



IGRA

**California Nations Indian Gaming Association
Statement of Policy
In Support of IGRA Provisions for
Taking Land Into Trust for Gaming Purposes**

The California Nations Indian Gaming Association (CNIGA), an association of tribal governments, supports the definition of “Indian lands” in the Indian Gaming Regulatory Act (IGRA), which states at Section 2703 (4) that Indian lands are:

- (A) all lands within the limits of any Indian reservation; and
- (B) any lands title to which is either held in trust by the United States for the benefit of any Indian tribe or individual or held by any Indian tribe or individual subject to restriction by the United States against alienation and over which an Indian tribe exercises governmental power.

The California Nations Indian Gaming Association also supports IGRA at Section 2719, which provides a process for tribal government gaming on lands acquired after October 17, 1988.

The California Nations Indian Gaming Association opposes any efforts by the United States Congress to amend IGRA, including provisions addressing Indian lands for gaming purposes. Further, CNIGA opposes any efforts by state governments to enact state policies that impact, undermine, or otherwise attempts to amend federal laws addressing Indian lands for tribal government gaming purposes.

Adopted September 10, 2003

Re-affirmed March 17, 2005

Re-affirmed by a unanimous vote October 20, 2016

Protecting the sovereign right of California tribes to operate gaming on their lands.