

(3) The Department shall perform such other duties as may be delegated to the Department by Tribal Council.

(4) The Department shall have the authority to issue Liquor Licenses to persons and entities permitting the sale, distribution, storage, transportation and possession of liquor on Tribal Lands.

(5) The Department shall have the duty to make such reports to Tribal Council as required; to compile information and conduct background investigations to determine the suitability of an applicant for a Liquor License; to collect fees set in accordance with this Ordinance, to keep accurate records, books and accounts; and to develop application forms, licenses and other relevant documents required to enforce this Ordinance.

(6) The Department shall have the authority and duty to take or facilitate actions necessary to implement applicable provisions of State law, as required; to coordinate with other departments and agencies of the Tribe to ensure the effective enforcement of this Ordinance and applicable regulations.

(7) It shall be the duty of the Department to see that all ordinances, resolutions and regulations of the Tribal Council pertaining to the Department are properly complied with.

SECTION 10. Notice of Violation; Penalties

Any person who violates this Ordinance shall be subject to a civil fine of not more than \$250 for each violation involving possession, but up to \$5,000 for each violation. Neither the Tribe nor any of its instrumentalities, entities and authorities will be required to pay any such fine. In addition, persons or entities subject to the criminal jurisdiction of the Tribe who violate this Ordinance may be subject to criminal penalties as provided in applicable Tribal criminal law. All contraband liquor shall be immediately confiscated by the Mashpee Wampanoag Tribal Police. The Mashpee Wampanoag Tribal Court shall have exclusive jurisdiction to enforce this Ordinance, civil fines, and criminal punishment, if applicable.

SECTION 11. Liquor License Fee Schedule

The Tribal Council may set a fee schedule that may be amended from time to time and applied to all liquor license applications. Neither the Tribe nor any of its instrumentalities, entities and authorities will be required to pay such a fee. The Tribal Council may waive imposition of the license fee should good cause be shown by the person or entity.

SECTION 12. Taxation

Nothing contained in this Ordinance is intended to, nor does it in any way, limit or restrict the Tribe's ability to impose tax upon the sale or consumption of liquor. The Tribe retains the right to impose such taxes to the fullest extent permitted by Federal law.

SECTION 13. Applicability

This Ordinance shall apply to all Tribal Lands of the Mashpee Wampanoag Tribe.

SECTION 14. No Waiver of Sovereign Immunity

Nothing in this Ordinance shall be construed to waive, alter, or amend the Tribe's sovereign immunity or the sovereign immunity of any of the Tribe's departments, committees, commissions, enterprises, agencies, instrumentalities, authorities, officers, agents, or employees.

SECTION 15. Compliance With State Law

Authorized liquor sales and service on Tribal Lands shall comply with the Massachusetts State Liquor Control Act standards to the extent required by 18 U.S.C. 1161.

SECTION 16. Repeater

Subject to the contractual right of any party to an existing contract binding on a Tribal Party and any limitations arising from the Constitution, all ordinances, laws (other than the Constitution), judgments, decisions, orders, resolutions, rules, regulations or other actions, or any part or provision thereof, of any Tribal Party, or any of the officers, employees, or agents of the foregoing, whether written, unwritten or established by tradition, that are in effect as of the date hereof and that are in conflict or inconsistent with the terms of this Ordinance are hereby repealed and annulled to the extent of such conflict or inconsistency, and this ordinance shall supersede the same.

SECTION 17. Severability

If any section, subsection, sentence, or other portion of this Ordinance is, for any reason, held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed to be a separate, distinct, and independent provision and such holding shall not affect the validity of the remaining portions of this Ordinance.

SECTION 18. Effective Date

This Ordinance shall take effect immediately upon adoption by the

Tribal Council. Thereafter it shall be enforced in accordance with the Constitution and laws of the Tribe.

[FR Doc. 2025-17658 Filed 9-11-25; 8:45 am]

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DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[Docket No. BIA-2022-0005; OMB Control Number 1076-0186; 256A2100DD/AAKP30000/AOA501010.000000]

Agency Information Collection Activities; Indian Child Welfare Act Proceedings in State

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice of information collection; request for comment.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995, the Bureau of Indian Affairs (BIA) is proposing to renew an information collection.

DATES: Interested persons are invited to submit comments on or before November 12, 2025.

ADDRESSES: To submit comments, please visit <https://www.regulations.gov/docket/BIA-2022-0005/document> or use the search field on <https://www.regulations.gov> to find the "BIA-2022-0005" docket. Please follow the instructions on *Regulations.gov* for submitting a comment; and reference the "OMB Control Number 1076-0186" within your comment submission. You may also mail comments to Indian Affairs, RACA, 1001 Indian School Road NW, Suite 229, Albuquerque, NM 87104.

FOR FURTHER INFORMATION CONTACT: Steven Mullen, Information Collection Clearance Officer, Office of Regulatory Affairs and Collaborative Action—Indian Affairs, U.S. Department of the Interior, 1001 Indian School Road NW, Suite 229, Albuquerque, New Mexico 87104; comments@bia.gov; (202) 208-5403. Individuals in the United States who are deaf, deafblind, hard of hearing, or have a speech disability may dial 711 (TTY, TDD, or TeleBraille) to access telecommunications relay services. You may also view the ICR at <https://www.reginfo.gov/public/Forward?SearchTarget=PRA&text=field=1076-0186>.

SUPPLEMENTARY INFORMATION: In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. 3501) and 5 CFR 1320.8(d)(1), we provide the general public, and other Federal agencies, with an opportunity to

comment on new, proposed, revised, and continuing collections of information. This helps us assess the impact of our information collection requirements and minimize the public's reporting burden. It also helps the public understand our information collection requirements and provide the requested data in the desired format.

As part of our continuing effort to reduce paperwork and respondent burdens, we invite the public and other Federal agencies to comment on new, proposed, revised, and continuing collections of information. We are especially interested in public comment addressing the following:

(1) Whether or not the collection of information is necessary for the proper performance of the functions of the agency, including whether or not the information will have practical utility;

(2) The accuracy of our estimate of the burden for this collection of information, including the validity of the methodology and assumptions used;

(3) Ways to enhance the quality, utility, and clarity of the information to be collected; and

(4) How might the agency minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, *e.g.*, permitting electronic submission of response.

Comments that you submit in response to this notice are a matter of public record. Before including your address, phone number, email 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.

Abstract: The Indian Child Welfare Act (ICWA or Act), 25 U.S.C. 1901 *et seq.*, imposes certain requirements for child custody proceedings that occur in State court when a child is an “Indian child.” The regulations, primarily located in 25 CFR part 23 subpart I, provide procedural guidance for implementing ICWA, which necessarily involves information collections to determine whether the child is Indian, to provide notice to the Tribe and parents or Indian custodians, and to maintain records. The information collections are conducted during a civil action (*i.e.*, a child custody proceeding).

These civil actions occur in State court, and the United States is not a party to the civil action. However, the State civil action is subject to the Federal statutory requirements of ICWA, which the Secretary of the Interior oversees. The Secretary also has general authority to manage Indian affairs under 25 U.S.C. 2 and 9.

Title of Collection: Indian Child Welfare Act (ICWA) Proceedings in State.

OMB Control Number: 1076–0186.

Form Number: None.

Type of Review: Extension of a currently approved collection.

Respondents/Affected Public: Individuals/households and State/Tribal governments.

Total Estimated Number of Annual Respondents: 7,556.

Total Estimated Number of Annual Responses: 98,069.

Estimated Completion Time per Response: Varies from 15 minutes to 12 hours, depending on the activity.

Total Estimated Number of Annual Burden Hours: 301,811.

Respondent's Obligation: Required to obtain or retain a benefit.

Frequency of Collection: On occasion.

Total Estimated Annual Nonhour Burden Cost: \$286,362.

Authority

An agency may not conduct or sponsor and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. The authority for this action is the Paperwork Reduction Act of 1995 (44 U.S.C. 3501).

Janel Broderick,

Principal Deputy Assistant Secretary—Indian Affairs, Exercising the delegated authority of the Assistant Secretary—Indian Affairs.

[FR Doc. 2025–17657 Filed 9–11–25; 8:45 am]

BILLING CODE 4337–15–P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[256A2100DD/AAKC001030/A0A501010.000000]

Indian Gaming; Approval of the Snoqualmie Indian Tribe and the State of Washington Class III Gaming Compact Amendment

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice.

SUMMARY: The Assistant Secretary for Indian Affairs approves the Memorandum of Incorporation of Most Favored Nation Amendments to the

Tribal-State Compact for Class III Gaming between the Snoqualmie Indian Tribe and the State of Washington governing the operation and regulation of class III gaming activities. The Amendment permits electronic table gaming.

DATES: The amendment takes effect on September 12, 2025.

FOR FURTHER INFORMATION CONTACT: Mr. Troy Woodward, Acting Director, Office of Indian Gaming, Office of the Assistant Secretary—Indian Affairs, Washington, DC 20240, *IndianGaming@bia.gov*; (202) 219–4066.

SUPPLEMENTARY INFORMATION: The Indian Gaming Regulatory Act of 1988, 25 U.S.C. 2701 *et seq.*, (IGRA) provides the Secretary of the Interior (Secretary) with 45 days to review and approve or disapprove the Tribal-State compact governing the conduct of class III gaming activity on the Tribe's Indian lands. See 25 U.S.C. 2710(d)(8). If the Secretary does not approve or disapprove a Tribal-State compact within the 45 days, IGRA provides the Tribal-State compact is considered to have been approved by the Secretary, but only to the extent the compact is consistent with IGRA. See 25 U.S.C. 2710(d)(8)(D). The IGRA also requires the Secretary to 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. See 25 U.S.C. (d)(8)(D). As required by 25 CFR 293.4, all compacts and amendments are subject to review and approval by the Secretary. The Amendment permits electronic table gaming. The Amendment is approved.

Janel C. Broderick,

Principal Deputy Assistant Secretary—Indian Affairs, Exercising the delegated authority of the Assistant Secretary—Indian Affairs.

[FR Doc. 2025–17697 Filed 9–11–25; 8:45 am]

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DEPARTMENT OF THE INTERIOR

National Park Service

[N6506; NPS–WASO–NAGPRA–NPS0041051; PPWOCRADN0–PCU00RP14.R50000]

Notice of Intended Repatriation: Denver Art Museum, Denver, CO

AGENCY: National Park Service, Interior.

ACTION: Notice.

SUMMARY: In accordance with the Native American Graves Protection and Repatriation Act (NAGPRA), the Denver Art Museum intends to repatriate certain cultural items that meet the