§293.1

293.6 Who can submit a compact or amendment?

- 293.7 When should the Indian tribe or State submit a compact or amendment for review and approval?
- 293.8 What documents must be submitted with a compact or amendment?
- 293.9 Where should a compact or amendment be submitted for review and approval?
- 293.10 How long will the Secretary take to review a compact or amendment?
- 293.11 When will the 45-day timeline begin?293.12 What happens if the Secretary does not act on the compact or amendment
- within the 45-day review period? 293.13 Who can withdraw a compact or amendment after it has been received by the Secretary?
- 293.14 When may the Secretary disapprove a compact or amendment?
- 293.15 When does an approved or consideredto-have-been-approved compact or amendment take effect?
- 293.16 How does the Paperwork Reduction Act affect this part?

AUTHORITY: 5 U.S.C. 301; 25 U.S.C. 2, 9, 2710.

SOURCE: $73\,$ FR 74009, Dec. 5, 2008, unless otherwise noted.

§293.1 What is the purpose of this part?

This part contains procedures that:

(a) Indian tribes and States must use when submitting Tribal-State compacts and compact amendments to the Department of the Interior; and

(b) The Secretary will use for reviewing such Tribal-State compacts or compact amendments.

§293.2 How are key terms defined in this part?

(a) For purposes of this part, all terms have the same meaning as set forth in the definitional section of the Indian Gaming Regulatory Act of 1988, 25 U.S.C. 2703 and any amendments thereto.

(b) As used in this part:

(1) Amendment means an amendment to a class III Tribal-State gaming compact.

(2) Compact or Tribal-State Gaming Compact means an intergovernmental agreement executed between Tribal and State governments under the Indian Gaming Regulatory Act that establishes between the parties the terms and conditions for the operation and regulation of the tribe's Class III gaming activities.

25 CFR Ch. I (4-1-23 Edition)

(3) *Extensions* means changes to the timeframe of the compacts or amendments.

§293.3 What authority does the Secretary have to approve or disapprove compacts and amendments?

The Secretary has the authority to approve compacts or amendments "entered into" by an Indian tribe and a State, as evidenced by the appropriate signature of both parties. See §293.14 for the Secretary's authority to disapprove compacts or amendments.

§293.4 Are compacts and amendments subject to review and approval?

(a) Compacts are subject to review and approval by the Secretary.

(b) All amendments, regardless of whether they are substantive amendments or technical amendments, are subject to review and approval by the Secretary.

§293.5 Are extensions to compacts subject to review and approval?

No. Approval of an extension is not required if the extension of the compact does not include any amendment to the terms of the compact. However, the tribe must submit the extension executed by both the tribe and the State along with the documents required under paragraphs (b) and (c) of $\S293.8$.

§293.6 Who can submit a compact or amendment?

Either party (Indian tribe or State) to a compact or amendment can submit the compact or amendment to the Secretary for review and approval.

§293.7 When should the Indian Tribe or State submit a compact or amendment for review and approval?

The Indian tribe or State should submit the compact or amendment after it has been legally entered into by both parties.

§293.8 What documents must be submitted with a compact or amendment?

Documentation submitted with a compact or amendment must include: