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AN ACT

RELATING TO TRIBAL COMPACT NEGOTIATIONS; AMENDING THE COMPACT NEGOTIATION ACT TO LIMIT THE TIME AN INDIAN NATION, TRIBE OR PUEBLO MAY OPT INTO THE 2007 AMENDMENTS NEGOTIATED TO THE 2001 TRIBAL GAMING COMPACTS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

Section 1. Section 11-13A-4 NMSA 1978 (being Laws 1999, Chapter 252, Section 4) is amended to read:

"11-13A-4. SUBMITTAL TO COMMITTEE--COMMITTEE ACTION-- LEGISLATIVE ACTION.--

A. Submittal of a proposed compact or amendment occurs when the compact or amendment and the submittal document are received for the committee by the legislative council service.

B. After its receipt, the committee shall review the proposed compact or amendment in a timely manner but no later than forty-five days from receipt and shall:

(1) recommend approval of the proposed compact or amendment by submitting a joint resolution to approve the compact or amendment to the legislature; or

(2) by written transmittal document, propose specific modifications to the proposed compact or amendment and request the governor to resume negotiations with the tribe.

1 C. If the committee proposes specific
2 modifications to the proposed compact or amendment, the
3 governor or the governor's designated representative shall
4 resume negotiations with the tribe within twenty days of
5 receipt of the transmittal document unless within that time
6 period either the governor or the tribe refuses to negotiate
7 further, in which case the governor shall notify the
8 committee immediately.

9 D. If negotiations are resumed pursuant to
10 Subsection C of this section and a modified proposed compact
11 or amendment is agreed to, the governor shall submit the
12 modified proposed compact or amendment together with any
13 additional analysis or recommendations to the committee. The
14 approval process described in this section for the originally
15 submitted proposed compact or amendment shall be followed for
16 consideration of a proposed modified compact or a proposed
17 modified amendment, except that the committee shall conduct
18 its review in a timely manner but in not more than thirty
19 days.

20 E. Within thirty days of being notified that
21 further negotiations are refused, the committee shall meet to
22 reconsider the proposed compact or amendment together with
23 any changes agreed upon by the negotiating parties. The
24 committee shall submit to the legislature the proposed
25 compact or amendment and a joint resolution to approve the

1 proposed compact or amendment with the committee's
2 recommendation to approve it or disapprove it, or expressing
3 no recommendation on the action that should be taken by the
4 legislature.

5 F. The committee may return a proposed compact or
6 amendment with suggested modifications to the governor and
7 the tribe for renegotiation no more than three times. After
8 the third submittal for renegotiation, the committee shall
9 submit to the legislature the proposed compact or amendment
10 and a joint resolution to approve the proposed compact or
11 amendment with the committee's recommendation to approve it
12 or disapprove it, or expressing no recommendation on the
13 action that should be taken by the legislature.

14 G. If the legislature is in session when the
15 committee makes its decision on the proposed compact or
16 amendment, the committee shall prepare and introduce a joint
17 resolution to approve the proposed compact or amendment
18 without delay after reaching its decision. The joint
19 resolution shall be accompanied by the committee's
20 recommendation to approve or to disapprove or expressing no
21 recommendation. A joint resolution may cover more than one
22 compact or amendment if the terms of the compacts or
23 amendments are identical except for the name of the tribe and
24 the name of the person executing the compact on behalf of the
25 tribe. If a majority in each house votes to adopt the joint

1 resolution, the proposed compact or amendment is approved by
2 the legislature, and the governor shall execute it on behalf
3 of the state.

4 H. If the legislature is not in session when the
5 recommendation of the committee is submitted, the committee
6 shall proceed pursuant to the provisions of Subsection G of
7 this section by no later than the second day of the next
8 regular or special session of the legislature.

9 I. The legislature may only amend or modify the
10 joint resolution submitted to it pursuant to the provisions
11 of this section so as to correct technical errors in the text
12 or format. Neither house may refer the joint resolution to a
13 committee other than a committee of the whole in each house.

14 J. If a request for negotiation of a compact or
15 amendment is made and the proposed compact or amendment is
16 identical to a compact or amendment previously approved by the
17 legislature except for the name of the compacting tribe and
18 the names of the persons to execute the compact or amendment
19 on behalf of the tribe and on behalf of the state, the
20 governor shall approve and sign the compact or amendment on
21 behalf of the state without submitting the compact for
22 approval pursuant to the provisions of this section; provided
23 that, with respect to a compact or amendment approved by the
24 first session of the forty-eighth legislature, the request
25 shall be received by the governor by no later than two hundred

1 forty days following the date on which the compact or
2 amendment was approved by the legislature, or, in the case of
3 a request by a tribe that has not entered into a compact as of
4 two hundred forty days following the date on which the compact
5 or amendment was approved by the legislature, two hundred
6 forty days following the date the tribe first executes the
7 2001 tribal gaming compact with the state. A compact or
8 amendment signed by the governor pursuant to this subsection
9 is deemed approved by the legislature."

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