activities without a compact so long as such
6	games are limited to the nature and scope of gaming
7	activities conducted by any Indian tribe in the State
8	of California in effect on or prior to January 1,
9	1997, and such activities are otherwise in compli-
10	ance with this Act.
11	(d) Catawba Indian Tribe of South Caro-

11 (d) CATAWBA INDIAN TRIBE OF SOUTH CARO12 LINA.—Nothing in this Act or the amendments made by
13 this Act shall be construed as a repeal of section 14(a)
14 of the Catawba Indian Tribe of South Carolina Land
15 Claims Settlement Act of 1993 (25 U.S.C. 9411(a)).

(e) DEFINITIONS.—For the purposes of this section,
the terms "class III gaming" and "Indian tribe" have the
meaning given such terms in the Indian Gaming Regulatory Act (25 U.S.C. 2701 et seq.).

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