

PUBLIC SUBMISSION

As of: 10/27/17 11:19 AM Received: September 28, 2017 Status: Pending_Post Tracking No. 1k1-8yx3-cvpp Comments Due: November 13, 2017 Submission Type: Web

Docket: NIGC_FRDOC_0001
Recently Posted NIGC Rules and Notices.

Comment On: NIGC_FRDOC_0001-0132
Technical Standards

Document: NIGC_FRDOC_0001-DRAFT-0022
Comment on FR Doc # 2017-20635

Submitter Information

Name: Raven Tittle

Address:

104 Michigan Ave NE

C12

Washington, 20017

Email: rctittle@gmail.com

Phone: 612

General Comment

The National Indian Gaming Commission urging to assist tribal governments, gaming regulatory authorities, and operations is necessary to ensure that Native tribes are being progressive with regulating their territories. Since 1988, there has been regulation on gaming on Indian lands to make sure that the animals that reside on these lands are not being overkilled. On October 8, 2008, the Federal Registrar implemented a rule to further regulate gaming on Native lands to ensure the integrity and security of Class II gaming. This was a necessary implemented rule because the Native people only have so much designated land for themselves and these people also need to ensure that the lands that they do own are stable and are able to provide as many needed resources as possible.