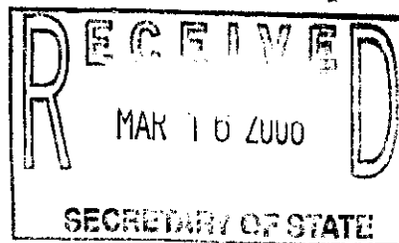


AFFIRMATIVE
PUBLIC POLICY SOLUTIONS



SWORN STATEMENT

The undersigned, being first duly sworn, states under oath that the following are the names and street addresses of every person, corporation, or association sponsoring the Initiative Petition to consider a statute to affirm the sovereign right of Native American tribal governments to conduct gaming on Indian lands for economic and community development purposes:

Affirmative Public Policy Solutions
10844 Old Mill Road, Suite 4
Omaha, NE 68154

Omaha Tribe of Nebraska
Eleanor Baxter, Tribal Chairperson
100 Main Street
Macy, NE 68039

Santee Sioux Nation
Roger Trudell, Tribal Chairperson
425 Frazier Ave N. Suite 2
Niobrara, NE 68760

Winnebago Tribe of Nebraska
John Blackhawk, Tribal Chairperson
Blackhawk Community Center
Hwy 77
P.O. Box 687
Winnebago, NE 68071-0687

Ben Thompson
Ben Thompson, Managing Partner
Affirmative Public Policy Solutions

3/16/06
Date

STATE OF NEBRASKA
COUNTY OF Douglas

Subscribed and sworn to before me this 16 day of March, 2006.

Karen K Fisher
NOTARY PUBLIC



**INITIATIVE PETITION
(CONSTITUTIONAL AMENDMENT)**

OBJECT STATEMENT: TO AFFIRM THE SOVEREIGN RIGHT OF NATIVE AMERICAN TRIBAL GOVERNMENTS TO CONDUCT GAMING ON INDIAN LANDS FOR ECONOMIC AND COMMUNITY DEVELOPMENT PURPOSES

The following section shall be added as section 1 of a new Article XIX of the Constitution of Nebraska entitled, "Native American Tribal Governments":

XIX-1 (1) The people of Nebraska, in recognition of the sovereign right and responsibility of Native American tribal governments to promote the development of tribal economies and tribal communities, affirm and consent that a federally recognized tribal government having administrative headquarters in Nebraska as of January 1, 2006, may compact with the State of Nebraska, and the State of Nebraska shall so compact, to allow the operation of Class III gaming on Indian lands pursuant to the federal Indian Gaming Regulatory Act, which Class III gaming includes, for purposes of 25 U.S.C. 2710, any Class III gaming allowed, as of the date compact negotiations are first requested, by any state adjoining Nebraska.

(2) The State of Nebraska hereby waives its sovereign immunity to civil suit brought by any federally recognized tribal government having administrative headquarters in Nebraska as of January 1, 2006, to enforce the provisions of this section or any provision of 25 U.S.C. 2710