



STATE OF WASHINGTON

GAMBLING COMMISSION

*"Protect the Public by Ensuring that Gambling is Legal and Honest"*

September 26, 2006

Ms. Deryl Brown-Archie, Tribal Attorney  
Muckleshoot Indian Tribe  
Office of the Tribal Attorney  
2402 Auburn Way South  
Auburn, Washington 98002

Dear Ms. Brown-Archie:

Enclosed please find a signed copy of the Appendix X Revision (AXR) regarding the submission of documents certifying the transfer of Player Terminal Allocation rights. I understand that the Tribe plans to submit the required documents for each allocation on an annual basis.

The Tribe will also need to submit certifying documents each time it enters into a transfer agreement for a period that is less than one year. The parties took into account these shorter transfer agreements by providing in the AXR that the certifying documents could be submitted "as necessary," meaning in addition to and more frequently than the required annual reporting, and at least 30 days prior to operating the machines.

As always, we value the strong relationship we have with the Tribe, and appreciate this opportunity to enhance our regulatory process.

Sincerely,

A handwritten signature in black ink that reads "Rick Day".

Rick Day  
Director

Enclosure



APPENDIX X REVISION  
Between the  
Washington State Gambling Commission  
And The  
Muckleshoot Gaming Commission

**AXR – 2006-01**

This Appendix X Revision (AXR) is entered into between the State of Washington Gambling Commission (State) and the Muckleshoot Gaming Commission (Tribe) pursuant to the Tribal-State Compact (Compact) for Class III Gaming, Appendix X Section 11 (Alternative Standards Permitted). The Tribe signed the Compact on February 19, 1993, and signed the Second Amendment to the Tribal-State Compact, incorporating Appendix X, on November 25, 1998.


The purpose of the revision is to clarify the document submission requirement for transfer of Player Terminal Allocation rights among Tribes (Appendix X, Section 12.4.3) and reconcile the requirement with the "State Cooperative Enforcement of Compact Provisions" access to records provision of the Compact (Section VII.B).

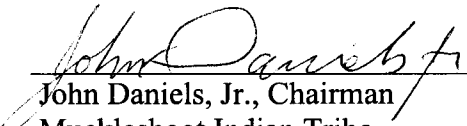
**Appendix X, Section 12.4.3** shall be modified to state:

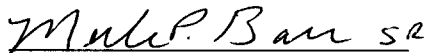
The Tribe may not operate any Player Terminals acquired from any other Tribe's allocation until 30 days has elapsed following the delivery to the State of a document certifying the Transfer. The certifying document shall be submitted as necessary and shall provide at least the name of each tribe allocating Player Terminals, the number of terminal allocation permits by tribe, the end date of the certifying period by tribe, and the signature of tribal representative certifying the information. (See Exhibit 1). The complete set of the documents negotiated between the two eligible tribes which govern the transfer shall be made available for SGA review pursuant to VII, B, of the compact.

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

Signed:

  
\_\_\_\_\_  
Rick Day, Director  
Washington State Gambling Commission  
Date: 9-5-06

  
\_\_\_\_\_  
John Daniels, Jr., Chairman  
Muckleshoot Indian Tribe  
Date: 8-24-06

  
\_\_\_\_\_  
Merle P. Barr, Sr., Chairman  
Muckleshoot Gaming Commission  
Date: 8/23/06

