JUN 22 1995

Daniel Ebby, Jr., Chairman Colorado River Indian Tribes Route 1, Box 23-B Parker, AZ 85344

Dear Chairman Ebby:

This letter responds to your request to review and approve the amendment to the Colorado River Indian Tribe's tribal gaming ordinance submitted on June 7, 1995. The amendment was adopted by Resolution No. 91-95 on May 5, 1995. The ordinance was approved by the Chairman of the National Indian Gaming Commission (NIGC) on September 14, 1994. The amendment does not require approval by the NIGC because the amendment addresses issues not raised in the IGRA or the NIGC's regulations.

Under the IGRA and the regulations of the NIGC, the Chairman is directed to review ordinances and amendments with respect to the requirements of the IGRA and the implementing regulations. Thus, the scope of the Chairman's review and approval is limited to the requirements of the IGRA and the NIGC regulations. Provisions other than those required under the IGRA or the NIGC regulations that may be included in a tribal ordinance are not subject to review and approval.

Thank you for submitting the Colorado River Indian Tribe's amendment for review. If you have questions or require further assistance, please contact Jessica J. Kachur at (202) 632-7003.

Sincerely yours,

Harold A. Monteau

Chairman

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Resolution N	91-95	
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RESOLUTION

A Possilution	COLORADO RIVER TRIBAL COUNCIL Amend Section 201 ("Definitions") of the Gaming to Ordinance of the Colorado River Indian Tribes
	by the Tribal Council of the Colorado River Indian Tribes, in Read to the detring assembled
	May 5, 1995
on	
WHEREAS,	the Tribes operate a gaming facility that provides amenities for the entire community; and
WHEREAS,	some of these amenities are designated for families, which may include minor children; and
WHEREAS,	it necessary to provide guidance to the Gaming Enterprise Board and the Tribal Gaming Agency regarding those areas where minor children may only enter as incidental ingress and egress when in the company of a parent or guardian; and
WHEREAS,	it is the policy of the Tribes to ensure that no individual under the age of 18 (eighteen) shall be allowed to engage in any Class II or Class III Gaming Activities; and
WHEREAS,	the Tribes' Class III Gaming Compact with the State of Arizona states that "[n]o person under 18 years of age shall be permitted to place any wager, directly or indirectly, in any Gaming Activities." (\$3(1)); and
WHEREAS,	the Tribes' Gaming Ordinance prohibits persons under 18 (eighteen) years of age from remaining on the Gaming Floor, but it does not define the term "Gaming Floor," nor does it address whether minors may cross through the Gaming Floor when accompanied by a parent or guardian:
The foregoing	g resolution was on May 5, 1995 duly approved by a vote of
	4 for, 2 against and 0 abstaining, by the
	l of the Colorado River Indian Tribes, pursuant to authority vested in it by Section
ratified by the	1 • q • VI of the Constitution and By laws of the Tribes, Tribes on March 1, 1975 and approved by the Secretary of the Interior on May 29, 1975, ection 16 of the Act of June 18, 1934, (48 Stat. 984). This resolution is effective as of the option.
·	COLORADO RIVER TRIBAL COUNCIL By

RESOLUTION NO. R-91-95 MAY 5, 1995 PAGE 2

- NOW, THEREFORE, BE IT RESOLVED by the Tribal Council of the Colorado River Indian Tribes, that Section 201 Definitions of the Tribes' Gaming Ordinance is hereby amended to include the following subsection: "ii "Gaming Floor" means the area where Gaming Devices and/or any areas designated for Bingo or Card Games. This provision shall not be construed to prohibit minors from passing through the Gaming Floor when accompanied by their parent or guardian."
- BE IT FURTHER RESOLVED that the Board is directed to establish policies to ensure that minor children are not left unattended within the Gaming Facility or allowed to loiter, with or without their parent or guardian, on the Gaming Floor; and
- BE IT FURTHER AND FINALLY RESOLVED that the Chairman and Secretary of the Tribal Council, or their designated representatives, are hereby authorized to execute any and all documents necessary to implement this action.