MEMORANDUM OF INCORPORATION of MOST FAVORED NATION AMENDMENTS To The TRIBAL-STATE COMPACT FOR CLASS III GAMING Between the SUQUAMISH TRIBE and the STATE OF WASHINGTON

The Suquamish Tribe ("Tribe") and the State of Washington ("State") entered into a Tribal-State Compact for Class III Gaming ("Compact") on January 26, 1995, and amended the Compact by mutual agreement on November 23, 1998, March 30, 2007, April 8, 2015, June 6, 2021, and July 24, 2023. Pursuant to Section XV(D)(8) of the Compact, to maintain equality, the compact shall be amended automatically if the Secretary of Interior approves a compact with any Washington tribe west of the Cascade Mountains, or an amendment thereto, that includes modifications to the scope of gaming or otherwise includes an expansion of terms. The following amendments in this Memorandum of Incorporation ("MOI") are hereby automatically incorporated in the Compact. Modifications that require formal amendment or renegotiation will be addressed separately. Anything not specifically authorized or amended by this MOI but provided for in the Tribe's Compact, any other appendices, or the Most Favored Nations Section XV(d)(8) shall remain in full force and effect.

Section III(A)(18) is amended as follows: "Sports Pools. <u>The Tribe shall be entitled to offer</u> sports pools, on regularly scheduled athletic contests, of one hundred (100) squares wherein each square is sold for not more than ten (10) dollars (wager) plus an administrative charge payable to the Tribe of not more than fifty cents (\$0.50) per \$10.00 wager. All wagers shall be awarded to winners as prizes. All other provisions of state law established in RCW 9.46.0335 regarding the conduct of sports pools shall be applicable as authorized for play in Washington State;"

INCORPORATED ON THE LAST DATE ENTERED BELOW.

SUQUAMISH TRIBE

BY:

LEONARD FORSMAN Chairman

DATED: 2/21/24

STAT WASHINGTON BY: Governor

DATED: 2 28 24