

*National Indian Gaming Commission*

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NOTICE OF PROPOSED CIVIL FINE ASSESSMENT

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Ref: CFA-05-02

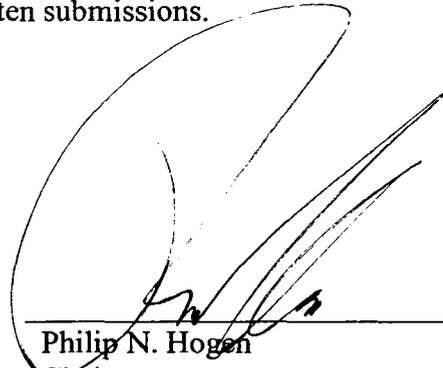
To: Tex Hall, Chairman  
Three Affiliated Tribes of the  
Fort Berthold Reservation  
404 Frontage Road  
New Town, ND 58763  
FAX: 701-627-3805

1. Under the authority of 25 U.S.C. § 2713 (a), of the Indian Gaming Regulatory Act (IGRA), and the regulations of the National Indian Gaming Commission (NIGC) at C.F.R. § 575.,) the Chairman of the NIGC hereby provides notice of his intent to assess a civil fine against the Three Affiliated Tribes of the Fort Berthold Reservation, New Town, North Dakota (Respondent), for violations of 25 C.F.R. §§ 514.1(c) as set forth in detail in Notice of Violation No. NOV 05-02, issued on February 17, 2005, a copy of which is attached hereto (Exhibit 1). NOV 05-02 was issued for failure to submit quarterly statements and fee payments in a timely manner for Four Bears Casino and Lodge.
2. Pursuant to 25 U.S.C. § 2713 (a) and 25 C.F.R. § 575.4, the Chairman of the NIGC may assess a civil fine, not to exceed \$25,000 per violation, against a tribe, management contractor, or individual operating Indian gaming for each violation cited in a notice of violation issued under 25 C.F.R. § 573.3. If noncompliance continues for more than one day, the Chairman may treat each daily illegal act or omission as a separate violation. 25 C.F.R. § 575.4 (a)(2).
3. The NIGC regulations at 25 C.F.R. § 575.5 provide that, within 15 days after service of a notice of violation, or such longer period as the Chairman may grant for good cause, the respondent may submit written information about the violation. The Chairman shall consider any information so submitted in determining the facts surrounding the violation and the amount of the civil fine. Respondent did not submit any information under 25 C.F.R. § 575.5 about the violation.
4. The Chairman has considered the factors set forth in 25 C.F.R. § 575.4, as follows:

- i. Economic benefit of noncompliance. Respondent has obtained a limited economic benefit from its failure to submit quarterly statements and fees in a timely fashion, resulting from its ability to collect interest on the unpaid fees. The submissions were received on January 26, 2005, 26 days after the December 31, 2004, due date.
  - ii. Seriousness of the violation. NIGC operations are funded entirely from the annual fees it receives from gaming tribes; therefore, the prompt payment of such fees is of critical importance to the NIGC. The annual fees collected by the NIGC are based upon the quarterly worksheets submitted by Indian gaming operations. NIGC must set a fee rate sufficient to fund its annual budget, yet may not exceed the fee cap set by Congress. Thus, it is also imperative that the NIGC receive worksheets from the gaming operations in a timely manner so that the NIGC is able to set accurate preliminary and final fee rates.
  - ii. History of violations. The Chairman has not issued any Notice of Violations, Civil Fine Assessments, or Closure Orders to Respondent within the last five years.
  - iii. Negligence or willfulness. The Tribe was aware of the quarterly statement and fee payment due date, yet failed to turn in the submissions for the quarter ending December 31, 2004, in a timely manner. On December 7, 2004, the NIGC issued a warning notice to the Tribe regarding its failure to meet payment and submission deadlines for the quarterly statement and fee payments and advising that the NIGC might initiate enforcement action to address the violations (Exhibit 2). Respondent's late submission of the quarterly statements and fee payments for Four Bears Casino and Lodge for the quarter ending December 31, 2004, was therefore willful rather than negligent.
  - iv. Good faith. Respondent submitted the quarterly statement and fee payment in an untimely manner, but within 26 days of the due date.
5. WHEREFORE, the Chairman, having carefully reviewed the above factors, has determined that a fine in the amount of \$2,000 (two thousand dollars) is assessed on the Respondent for failure to submit a timely quarterly statement and fee payment for Four Bears Casino and Lodge for the quarter ending December 31, 2004.
  6. Interest shall be assessed at rates established from time to time by the Secretary of the Treasury on amounts remaining unpaid after their due date. 31 U.S.C. § 3717.
  7. The above-described amount represent an appropriate balancing of the other factors cited above.
  8. Pursuant to 25 C.F.R. § 577.3, within 30 (thirty) days after service of this Notice of Proposed Civil Fine Assessment, Respondent may appeal the proposed fine to the full Commission by submitting a notice of appeal to the National Indian Gaming

Commission, 1441 L Street, NW, Suite 9100, Washington, DC 20005. Respondent has a right to assistance of counsel in such an appeal. A notice of appeal must identify this Notice of Proposed Civil Fine Assessment. Within ten (10) days after filing a notice of appeal, Respondent must file with the Commission a supplemental statement that sets forth with particularity the relief desired and the grounds therefore and that includes, when available, supporting evidence in the form of affidavits. If Respondent wishes to present oral testimony or witnesses at the hearing, Respondent must include a request to do so with the supplemental statement. The request to present oral testimony or witnesses must specify the names of proposed witnesses and the general nature of their expected testimony, and whether a closed hearing is requested and why. Respondent may waive its right to an oral hearing and instead elect to have the matter determined by the Commission solely on the basis of written submissions.

Dated this \_\_\_ day of April 2005.



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Philip N. Hogen  
Chairman

Andrea Lord  
Staff Attorney  
202-632-7003