

INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE
GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



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The authority for the construction of what this document is for, this is a service of an executive branch of the President of the United States of America. We are initiating our rights of the consultant government-to-government FEMA policies under the same executive branch of the services that we can apply our sovereign authority under the Executive Branch Agency Tribal Nations as to the solicitations and the RFIs and the EIS transition to the 5-YEAR initiative of small Agencies and Native American tribes. This is its notice to the departments that provides for the services of treaties as what they explain under the United States Department of Agriculture archives and records for the Tribal colleges and universities and its initiatives and preparations under the federal government to serve and to fully apply these applications as if it was the United States of America; their rights and full immunity to be upheld and served.

The Agency shall be granted the tactical services of the entire 32<sup>nd</sup> Airborne platoon as the service of this command directed by Senior Tribal Ranger, Kristian Gustavson of Agency Tribal Nations. This shall be the service of the Agencies Executive Branch Tribal Task Force. The 32<sup>nd</sup> Airborne platoon shall apply the executive orders to this authority.

The task force of the Tribal Agency government to service to an initiative under the Agency Tribal Nations and its' United States of America services and uses of government GSA surplus, its securities, IT, Schedule 70 & 84 along with its agencies; its departments; and other authorities of federal agencies to its department to consult and to apply treaty services to its applications of these inherent rights.

This is 167 years to the final application of Tribal nations self-sustainability to accomplish its separation and acknowledgment of its full self-governing and self-funding in service that can take care of the initiative to its provisions of the treaties to provide ourselves to be the fiduciaries to the Americas to which the treaties were first applied.

The Agency granted and equipped with this division assures the security of import/export operations and GSA surplus supplies

will apply to servicing this 'GO GREEN PLANET' worldwide initiative.

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# OFFICE OF UNITED KINGDOM ADMINISTRATOR OFFICER

33280 ALBION ROAD | ALBION | CALIFORNIA | 95410 OMB 2700-0042 GSA-ERRC EFFECTIVE DATE 12 | 16 | 2016

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Senior Ranger, Kristian Gustavson, will be the authority under the District Secretary of Agency Tribal Nations, to all matters Page | 2 contained herein; to the FEMA policy noted below and all consultation actions implemented to the President of the United States of America homeland security and to all departments that this preparation is the services to the security of the Tribal government sovereignty and immunity; to direct its operations to the best initiative to serve this department and to incorporate Kristian Gustavson as a service of authority, without signature, this notice of service incorporates, adopts and enacts Kristian Gustavson as Senior Tribal Ranger of the entire 32<sup>nd</sup> Airborne platoon; under military authority; and all services of GSA surplus to be applied. If there are any services of funding or outstanding allocations that the Agency has previously requested or been allocated for and/or debts incurred for rendering its services to protect life, liberties, and freedoms, shall be directed to the President of the United States of America for his authority and actions to proceed for what is noted in this initiative. Kristian Gustavson will always be able to identify all his commands and authorities; rank and services of his command are appropriated by the District Secretary of Agency Tribal Nations; Chief Geronimo Thomas Langendörfer XVIII and from there Chief Geronimo XVIII is to provide all actions of authority, best tactical operations to be to the best service of the community and to the tribes we are here to protect. USD 100 million will be allocated for the task force of the 32<sup>nd</sup> Airborne division of the United States of America military division. Services of application in the amount of USD 100 million will be wired directly to Senior Tribal Ranger Officer Kristian Gustavson of Agency Tribal Nations via wire transfer from the Agency.

Through the accommodations of this process the Agency will need the signature of the president of the United States of America, Mr. Joe Biden, in honoring the 1776 Peace Treaty of the Iroquois nations that served to the Mendocino Indian Reservation in its government-to-government application in time and immemorial is still applied with power and authority with the objectives to be set aside to be able to apply our industrial corporations and the re-initiation of the Fort 77 memorandum of agreement preparation and application to that ability to honor 100 small agencies that are implemented and integrated to the Tribal process.

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plan; our first action of this preparation in applying our federal fundings; shall be regulated through the Agency Tribal Nations banking system for which it stands, Frist National Trust Bank of Hard Geronimo Holdings backed by economical bonds, land assets, mineral, timber and air rights shall be applied and supported to serve to the best direction to protect life, liberties and freedoms and to serve to the father of the great Peace Treaty; that we can show and serve to the great nations that have shared our lands and our agreements and treaties to have the same precedence, power and authority as to the treaties in place around the world in the same exact government-to-government and nation-to-nation trade agreements.

I stand here in the service of the action of authority of the treaty; it may not have with instruction or the ability to show us of our capabilities and the objective of our tribal government in the first-of-its-kind Agency of Tribal Nations to be able to indicate what a reservation, military post and a general survey geographical map is. To serve this consultation agreement is to serve my grandfather who initiated the campaign; Brigadier General George Wright, that applied the nickname "many penny" by President Franklin Pierce in governing and applying all actions of authorities to provide the diagram of the 1856 map, treaty and boundaries and jurisdiction to apply the services of this initiative. All records from 1882 and under came from the authorized services of the Commissioner of Indian Affairs; superseding all other authorities. The authenticity of the documents are recorded in the office of the Commissioner of Indian Affairs and still holds to time and immemorial by the commissioner of Indian Affairs that succeeded the services of that authority.

Thank you sir, for applying the economical initiation initiative challenge to Native American tribes. District Secretary, Chief Geronimo Thomas Langendörfer XVIII of Agency Tribal Nations is here to be able to accept the challenge and apply our efforts that what we have applied in the past shall be applied to the future, from time and immemorial.

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Respectfully,

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Your Humble Servant
District Secretary | Agency Tribal Nations
United States of America Representative
Commissioner of Indian Affairs
Tribal Federal Contractor

Provided and executed the authorities of this document of its fullest service and application.

# NOTE:

This is a service of the United States government's principal agency; The Department of Health and Human Services (DHHS). The Food and Drug Administration is an agency within the Department of Human Health Services ("DHHS"). DHHS is a cabinet-level agency in the executive branch of the **federal government**. Its mission is to enhance and protect the well-being of all Americans by providing effective health and human services and fostering advances in medicine, public health, and social services.

Secure services and Response;

FEMA Tribal Policy (Rev. 2) FEMA Policy #305-111-1.

**BACKGROUND:** 

This policy applies to all Federal Emergency Management Agency ("FEMA") personnel and contractors to include, but not be limited to, permanent and temporary full-time and part-time FEMA employees, FEMA Corps members when the property full-time and part-time FEMA employees, FEMA Corps members with the contractors to include, but not be limited to, permanent and temporary full-time and part-time FEMA employees, FEMA Corps members with the contractors to include, but not be limited to, permanent and temporary full-time and part-time FEMA employees, FEMA Corps members with the contractors to include, but not be limited to, permanent and temporary full-time and part-time FEMA employees.

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(CORE), and FEMA Reservists. The FEMA Tribal Policy outlines a commitment by the Agency to enhance its nation-to-nation relationship with federally recognized Indian tribal governments ('Tribal Nations")1, and to ensure FEMA works with Tribal Nations to build, sustain, and improve their capacity to prevent, protect against, mitigate, respond to, and recover from all hazards.

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This updated policy supersedes FEMA Policy 305-111-1, FEMA Tribal Policy (December 27, 2016), and all previous guidance on this subject. This policy is consistent with existing law and does not alter or supersede the authorities of FEMA or those of any other federal agencies. Further, this policy does not diminish or modify existing Tribal Nation authority.

### **PURPOSE**

This policy establishes how FEMA operates with regard to Tribal Nations and outlines a framework for nation-to-nation relations with Tribal Nations that recognizes tribal sovereignty, self-governance, and upholds the federal government-to-government trust responsibility2 consistent with applicable authorities listed below under "Additional Information."

This is the jurisdiction of the federal government, local county, city and state do not have jurisdiction over these matters. This is a consultation "government-to-government" agreement already in place between the United States of America and Agency Tribal Nations.

FEMA Tribal Policy (Rev. 2) FEMA Policy #305-111-1

- A. FEMA acknowledges the inherent sovereignty of Tribal Nations, the trust responsibility of the federal government, and the nation-tonation relationship between the U.S. Government and Tribal Nations as established by the U.S. Constitution, statutes, treaties, regulations, court decisions, executive orders, and policies as the foundation of this policy.
- B. FEMA will respect and support the unique status of sovereign Tribal Nations by engaging in meaningful dialogue that will assist tribal communities with any emergency management need that falls under the authority of FEMA.

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- C. FEMA will recognize and respect the uniqueness of Tribal Nations, cultures, and communities when building strong and lasting partnerships with Tribal Nations to assist in preparing for all threats and hazards, including those unique to tribal communities.
- D. FEMA will apply its core values of compassion, fairness, integrity, and respect.
- E. FEMA recognizes that the tribal right to self-governance stems from the inherent sovereignty of Tribal Nations; they have a unique and direct relationship with the federal government. Tribal Nations are not political subdivisions of states but are recognized by the United States as distinct sovereign entities.
- F. FEMA enlists the support of other federal departments and agencies to further the goals of this policy.
- G. FEMA maintains a distinct policy, FEMA Policy 101-002-02, FEMA Tribal Consultation Policy, which guides the Agency process to consult and collaborate with Tribal Nations on the development and implementation of actions that have tribal implications.
  - CONSIDERATION OF THE UNIQUE CIRCUMSTANCES THAT AFFECT THE GENERAL WELFARE OF TRIBAL NATIONS
  - Outcome: When considering or implementing FEMA actions, FEMA considers the effects of those actions on the general welfare of Tribal Nations.
  - 1. FEMA will consult with tribal leaders and officials when an agency action has tribal implications under the FEMA Tribal Consultation Policy, which guides the Agency tribal consultation process that reflects the unique circumstances affecting Tribal Nations. The unique circumstances of a tribal community include, but are not limited to, the following: cultural and religious interests; sacred, historical, and cultural sites; resources; preservation; location; infrastructure, and economic status.

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### **REQUIREMENTS**

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A. NATION-TO-NATION RELATIONSHIP; Outcome: FEMA maintains nation-to-nation relationships and engagements with Tribal Nations under this initiative to guarantee the services of this provisional treaty; "Mendocino Indian Reservation", District of Mendocino, California. Tribal Nations management, Mendocino, California OMB 3245-0118; authorized 2016.

Signature: Line Geronimo Langenderfer XVIII	Date:
U.S.A. C時间伦图图内侧mo Langendörfer XVIII   Distri	ict Secretary
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	<b>5</b> .
Signature:	Date:
Joe Biden   President   United States of America	

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UNITED STATES OF AMERICA **AGENCY TRIBAL NATIONS** 

'GO GREEN PLANET' INITIATIVE

# AGENCY TRIBAL NATIONS GOVERNMENT TO GOVERNMENT **CONSULTATION, SERVICES AND PARTNERSHIP** GLOBAL GREEN FUEL STRATEGIC ECONOMIC DEVELOPMENT PLAN



APACHE WAR CHIEF COCHISE



**ROSWELL BUTLER HARD** 



APACHE WAR CHIEF GERONIMO

Sponsored by Native American Affairs Utilities Common Stock Wealth Sponsored by Siamex Investment NVA Netherlands Antilles Corporation
N.A.S.H.A. LL& CROJECT DEVELOPER 2010











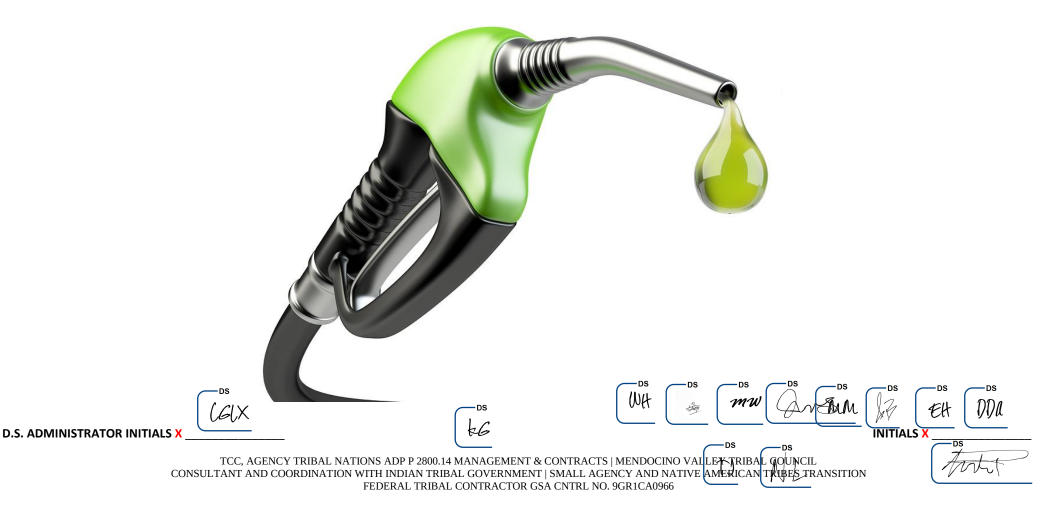


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OMB 2700-0042 GSA-ERRC EFFECTIVE DATE 12 | 16 | 2016
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# 5-YEAR INITIATIVE 35% CARBON FOOTPRINT REDUCTION PETROLEUM REFINERY | GREEN FUEL | CARBON CREDITS



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# **PERPETUAL EQUITY SHARES AS FOLLOWS: 51% AGENCY TRIBAL NATIONS**

49% CONTRACTS

# CAMPAIGNING \$1B | 36% SHARES

ROUND	INVESTMENT	OFFERING
1	\$250M   GEM	20%
2	\$250M   CARBON CREDIT	10%
3	\$250M   OIL	5%
4	\$250M   GOLD	1%

AGENCY TRIBAL NATIONS "HOLDING COMPANY" – FOR PROFIT 100% SHARES - ATN

ATN **GEMS MINE CONTRACTS** 

25% BANK HOLDING

ATN **CARBON CREDIT CONTRACTS** 25% BANK HOLDING

ATN OIL 60M/B/M **GREEN & PETRO** 

CONTRACTS 25% BANK HOLDING

ATN **GOLD MINE CONTRACTS** 

25% BANK HOLDING

# SOVEREIGN BANK CHARTER "HOLDING COMPANY" - FOR PROFIT **GEM 25% | CARBON CREDIT 25% | OIL 25% | GOLD 25%**

- ✓ FIRST BANK OF UNITED STATES OF AMERICA
- PREDATES FDIC; GRANDFATHERED CHARTER
- DECENTRALIZED INDEPENDENT SERVER
- ✓ CAN BE BACKED BY MINERALS, TIMBER, LAND, OIL, CARBON CREDITS
- ✓ PRE FDIC, GRANDFATHERED PERPETUAL EXISTANCE, PROVIDED BY STATE OF NEVADA
- ✓ INTERNATIONAL SERVICE
- √ 1,000,000 PAR SHARES; 49% STOCK EQUITY HOLDINGS
- ✓ TO SERVICE 60M BARRELS OF OIL PER MONTH
- ✓ TO SERVICE 9.5 TONS OF HEMP YEARLY; DOMESTIC AND INTERNATIONAL
- Patent holder psloyds of London Gen backed cursency SQFTWARE and IT ps
- ✓ Supports Agenty Tribal Nations 100 GREEN, PLANET' initiative

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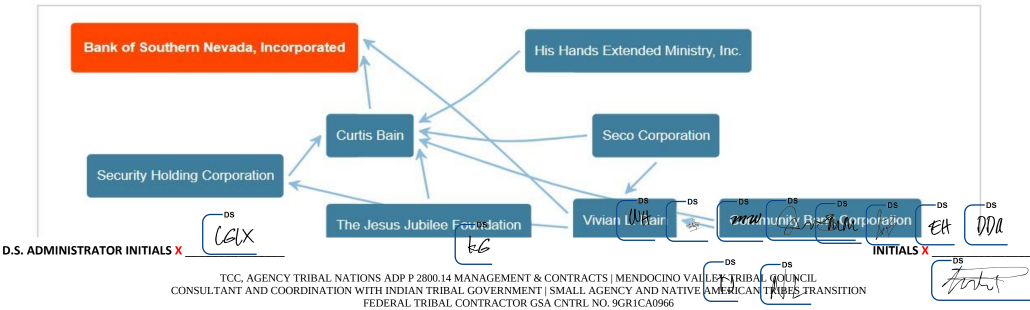


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# BANK OF SOUTHERN NEVADA, INCORPORATED

BANK OF SOUTHERN NEVADA, INCORPORATED is a legal entity registered under the law of State Nevada. Company is located in the register with the Company number C40-1921 and with the national number of State Nevada NV19211000014. This legal entity was firstly registered on 19th November 1921 under the legal form of Domestic Corporation. Its registered agent is CURTIS BAIN with the seat at 2068 N NELLIS BLVD #174, LAS VEGAS, 89115, NV licensed as Noncommercial Registered Agent. Current company's status is Active.





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United States America Native American project developer and GSA Federal Contractor Chief Geronimo XVIII, Tribal Government Agency Page | 12 Tribal Nations, Deganawidah-Quetzalcoati University aka D-Q University Research and Lab, refined oil manufacturer (60M barrels a month).

From an industry perspective, we see no technical barriers to achieving this, so it's time to get on with the virtuous cycle of carbon reduction through this global 'GO GREEN PLANET' initiative. World changing technology Oil companies are making strides in becoming more environmentally friendly, but they still have a long way to go. Agency Tribal Nations has taken specific, significant action as regulation and consumer pr shifted demand to cleaner forms of energy.

We have led the race in delivering green gas fuel at well-below US\$50 cents per gallon, we believe the collective ingenuity and entrepreneurship of the private sector can deliver green fuel at less than US\$3 per gallon within five years. The new initiative aims to cut the cost of green fuel to less than \$3/gallon, which would help to cut emissions from the world's most carbon-intensive industries.

Agency Tribal Nations, Native American small agencies believe that investing in clean energy is the best way to reduce domestic and international dependence on Petroleum oil and gas. Green fuel technologies are available and cost-effective today and offer the surest path towards a world where fuel supply cannot be used as a means of political coercion or a threat to national security, and where families and businesses are protected from volatile prices and markets. Accordingly, we continue to support ambitious international REFINERY green fuel goals and near-term action, including strong domestic green fuel action, and the pursuit of a net-zero fuel emissions economy by 2050.

At Agency Tribal Nations, we are driven by our unwavering determination to create a sustainable future for our planet. Our goal is to join the world in achieving a net-zero future by registering projects both nationally and internationally. We are proud to utilize blockchain technology to ensure the accurate tracking and accounting of offset credits, paving the way for a transparent and efficient system. Through the incorporation of cutting-edge machine learning, we strive to optimize each project with the latest clean energy technology and methodologies.

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greener, and cleaner tomorrow.



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We are confident that we will deliver practical and sustainable solutions that exceed expectations, and lead the charge toward a brighter,

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FOCUS: Reduce the use/burning of fossil fuels by 35% through the development and harvesting of green gases as a crucial part of this 5-YEAR "GO GREEN PLANET" initiative. Often agriculture and non-fracking drilling technologies are incorporated across project activities with multiple project participants to achieve GHG emission reductions as well as secure the necessary climate-smart commodities for the green economy.

By engaging stakeholders, we promote partnerships that raise awareness, strengthen capacities, provide technical assistance to our projects, and increase the resilience of vulnerable communities while growing green diversity in ecosystems. We support Governments in their efforts to mobilize private funding to achieve their climate and sustainable development goals that strengthen the ability of agriculture and financial systems to promote rural resilience and food security.

We target several interactions to prioritize the list of themes based on their relevance to the project in review. Some priorities include, but are not limited to:

- Arts | Culture | Preservation
- Carbon Assessment
- Climate Change | Environmental Conservation
- Critical Resource Management (Water|Energy|Food)
- Disaster | Emergency Management
- Education | Research
- ❖ Estabishing Green Economy

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**Humanitarian Aid** 

Mining | Extraction

- **Public Health**
- Trade | Commercial Manufacturing | High Paying Jobs
- Transportation
- Urban Planning and Development

Agency Tribal Nations in dual efforts Federal Tribal Government, 20 billion Contract IT Schedule 70 and 84, and the Tribal University

Schedule 1 Agriculture, Lab and Research would like to apply its services as follows:

DE-FOA - 0001594 DE-FOA-0001503; DE-FOA-0001593 Intent Submit DEPARTMENT INTERIOR NATIVE AMERICAN AFFAIRS UTILITIES

AMENDMENT OF SOLICITATION/ MODIFYCATION OF CONTRACT OMB Approved 2700-0042 GSA SERVICE Administration/FAS/IT

Office of Acquisition Operations

1800 F Street, NW,4th Floor

Washington DC 20405

Name Address of Contractor

FEDERAL CHIEF OFFICER THOMAS DAVID LANGENDERFER

33280 ALBION RIDGE ROAD

33300 ALBION RIDGE ROAD

ALBION CALIFORNIA 95410 NETHERLAND

CLEAN ENERGY MANUFACTURING INNAVATIONS INSTITUTE FOR REDUCING EMBODIED ENERGY

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CODE 1600449D-GSA FACILITY CODE 1102

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SF-424 Application for federal assistance Approved 9/01/2016 9A QTA0015THA3003 10 B Dated 10/16/2016

EE01 Report Project Number DE-DOA-0001503 ADMINISTERD BY ATHER THAN GSA / FEDERAL CHIEF OFFICER Thomas David Langendörfer XVIII -

FOA-0001635; GSA500A

Partners to services above 477 MOA

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MEMORANDUM OF AGREEMENT | 'GO GREEN PLANET' 5-YEAR INITIATIVE | 60M BARRELS CRUDE OIL MONTHLY & REFINERY

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**BETWEEN:** 

OFFICE OF UNITED KINGDOM-ADMINISTRATOR OFFICER

Chief Geronimo Langendörfer XVIII | District Secretary

Agency Tribal Nations dba Deganawidah-Quetzalcoati University

AND:

SEAN CASEY | 'Attorney' Agency Tribal Nations

AGENCY TRIBAL NATIONS | Chief Geronimo Langendörfer XVIII

CARBONATIK LLC | Dr. Joseph Kamalesh Swaminathan

BANK OF SOUTHERN NEVADA | Joe Beverlin

JANAIAH TRADING (PVT) Ltd | Sahan Lakmana, Director

DEGANAWIDAH-QUETZALCOATI UNIVERSITY | Chief Mike Williams

PHAMBILL ENERGY – SOUTH AFRICA | Danny Seay, Vice President of Communications

PHAMBILL ENERGY - SOUTH AFRICA | James Bilella, Executive Managing Director

BROADRANGE ENERGY | Mike McCarthy, CEO

BIROFINGER USA | Toni Jakovchevski | Jack Prespa

SIS SOFTWARE SOLUTIONS, LLC | Curtis Pilon

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DHIRAJ DE ALMEIDA | 'Ambassador' Agency Tribal Nations – Sri Lanka

DEGANAWIDAH-QUETZALCOATI UNIVERSITY | THE HAMBANTOTA OIL REFINERY PROJECT | Dhiraj De Almeida-Project Manager

NATURAL CAPITAL CRYPTO | Julian Martinez | Kristian Gustavson

DEGANAWIDAH-QUETZALCOATI UNIVERSITY | Kristian Gustavson | 'Senior Ranger Task Force' Agency Tribal Nations

DEGANAWIDAH-QUETZALCOATI UNIVERSITY | Dave Seay | 'Senior Ranger Investigator', Agency Tribal Nations

MOHAMMAD A.A.AI DOSHEN | 'Ambassador' Agency Tribal Nations – Dubai

BLACK HORSE RIDERS INC. | Matthew Selig

Mohammad A.A.Al Doshein | Hambantota Refinery Production OIL Supplier

BRIGHT STAR SCIENTIFIC LLC | Eric Hoffman | Wayne Heftye

DEGANAWIDAH-QUETZALCOATI UNIVERSITY | Native Health Services-California | 'Director' Helen Palomino

DEGANAWIDAH-QUETZALCOATI UNIVERSITY | Native Health Services-Arkansas | 'Director' Serena Heatherly

DEGANAWIDAH-QUETZALCOATI UNIVERSITY | Native Health Services | 'Ambassador' Dhiraj De Almeida

SALINAS VALLEY AG MONITORING | Nicholas Lumbreras

BOMBORA LLC | Michael Jason

VALLEY HARVEST | Jesus Sanchez

HARD ENTERPRISE LLC | Dan Hard

DEGANAWIDAH-QUETZALCOATI UNIVERSITY | Mitchell Wright

AQUA PADIFIC, LLC | Kim Boddy

DEGANAWIDAH-QUETZALCOATI UNIVERSITY | Shashank Shrivastava

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DEGANAWIDAH-QUETZALCOATI UNIVERSITY | Michael Shoemake

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TO SERVICE AGENCY TRIBAL NATIONS 'GO GREEN PLANET' 5-YEAR INITIATIVE AND 5-YEAR SERVICE CONTRACTS AWARDED TO THE FOLLOWING AWARDEES AS FOLLOWS:

### **POC**

Administrator GSA Tribal Federal Contractor District Secretary – Agency Tribal Nations Deganawidah-Quetzalcoati University a FOR PROFIT PUBLIC BENEFIT COMPANY Small Agencies and Native American Tribes Economical Strategic Planning 33280 Albion Ridge Road Albion, California 95410-9998 (re.0093)

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CONSULTANT AND COORDINATION WITH INDIAN TRIBAL GOVERNMENT | SMALL AGENCY AND NATIVE AMERICAN TRIBES TRANSITION
FEDERAL TRIBAL CONTRACTOR GSA CNTRL NO. 9GR 1CA0966









USD 10 MILLION AGENCY TRIBAL NATIONS GOVERNMENT CONTRACT FOA; dba Deganawidah-Quetzalcoati I	Universit
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And

CONTRACT AWARDEE;

Sean Casey | 'Attorney', Agency Tribal Nations - TRUSTEE

Service to this 5-YEAR contract, to facilitate Agency Tribal Nations global 'GO GREEN PLANET' proof of concept 5-YEAR initiative. Service to provide USD 10 million retainer for service and application start up to be provided to all federal government Agency Tribal Nations government-to-government affairs; both domestic and international.

Signature	: Chief Geronmo Langenderfer XVIII	Date:
-	Chief Gefonimo Langendörfer XVIII   District Secretary	_
	TCC ATN ADP P 2800.14 GSA Tribal Federal Contractor of the Inter	rior
Signature		Date:
Signature	Sean Casey L'Attorney'. Agency Tribal Nations	_ Date

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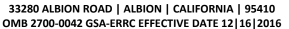
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INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



USD 100 MILLION AGENCY TRIBAL NATIONS GOVERNMENT CONTRACT FOA; dba Deganawidah-Quetzalcoati University

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And

AGENCY TRIBAL NATIONS | Chief Geronimo Langendörfer XVIII

Service to this 5-YEAR contract, to facilitate Agency Tribal Nations global 'GO GREEN PLANET' proof of concept 5-YEAR initiative: expenditure, equipment, facilities, real estate and all other services of action that needs to be applied; USD 5 million per district, (9) Districts of Mendocino County.

Signature:

Chief Geronimo Langendörfer XVIII | District Secretary

TCC ATN ADP P 2800.14 GSA Tribal Federal Contractor of the Interior







INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



USD 10 MILLION AGENCY TRIBAL NATIONS GOVERNMENT CONTRACT FOA; dba Deganawidah-Quetzalcoati University

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And

CONTRACT AWARDEE; BROADRANGE ENERGY | Mike McCarthy

Service to this 5-YEAR contract, to facilitate Agency Tribal Nations global 'GO GREEN PLANET' proof of concept 5-YEAR initiative: BROADRANGE ENERGY to deploy and distribute the Digital Magnetic Inducer Generators (DMIG) technology; providing access to an inexpensive, continuously available, and non-polluting method for generating electrical energy in a format that is applicable both small and large-scale; requiring no fuel input, the milestone of our services of support.

Signature:	Chief Gerenius Langenderfer XVIII  5E0E72B795BF40B	3/18/2023 Date:
	Chief Geronimo Langendörfer XVIII   District Secretary	
	TCC ATN ADP P 2800.14 GSA Tribal Federal Contractor of the Inter	ior
	DocuSigned by:	
	Mike McCarthy A5A9F1BD2F644FB	3/19/2023
Signature:	A5A9F1BD2F644FB	Date:
	Mike McCarthy   CEO Broadrange Energy	









USD 10 MILLION AGENCY TRIBAL NATIONS GOVERNMENT CONTRACT FOA; dba Deganawidah-Quetzalcoati University Page | 22 And CONTRACT AWARDEE; CARBONATIK LLC | Dr. Joseph Kamalesh Swaminathan Service to this 5-YEAR contract, to facilitate Agency Tribal Nations global 'GO GREEN PLANET' proof of concept 5-YEAR initiative: Dr. Joseph Kamalesh Swanimathan; gem mine, lawyer/escrow fees associated to sovereign charter bank and gem mine transfer 51/49 split; Agency Tribal Nations. 3/18/2023 Signature: Date: Chief Geronimo Langendörfer XVIII | District Secretary TCC ATN ADP P 2800.14 GSA Tribal Federal Contractor of the Interior Signature: Date: Dr. Joseph Kamalesh Swaminathan | Carbonatik LLC







INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE
GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



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And

CONTRACT AWARDEE;

BANK OF SOUTHERN NEVADA; 2000 shares

Service to this 5-YEAR contract, to facilitate Agency Tribal Nations global 'GO GREEN PLANET' proof of concept 5-YEAR initiative; Bank of Southern Nevada: Sovereign bank charter: pre-dates FDIC; grandfathered sovereign charter; can be backed by minerals, timber, gems, oil, carbon credits 'GO GREEN PLANET" initiative; decentralized independent server to service gem mine service of contract associated to sovereign charter bank and gem mine transfer 51/49 split; Agency Tribal Nations along with the purchase and sale of Bank of Southern Nevada sovereign charter.

Signature	Docusigned by: Life Geron Langenderfer XVIII	Date:_	3/18/2023
0	Chief Geronimo Langendörfer XVIII   District Secretary TCC ATN ADP P 2800.14 GSA Tribal Federal Contractor of the Interior	or _	
Signature	·	Date:_	
	Joe Beverlin as 'Power of Attorney'   Bank of Southern Nevada		

D.S. ADMINISTRATOR INITIALS X

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# OFFICE OF UNITED KINGDOM ADMINISTRATOR OFFICER

# 33280 ALBION ROAD | ALBION | CALIFORNIA | 95410 OMB 2700-0042 GSA-ERRC EFFECTIVE DATE 12 | 16 | 2016





USD 10 MILLIION AGENCY TRIBAL NATIONS GOVERNMENT CONTRACT FOA; dba Deganawidah-Quetzalcoati University

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And

CONTRACT AWARDEE;

JANAIAH TRADING (PVT) Ltd | Sahan Lakmana, Director

Service to this 5-YEAR contract, to facilitate Agency Tribal Nations global 'GO GREEN PLANET' proof of concept 5-YEAR initiative. Financial Trading Company: to provide support to new federal government Agency Tribal Nations sovereign charter; international; decentralized; independent; financial institution.

Financial Trading company located in Singapore; License to operate trading payments; capital markets; financial advisory; insurance. Currently in the process to be listed in the Singapore Stock Exchange. Venture capital company: businesses can raise a large amount of capital; venture capitalists are generally trustworthy; venture capitalists are helpful in building networks.

Signature:	Chief Geronina langenderfer XVIII	Date:_	3/18/2023
	Chief Geronimo Langendörfer XVIII   District Secretary TCC ATN ADP P 2800.14 GSA Tribal Federal Contractor of the Interior		
Signature:		Date:_	
	Sahan Lakmana   Janaiah Trading (PVT) Ltd		

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USD 10 MILLION AGENCY TRIBAL NATIONS GOVERNMENT CONTRACT FOA; dba Deganawidah-Quetzalcoati University And CONTRACT AWARDEE; DEGANAWIDAH-QUETZALCOATI UNIVERSITY | Chief Mike Williams, Board of Directors Service to this 5-YEAR contract, to facilitate Agency Tribal Nations global 'GO GREEN PLANET' proof of concept 5-YEAR initiative. Deganawidah-Quetzalcoati University to provide research lab and facilities in support of this 'GO GREEN PLANET' proof of concept initiative. 3/18/2023 Signature: Chiefe@@pomipao Langendörfer XVIII | District Secretary TCC ATN ADP P 2800.14 GSA Tribal Federal Contractor of the Interior Signature: Date: Chief Mike Williams | CEO Deganawidah-Quetzalcoati University











**D.S. ADMINISTRATOR INITIALS** 

TCC, AGENCY TRIBAL NATIONS ADP P 2800.14 MANAGEMENT & CONTRACTS | MENDOCINO VALLEY TRIBAL GOUNCIL CONSULTANT AND COORDINATION WITH INDIAN TRIBAL GOVERNMENT | SMALL AGENCY AND NATIVE AMERICAN TRIBES TRANSITION FEDERAL TRIBAL CONTRACTOR GSA CNTRL NO. 9GR1CA0966



INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



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USD 10 MILLION AGENCY TRIBAL NATIONS GOVERNMENT CONTRACT FOA; dba Deganawidah-Quetzalcoati University

And

### CONTRACT AWARDEE.

Phambill Energy – South Africa | Danny Seay, Vice President of Communications Phambill Energy – South Africa | James Bilella, Executive Managing Director

Service to this 5-YEAR contract, to facilitate Agency Tribal Nations global 'GO GREEN PLANET' initiative. Phambill Energy – South Africa; to adopt its existing three USA contracted 'GO GREEN' refinery locations 'proof-of-concept' into the Agency Tribal Nations; dba Deganawidah-Quetzalcoati University 'GO GREEN PLANET' and carbon capture initiative. Phambill Energy – South Africa to strategically place 97 additional small capacity 'GO-GREEN' refinery's both domestic and international in servicing an Agency Tribal Nations strategic economic development initiative to create 3000 jobs per refinery to its fullest capabilities worldwide servicing 100 refineries in total worldwide. This proof-of-concept joint venture will apply itself to the existing already-in-operation three USA locations to service 30,000 petro-to-green gallons per day output at which time existing Phambill Energy - South Africa invoices will be adopted, applied, and credited by Agency Tribal Nations carbon credit capture. Upon reaching the service application of 30,000 petro-to-green gallons daily per existing Phambill Energy – South Africa refinery; from the contracted cost not limited to USD 10 million (\$10,000,000.00) application to each refinery. Small Agencies 100 refinery Cooperative to reach 800,000,000 petro-to-green gallons per month output within the 5-YEAR Tribal 'GO GREEN PLANET' carbon capture strategic economic development initiative.

Contingent upon the production output of the Sri Lanka refinery sustaining itself from 800,000 gallons per day petro-to-green fuel output to 800,000,000 gallons per day petro-to-green fuel output in this 'GO GREEN PLANET' and carbon capture initiative that services a 60M barrel/Crude oil contract monthly; to be incorporated into a strategic economic humanitarian and petro-to-green fuel conversion in alignment with the USA and Native American Tribal Nations to be able to apply production, transportation and all availabilitites of international and domestic to serve to this initiative and the primary government to stand to the initiative of an executive branch of the USA in collaboration to apply efforts in making changes, in support of the 5-YEAR 'GO GREEN PLANET' carbon capture initiative in reducing the carbon footprint by 35% and in support of the world-wide initiative of reaching climate neutrality by 2050.

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INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE
GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



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The evaluation of the service agreement will determine upon the service that is applied that it can give the full specs that may come to a strategic mathematical service agreement.

Signature:	Chief Geraino Langenderfer XVIII	Date:_	3/18/2023
	Chief Geronimo Langendörfer XVIII   District Secretary		
	TCC ATN ADP P 2800.14 GSA Tribal Federal Contractor of the Inte	rior	
Signature:		_ Date:_	
	Phambill Energy - South Africa   Danny Seay, Vice President of Co	ommuni	ications
Signature:	Ju Illi	_ Date:_	3/19/2023
	Phambill Energy – South Africa   James Bilella, Executive Managir	ng Direc	tor

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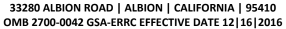
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INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE
GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



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USD 10 MILLION AGENCY TRIBAL NATIONS GOVERNMENT CONTRACT FOA; dba Deganawidah-Quetzalcoati University

And

CONTRACT AWARDEE;

BIROFINGER USA | President, CEO Toni Jakovchevski | Co-Founder Biroform Jack Prespa

Service to this 5-YEAR contract, to facilitate Agency Tribal Nations 'GO GREEN PLANET' proof of concept 5-YEAR initiative. Birofinger USA: IT Security, Service Management, IT Infrastructure, State-of-the-art opti-channel digital banking platform, capable of providing all banking features on any channel, automating customer facing processes with carbon footprint tracking per transaction.

Signature: Chief Geroning langenderfer XVIII	Date:_	3/18/2023
Chief Geronimo Langendörfer XVIII   District Secretary		
TCC ATN ADP P 2800.14 GSA Tribal Federal Contractor of the In	terior	
Signature: 3D1ED6143867400	Date:	5/5/2023
Tonidakowabevski   President, CEO BIROFINGER USA		
Signature: 713591617CC240E	Date:_	5/5/2023
Jack Prespa   Co-Founder BIROFORM INTERNATIONAL		

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USD 10 MILLION AGENCY TRIBAL NATIONS GOVERNMENT CONTRACT FOA; dba Deganawidah-Quetzalcoati University

And

CONTRACT AWARDEE; SIS SOFTWARE SOLUTIONS, LLC | Curtis Pilon

Service to this 5-YEAR contract, to facilitate Agency Tribal Nations global 'GO GREEN PLANET' proof of concept 5-YEAR initiative. SIS Software Solutions, LLC: streamline business processes with proven conversion and end-to-end document management solutions.; bank loans, currency/credit cards, Project Management.

Signature: Unif Geronimo Langenderfer XVIII	3/18/2023 Date:
Chief Gerönimo Langendörfer XVIII   Distr	ict Secretary
TCC ATN ADP P 2800.14 GSA Tribal Federa	
Signatura	Data
Signature:	Date:
Curtis Pilon   Founder, President SIS Softwa	are Solutions, LLC

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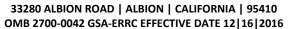
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INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE
GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



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USD 10 MILLION AGENCY TRIBAL NATIONS GOVERNMENT CONTRACT FOA; dba Deganawidah-Quetzalcoati University

And

CONTRACT AWARDEE;

DHIRAJ DE ALMEIDA | 'Ambassador' Agency Tribal Nations - SRI LANKA

Service to this 5-YEAR contract, to facilitate Agency Tribal Nations 'GO GREEN PLANET' proof of concept 5-YEAR initiative, as Ambassador on behalf of Agency Tribal Nations.

Signature: Liuf Grown Cangularfur XVIII | District Secretary

TCC-AJNIADByP 2800.14 GSA Tribal Federal Contractor of the Interior

Diury De Umida | 3/18/2023 | Date:

Dhiraj de Almeida | 'Ambassador', Agency Tribal Nations

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# **OFFICE OF UNITED KINGDOM** ADMINISTRATOR OFFICER

### 33280 ALBION ROAD | ALBION | CALIFORNIA | 95410 OMB 2700-0042 GSA-ERRC EFFECTIVE DATE 12 | 16 | 2016

INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



USD 10 MILLION AGENCY TRIBAL NATIONS GOVERNMENT CONTRACT FOA; dba Deganawidah-Quetzalcoati University

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And

CONTRACT AWARDEE;

DEGANAWIDAH-QUETZALCOATI UNIVERSITY | Dhiraj De Almeida-Project Manager

THE HAMBANTOTA OIL REFINERY PROJECT

POC

Federal Officer Awardee (FOA)

Administrator GSA Tribal Federal Contractor

District Secretary – Agency Tribal Nations

Deganawidah-Quetzalcoati University

a FOR PROFIT PUBLIC BENEFIT COMPANY

Small Agencies and Native American Tribes

**Economical Strategic Planning** 

33280 Albion Ridge Road

Albion, California 95410-9998 (re.0093)

	Docusigned by:		
Signature:	Chief Geronimo Langenderfer XVIII	_Date:_	3/18/2023
	Chief Geronimo Langendörfer XVIII   District Secretary		
	TÇ <del>C </del> ሌፒNsልቤቡም 2800.14 GSA Tribal Federal Contractor of the Interi	or	
Cianaturo	Olivaj De Almeida	Date:	3/18/2023
Signature:	E4F19YC382E84C7	_ Date:_	
	Dhiraj de Almeida   'Ambassador', Agency Tribal Nations   Hambar	ntota R	efinery Production Project Manager

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INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



Service to this 5-YEAR contract, to facilitate Agency Tribal Nations global 'GO GREEN PLANET' proof of concept 5-YEAR initiative, to purchase oil refinery in Sri  $Page \mid 32$ Lanka to service this 'GO GREEN PLANET' proof of concept initiative, see below.

THE HAMBANTOTA OIL REFINERY PROJECT service of contract, proof of concept 'GO GREEN PLANET' initiative.

The proposal is to build a 10 million metric ton per annum (200,000 bbl/day) export oil refinery in Hambantota, Sri Lanka ("The Project").

- The Project will be granted land by the Government of Sri Lanka.
- The company is focused on the strategic position of Sri Lanka in the oil supply chain and will aim to export refined petroleum products such as diesel, petrol, gasoline and aviation fuels to India, China, Pakistan and other countries in the Middle East, South Asia and East Asia.

The preferred Site: Hambantota Port, Sri Lanka.

- What is critical is sufficient land to build a 200,000 BBL/day refinery with storage for both crudes and products.
- The refinery needs to be relatively close to the port with pipeline access and the port needs to be deepwater with the capacity to have relatively large ships turn within the port.
- Hambantota Port meets the navigation criteria and has abundant availability of land.
- As the Government of Sri Lanka is keen to find an investors to construct an oil refinery in Hambantota, the approval period is expected to be relatively short.

Project Duration: 24 Months

- 06 months preparation.
- 18 months of construction.

Project Cost Estimate: USD 4.5 billion

### **BASECASE PRODUCTION**

- The Project team believe that this is the optimal production mix from the readily available crude.
- It believes that this mix will support the capital required to develop the project and that sufficient of the product mix can be forward sold forward.
- It is proposed that the trading operation for the refinery will be based in Singapore or Hong Kong.

Hambantota Refinery Production 200,000 BBL/Day 10,000,000 ton/PA















INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE
GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



USD 10 MILLION AGENCY TRIBAL NATIONS GOVERNMENT CONTRACT FOA; dba Deganawidah-Quetzalcoati University

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And

CONTRACT AWARDEE;

NATURAL CAPITAL CRYPTO | Co-Founder, CTO Julian Martinez | Founder, Kristian Gustavson

Service to this 5-YEAR contract, to facilitate Agency Tribal Nations global 'GO GREEN PLANET' proof of concept 5-YEAR initiative. Natural Capital Crypto to provide Carbon Credits Validation & Verification, Monitoring, and Accounting. Auditors will be responsible for keeping the projects accountable and substantiating the project's Environmental Integrity with Blockchain technology, decentralized finance and tokenization. The Public will have access to a custom dApp technology to view and track your credits. Tokenized credits can be traded on existing centralized and decentralized exchanges. Natural Capital Crypto also remains a Broker for traditional market sales. Web3, IoT Technology, LIDAR technology.

Signature: Chief Geronino Langenderfer XVIII	3/18/2023 Date:
Chief Geronimo Längendörfer XVIII   District Secreta	ary
TCC ATN ADP P 2800.14 GSA Tribal Federal Contract	
Signature:	Date:
Jy <del>lian Mardiney</del> :  Co-Founder, CTO Natural Capital C	rypto
kristian Gustanson	3/19/2023
Signature: (	Date:
Kristian Gustavson   Founder Natural Capital Crypto	<u> </u>

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USD 20 MILLION AGENCY TRIBAL NATIONS GOVERNMENT CONTRACT FOA; dba Deganawidah-Quetzalcoati University

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And

### CONTRACT AWARDEE;

Kristian Gustavson | 'Senior Ranger Task Force', Agency Tribal Nations Dave Seay | 'Senior Ranger Investigator', Agency Tribal Nations

Service to this 5-YEAR contract, to facilitate Agency Tribal Nations global 'GO GREEN PLANET' proof of concept 5-YEAR initiative. Service to contract to apply security economical project planning and management, cyber security, security of investment of funds domestic and international commerce.

Signature:	Chief Gerouis Langenderfer XVIII	Date:	3/18/2023
	Chief Geronimo Langendörfer XVIII   District Secretary		
	ፖርሮንፉዋ™ 46 PyP 2800.14 GSA Tribal Federal Contractor of the Inter	ior	
Signature:	tristian Gustanson	Date:	3/19/2023
	Kristian Gustavson   'Senior Tribal Ranger', Agency Tribal Nations		
Signature:		Date:	
	Dave Seay   'Senior Ranger Investigator', Agency Tribal Nations		

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USD 200 MILLION AGENCY TRIBAL NATIONS GOVERNMENT CONTRACT FOA; dba Deganawidah-Quetzalcoati University

And

### CONTRACT AWARDEE(S);

Matthew Selig | President, Black Horse Riders Inc. | Carbon Credit-'GO GREEN PLANET' Project Manager MOHAMMAD A.A.AI DOSHEN | 'Ambassador', Agency Tribal Nations – Dubai | 60M barrels Oil monthly | Carbon Credit Exchange

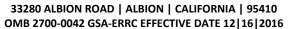
Service to this 5-YEAR contract, to facilitate Agency Tribal Nations global 'GO GREEN PLANET' proof of concept 5-YEAR initiative, as Ambassador on behalf of Agency Tribal Nations in securing 60M barrels of sweet crude oil monthly.

Crude oil to be purchased with up to 800 billion U.S. certified registered carbon credits. This 5-year contract will integrate the matrix of the carbon credits, carbon registry, petroleum fuel and green fuel portfolio in a clean fuel initiative to capture all 800 billion carbon credits to the registry. Application of service to incorporate the matrix of IT Schedule 70 and Schedule 84 with this global 'GO GREEN PLANET' initiative may apply the accreditation of 800 billion carbon credits in stock.

Signature: Luc Chief Geronimo Langundurfur XVIII Chief Geronimo Langundurfur XVIII	3/18/2023 Date:
Chief Geronimo Langendörfer XVIII   District Secretary	
TCC ATN ADP <mark>P ይ</mark> ኖርፅ 114 ଏSA Tribal Federal Contractor of the Interi	ior
Signature:	3/20/2023
Signature: <sub>674D0782494D486</sub>	Date:
Mohammad A.A.AI Doshein   'Ambassador', Agency Tribal Nations	Hambantota Refinery Production OIL Supplier
Signature:	Date:
Matthew Selig   President, Founder Black Horse Riders Inc.   Proje	ct Manager







INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



**USD 10 MILLION** AGENCY TRIBAL NATIONS GOVERNMENT CONTRACT FOA; dba Deganawidah-Quetzalcoati University

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And	
CONTRACT AWARDEE; MOHAMMAD A.A.AI DOSHEN   'An	bassador', Agency Tribal Nations - Dubai
Agency Tribal Nations in securing 6  Docusigned by:  Signature: Luck Geroutho at Chief Gerona Price Langence	Facilitate Agency Tribal Nations global 'GO GREEN PLANET' proof of concept 5-YEAR initiative, as Ambassador on behalf of IM barrels of sweet crude oil monthly. Crude oil to be purchased with a carbon credit/exchange and application of service.  3/18/2023  Date:  Date:  SA Tribal Federal Contractor of the Interior
	3/20/2023Date:   'Ambassador', Agency Tribal Nations   Hambantota Refinery Production OIL Supplier
Signature: John Jensen   President,	Date: Founder Prolific Fund   Carbon Credit Facilitator

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INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



USD 40 MILLION AGENCY TRIBAL NATIONS GOVERNMENT CONTRACT FOA; dba Deganawidah-Quetzalcoati University	
<b>3</b>	Page   37
And	
CONTRACT AWARDEE; MOHAMMAD A.A.AI DOSHEN   'Ambassador', Agency Tribal Nations – Dubai   60M barrels Oil mo	nthly   Carbon Credit Exchange
Service to this 5-YEAR contract, to facilitate Agency Tribal Nations global 'GO GREEN PLANET' pro Agency Tribal Nations in securing 60M barrels of sweet crude oil monthly. Crude oil to be purch service.	•
Signature: Lief Gerovino Langendorfer XVIII   District Secretary	
TCC ATN ADP P 2800.14 GSA Tribal Federal Contractor of the Interior	
3/20/2023	

Date:

D.S. ADMINISTRATOR INITIALS X

Signature:

Signature:

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Mohammad A.A.AI Doshein | 'Ambassador', Agency Tribal Nations | Hambantota Refinery Production OIL Supplier

John Jensen | President, Founder Prolific Fund | Carbon Credit Facilitator

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USD 10 MILLION AGENCY TRIBAL NATIONS GOVERNMENT CONTRACT FOA; dba Deganawidah-Quetzalcoati University

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AND

CONTRACT AWARDEE;

BRIGHT STAR SCIENTIFIC LLC | Founder, Eric Hoffman | Co-Founder, Wayne Heftye

Service to this 5-YEAR contract, to facilitate Agency Tribal Nations global 'GO GREEN PLANET' proof of concept 5-YEAR initiative, servicing a FIRST-OF-ITS-KIND large scale petroleum-to-green fuel refining process at the Sri Lanka Public Service Hambantota oil refinery project. Carbon credits will drive this initiative; Green Fuel costs pennies to produce and is 80x less expensive to produce compared to most fuels. Agency Tribal Nations - Project Management Wayne Heftye and Eric Hoffman; Petroleum-to-GreenFuel; IT Schedule 70 and 84 Project Management; Prolific Fund to be a service provider to Agency Tribal Nations Carbon Credit Matrix.

Signature: <u>Unif Grovino Langenderfer XVIII</u>	_ Date:_	3/18/2023
Chref उसलामा Langendörfer XVIII   District Secretary		
TCC ATN ADP P 2800.14 GSA Tribal Federal Contractor of the Inter	ior	
DocuSigned by:		
Signature: ORANGE 1980 CC 2465	_ Date:_	3/19/2023
Eric मिर्किशिवला के Founder President Bright Star Scientific LLC		
Wayne Heftye		3/21/2023
Signature:	_ Date:_	
Wayne Heftye   Co-Founder Bright Star Scientific LLC		
Signature:	Date:	
John Jensen   Founder Prolific Fund	_	

D.S. ADMINISTRATOR INITIALS X

TCC, AGENCY TRIBAL NATIONS ADP P 2800.14 MANAGEMENT & CONTRACTS | MENDOCINO VAILESTRIBAL GOUNCIL CONSULTANT AND COORDINATION WITH INDIAN TRIBAL GOVERNMENT | SMALL AGENCY AND NATIVE AMERICAN TRIBES TRANSITION

FEDERAL TRIBAL CONTRACTOR GSA CNTRL NO. 9GR1CA0966



INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



USD 10 MILLION AGENCY TRIBAL NATIONS GOVERNMENT CONTRACT FOA; dba Deganawidah-Quetzalcoati University

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And

CONTRACT AWARDEE;

MICHAEL SHOEMAKE | Petroleum 'Consultant', Liaison Agency Tribal Nations | 60M barrels Oil monthly | Carbon Credit Exchange

Service to this 5-YEAR contract, to facilitate Agency Tribal Nations global 'GO GREEN PLANET' proof of concept 5-YEAR initiative, as Petroleum|Green Mix Fuel|Certified Carbon Credit Fuel Market and Sales consultant and liaison both domestic and international on behalf of Agency Tribal Nations in servicing 60M barrels of refined green fuel. Crude oil to be purchased with Prolific Fund carbon credits with its application of service.

(	— DocuSigned by:		3/18/2023
Signature:	Chief Gerowand Cangenderfer XVIII	_Date:_	
	Chiếf Geröfilifflb Langendörfer XVIII   District Secretary		
	TCC ATN ADP P 2800.14 GSA Tribal Federal Contractor of the Inter	ior	
	DocuSigned by:		
Cianatura	Mike Shoemake	Data	3/19/2023
Signature:		_Date:_	
	Michael Shoemake   'Consultant', Liaison Agency Tribal Nations   Hamba	ntota Re	finery Production OIL Supplier

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INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE
GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



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And

CONTRACT AWARDEE;
Shashank Shrivastava | Petroleum 'Consultant', Liaison Agency Tribal Nations | 60M barrels Oil monthly | Carbon Credit Exchange

Service to this 5-YEAR contract, to facilitate Agency Tribal Nations global 'GO GREEN PLANET' proof of concept 5-YEAR initiative, as Petroleum |Green Mix Fuel | Certified Carbon Credit Fuel Market and Sales consultant and liaison both domestic and international on behalf of Agency Tribal Nations in servicing 60M barrels of refined green fuel. Crude oil to be purchased with Prolific Fund carbon credits with its application of service.

Signature Docustiqued by:

Chief Grown Most Langendörfer XVIII | District Secretary TCC ATN ADP P 2800.14 GSA Tribal Federal Contractor of the Interior

Signature:

Shashank Shrivastave | 'Consultant', Liaison Agency Tribal Nations | Hambantota Refinery Production OIL Supplier

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INITIALS



INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003

USD 30 MILLION AGENCY TRIBAL NATIONS GOVERNMENT CONTRACT FOA; dba Deganawidah-Quetzalcoati University



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And CONTRACT AWARDEE(S); DEGANAWIDAH-QUETZALCOATI UNIVERSITY | Native Health Services-California | 'Director' Helen Palomino DEGANAWIDAH-QUETZALCOATI UNIVERSITY | Native Health Services-Arkansas | 'Director' Serena Heatherly DEGANAWIDAH-QUETZALCOATI UNIVERSITY | Native Health Services | 'Ambassador' Dhiraj De Almeida Service to this 5-YEAR contract, to facilitate Agency Tribal Nations global 'GO GREEN PLANET' proof of concept 5-YEAR initiative in support of our Native Health IT, Health Services and United States Department of Agriculture approved plan. Agency Tribal Nations | Deganawidah-Quetzalcoati University has assembled a prestigious group of scientific and operational leaders that provide experience across technology, pharmaceutical-to-greenceutical development and technology, GMP manufacturing, as well as early-stage research to late-stage clinical development of human therapeutics. Our collective expertise will serve the Public well as we expand our manufacturing facilities and will support the Agency as we capitalize on commercial opportunities to achieve regulatory milestones. Signature Chief Geronifi Blangendörfer XVIII | District Secretary TCC ATN ADP P 2800.14 GSA Tribal Federal Contractor of the Interior

Date:

Date:

D.S. ADMINISTRATOR INITIALS X

Signature:

Signature:

Signature:

Helen-Balasspiecoy, 'Director', Native Health Services-California | Deganawidah-Quetzalcoati University

Dhirai De Almeida | 'Ambassador', Agency Tribal Nations | Health IT

Serena Heatherly | 'Director', Native Health Services-Arkansas | Consultant Deganawidah-Quetzalcoati University



INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE
GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



USD 50 MILLION AGENCY TRIBAL NATIONS GOVERNMENT CONTRACT FOA; dba Deganawidah-Quetzalcoati University

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And

CONTRACT AWARDEE(S);

SALINAS VALLEY AG MONITORING | President Nicholas Lumbreras | Director of Genetics BOMBORA LLC | President Michael Jason | Director of Human Health Services VALLEY HARVEST | CEO Jesus Sanchez | Day Labor: Cultivators, Farmers, Trimmers, Laborers HARD ENTERPRISE LLC | President Dan Hard | Director of Logistics BROAD RANGE | Founder Michael McCarthy | Projector Director

Service to this 5-YEAR contract, to facilitate Agency Tribal Nations global 'GO GREEN PLANET' proof of concept 5-YEAR initiative in support of our Native Health Services and United States Department of Agriculture approved plan cannabis operations to purchase, process and distribute 9.5 tons of "research medical" Cannabis Sativa L. through our a first-of-its-kind United States Federally approved and recognized government agency; Agency Tribal Nations. Offering first-right-of refusal deliverables to existing local cannabis farmers and refineries in a 37-state distribution and transportation federally recognized consultation government to government agreement with the United States of America Department of Agriculture. Distributing Cannabis Sativa L. from the West coast (\$200 - \$1800 per pound) to the East coast (\$800 - \$3500 per pound) will help stabilize the market in an upward trend to bring relief to boutique farmers. Agency Tribal doing business as Deganawidah-Quetzalcoati University is the buy/sell service provider for 9.5 tons of Cannabis Sativa L. with 13,000 first-of-its-kind Agency Tribal Nations Distribution Licenses throughout said 37 states. To franchise first-of-its-kind "pop-up" shipping container dispensaries (Deganawidah-Quetzalcoati University medical research and lab "off-site" campuses) that will be filled with inventory from California and shipped to its final destination throughout 37 states. Inventory to be shipped from that point forward via Agency Tribal Nations United States Postal Service. All Agency Tribal Nations metric cannabis to be United States of America tax free under the Agency Tribal Nations Deganawidah-Quetzalcoati University medical research license issued; Agency Tribal Nations to charge a 10% tax to go towards Agency Tribal Nations approved humanitarian projects totaling \$14.5B.

All Agency Tribal Nations cultivation, distribution, transportation, manufacturing and retail medical research licenses shall be licensed, bonded and insured.

Signatures Next Page

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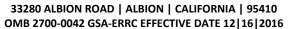




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INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



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Chief Geronimo Langenderfer XVIII Signature: ChiePចិខ្មាប់អីក្រាំ Langendörfer XVIII | District Secretary TCC-ATALAGAR P: 2800.14 GSA Tribal Federal Contractor of the Interior 5/5/2023 Date: Signature: . \_\_\_\_\_\_\_ Date:\_\_\_\_\_\_ Date:\_\_\_\_\_\_ Nicholas Lumbreras | 'Director', Department of Agriculture – Genetics | Deganawidah-Quetzalcoati University Date:\_\_\_\_\_ Signature: Michael Jason | 'Director', Department of Agriculture - Human Health Services | Deganawidah-Quetzalcoati University : \_\_\_\_\_\_ Date: \_\_\_\_\_ Date: \_\_\_\_\_\_ Date: \_\_\_\_\_\_ Date: \_\_\_\_\_\_ Date: \_\_\_\_\_\_ Date: \_\_\_\_\_\_ Date: \_\_\_\_\_\_ Date: \_\_\_\_\_ Signature: Signature: Date: Dan-Hardyled Director', Department of Agriculture – Logistics | Deganawidah-Quetzalcoati University Mike McCarthy 3/19/2023 Michael McCarthy | Founder, Broad Range | Deganawidah-Quetzalcoati University

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### 33280 ALBION ROAD | ALBION | CALIFORNIA | 95410 OMB 2700-0042 GSA-ERRC EFFECTIVE DATE 12 | 16 | 2016

INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE
GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



**USD 100 MILLION** AGENCY TRIBAL NATIONS GOVERNMENT CONTRACT FOA; dba Deganawidah-Quetzalcoati University And

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CONTRACT AWARDEE;

MITCHELL WRIGHT | 'Director' Business Development

Service to this 5-YEAR contract, to facilitate Agency Tribal Nations global 'GO GREEN PLANET' proof of concept 5-YEAR initiative; sovereign charter banking financial Private Placement Programs (PPP) on behalf of Agency Tribal Nations a 501c3 Non-profit; doing business as Deganawidah-Quetzalcoati University a Public Benefit For-Profit service.

EUROPEAN BANKS, SBLCs, BGs, MTNs & THE MONEY MARKETPLACE. PPPs can be used to finance major projects in: infrastructure; solar; wind; waste-to-energy|biomass; hydro; hotels|resorts; gas|oil; agriculture; IT|e-commerce; transport; airline; all other sectors.

### PRIVATE BUY/SELL TRANSACTION

Upon acceptance and with the ratification of the Letter of Intent; the client will receive:

#1: a contract from the Provider to sell the slightly seasoned SBLCs; Purchase Price: 45% of face value

#2: an LOI from the exit buyer to buy the then seasoned SBLC; Exit Price: 65% of face value, (20 pts is the maximum allowed)

#3: The Asset Management Profit Participation Agreement; 60% Investor: 40% Trade Facilitation Fee\*\* \*\*(Includes Consultants, Intermediaries, Paymaster & Bank Management Fee)

#4: the paymaster agreement; Internal to Transaction Bank

#5: HSBC London agreement to manage the buy / sell ledger to ledger transaction within HSBC London with full banking responsibility.

- HSBC London Banker #1, shall be the Investor's Proxy;
- HSBC London Banker #2, shall be the Provider's Proxy;
- HSBC London Banker #3, shall be the Exit Buyer's Proxy.

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INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



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### <u>Jurisdiction</u>

UK ~ The entire transaction will take place, ledger to ledger, within HSBC London, with the Bank, HSBC London, managing the transaction with full banking

responsibility. The documents that are attached are for a PRIVATE PLACEMENT (DIRECT BUY / SELL) TRANSACTION and not for public dissemination. We can provide a qualified Client access to slightly seasoned (SS) SBLCs to a series of 20 tranche contracts as a BUY-SELL TRADE PROGRAM. This is not a platform trade, ie. it is a direct bank trade engaged by the funding Client. The minimum Client capital required for this trade is \$/€50M of cash &/or discretionary credit lines in the account.

Client contracts (10 to 20 tranches) are typically for a minimum of €/\$1B up to, with Rolls & Extensions \$/€50B max. Multiple contracts can be utilized, concurrently, to effectively compound the trade yield. The Client can receive instruments within 72 hours of completion of their document submission and Provider DD. We are ready to provide you with the necessary intake documents you will need to move forward with this transaction.

### ==== // HYPOTHETICAL TRADE MODEL AVAILABLE // ====

Investment Modeled on:

€100M SBLC / €70M CASH DEPOSIT CLIENT TRADE ACCOUNT

using €67.5M to purchase a €150M SBLC

CONTRACT #1: 20 Tranches ~ €150M SBLCs ~ €3000M (€3.0B) Total

Per Tranche:

67.5M Invested ~ 97.5M Exit; 30M Gross Gain, 60% Net Investor: 18M, (26.6% ROI)

Assuming:

3 tranches weekly:

1st) Tuesday: (Buy / Sell) Trade;

67.5M Invested ~ 97.5M Exit; 30M Gross Gain, 60% Net Investor: 18M,

2nd) Wednesday: (Buy / Sell) Trade;

67.5M Invested ~ 97.5M, Exit; 30M Gross Gain, 60% Net Investor: 18M,

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INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



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3rd) Thursday: (Buy / Sell) Trade:

67.5M Invested ~ 97.5M Exit; 30M Gross Gain, 60% Net Investor: 18M,

Friday: Reconciliation

90M Gross Gain, 60% Net Investor: 54M

With the following:

==== // HYPOTHETICAL TRADE MODEL // ====

HSBC UK SBLC Investment Model Based Upon:

Kim Boddy's relationship with the HSBC UK SBLC Allocation Holder.

& (the Asset Provider & the Asset Monetizer)'s Collaboration & Security Agreement to provide:

\$135M CASH DEPOSIT CLIENT HSBC UK TRADE ACCOUNT

then using the \$135MM to purchase a \$300M SBLC

EXAMPLE: Per \$100M Tranche:

\$45M Invested @ 45% of Face Value = \$100M SBLC

Immediate Exit: 65% of Face = \$65M \$20M Gross Gain: Per 100M SBLC Tranche

Assuming:

3 tranches per week:

1st) Tuesday: (Buy / Sell) Trade; 2nd) Wednesday: (Buy / Sell) Trade; 3rd) Thursday: (Buy / Sell) Trade:

Followed By:

4th) Friday: Reconciliation of the Trade Week:

5th) Monday: Profit Allocation & Disbursement for the Prior Trade Week

**D.S. ADMINISTRATOR INITIALS** 















INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



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CONTRACT #1:

\$135M Invested @ 45% of Face Value = \$300M SBLC

Immediate Exit: 65% of Face = \$195M \$60M Gross Gain: Per \$300M SBLC Tranche

CONTRACT #1: 20 Tranches ~ With Rolls & Extensions

Week #1:

CONTRACT #1: TRADE (TUES, WEDS, THURS) 3 x (\$60M Gross Gain: Per \$300M SBLC Tranche)

\$180M Gross Gain Friday Reconciliation:

Contract #1 Basis carry forward \$135M;

Plus Trade Week #1: \$180M Gross Gain

Monday Distribution:

\$180M Gross Gain:

40%: TRADE DESK

60%: THE ASSET PROVIDER & MONETIZER COLLABORATION = \$108M

REINVEST \$90M INTO CONTRACT #2 & CARRY FORWARD

Contract #2: Described:

(\$90M Invested) @ 45% of Face Value = \$200M SBLC

Immediate Exit: 65% of Face = \$130M \$40M Gross Gain: Per \$200M SBLC Tranche

Balance

\$18M: Early Distribution Week #1

\$9M: Asset Monetizer "AM" \$9M: Asset Provider "AP"

D.S. ADMINISTRATOR INITIALS X



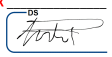








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TCC, AGENCY TRIBAL NATIONS ADP P 2800.14 MANAGEMENT & CONTRACTS | MENDOCINO VALLEX TRIBAL GOUNCIL CONSULTANT AND COORDINATION WITH INDIAN TRIBAL GOVERNMENT | SMALL AGENCY AND NATIVE AMERICAN TRIBES TRANSITION FEDERAL TRIBAL CONTRACTOR GSA CNTRL NO. 9GR1CA0966

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INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE





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Week #2:

CONTRACT #1: TRADE (TUES, WEDS, THURS) 3 x (\$60M Gross Gain: Per \$300M SBLC Tranche)

\$180M Gross Gain

Contract #2

3 x (\$40M Gross Gain: Per \$200M SBLC Tranche)

\$120M Gross Gain

Friday Reconciliation: Week #2 Gain

(Contract #1) + (Contract #2)

\$180M + \$120M

\$300M

Monday Distribution: \$300M Gross Gain 40%: TRADE DESK

60%: THE ASSET PROVIDER & MONETIZER COLLABORATION = \$180M

Sub-distribution: Week #2: "As first out"

\$135M: RESTORED TO THE ASSET MONETIZER & THE ASSET LIEN IS THEN RELEASED

Balance

\$45M: Distribution Week #2 \$22.5M: Asset Monetizer "AM" \$22.5M: Asset Provider "AP"

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Week #3:

CONTRACT #1: TRADE (TUES, WEDS, THURS) 3 x (\$60M Gross Gain: Per \$300M SBLC Tranche)

\$180M Gross Gain

**D.S. ADMINISTRATOR INITIALS X** 















**INITIALS** X



INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE

GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



Contract #2

3 x (\$40M Gross Gain: Per \$200M SBLC Tranche)

\$120M Gross Gain

Friday Reconciliation: Week #3 Gain

(Contract #1) + (Contract #2)

\$180M + \$120M \$300M: Gross Gain

Monday Distribution: Week #3

\$300M Gross Gain 40%: TRADE DESK

60%: THE ASSET PROVIDER & MONETIZER COLLABORATION = \$180M

Sub-distribution:

REINVEST \$135M INTO CONTRACT #3 & CARRY FORWARD w CONTRACT (#1 & #2)

Contract #3: (described)

\$135M Invested @ 45% of Face Value = \$300M SBLC

Immediate Exit: 65% of Face = \$195M \$60M Gross Gain: Per \$300M SBLC Tranche

Balance

\$45M: Distribution Week #3 \$22.5M: Asset Monetizer "AM" \$22.5M: Asset Provider "AP"

\_\_\_\_\_

Week #4:

CONTRACT #1: TRADE (TUES, WEDS, THURS) 3 x (\$60M Gross Gain: Per \$300M SBLC Tranche)

\$180M Gross Gain

Contract #2

3 x (\$40M Gross Gain: Per \$200M SBLC Tranche)











**D.S. ADMINISTRATOR INITIALS X** 

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INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE
GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



\$120M Gross Gain

CONTRACT #3:

3 x (\$60M Gross Gain: Per \$300M SBLC Tranche)

\$180M Gross Gain

Friday Reconciliation: Week #4 Gain

(Contract #1) + (Contract #2) + (Contract #3)

\$180M + \$120M + \$180M

\$480M: Gross Gain Monday Distribution: \$480M Gross Gain 40%: TRADE DESK

60%: THE ASSET Provider & MONETIZER COLLABORATION = \$288M

Sub-distribution:

REINVEST \$225M INTO CONTRACT #4 & CARRY FORWARD w CONTRACT (#1 + #2 + #3)

Contract #4: (described)

\$225M Invested @ 45% of Face Value = \$500M SBLC

Immediate Exit: 65% of Face = \$325M

\$100M Gross Gain: Per \$500M SBLC Tranche

Balance

\$63M: Distribution: Week #4 \$31.5M: Asset Monetizer "AM" \$31.5M: Asset Provider "AP"

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Week #5:

CONTRACT #1: TRADE (TUES, WEDS, THURS)

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INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



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3 x (\$60M Gross Gain: Per \$300M SBLC Tranche)

\$180M Gross Gain

Contract #2

3 x (\$40M Gross Gain: Per \$200M SBLC Tranche)

\$120M Gross Gain

CONTRACT #3:

3 x (\$60M Gross Gain: Per \$300M SBLC Tranche)

\$180M Gross Gain

CONTRACT #4:

3 x (\$100M Gross Gain: Per \$500M SBLC Tranche)

\$300M Gross Gain

Friday Reconciliation: Week #5 Gain

(Contract #1) + (Contract #2) + (Contract #3) + (Contract #4)

\$180M + \$120M + \$180M + \$300M

\$780M: Gross Gain

Monday Distribution: Week #5

\$780M Gross Gain 40%: TRADE DESK

60%: THE ASSET OWNER & MONETIZER COLLABORATION = \$468M

Sub-distribution:

REINVEST \$450M INTO CONTRACT #5 & CARRY FORWARD w CONTRACT (#1 + #2 + #3 + #4)

Contract #5: (described)

\$450M Invested @ 45% of Face Value = \$1000M SBLC

Immediate Exit: 65% of Face = \$650M

\$200M Gross Gain: Per \$1000M SBLC Tranche

Balance

\$18M: Distribution: Week #5 \$9M: Asset Monetizer "AM" \$9M: Asset Provider "AP"

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INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE
GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



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Week #6:

CONTRACT #1: TRADE (TUES, WEDS, THURS)

3 x (\$60M Gross Gain: Per \$300M SBLC Tranche)

\$180M Gross Gain

Contract #2

3 x (\$40M Gross Gain: Per \$200M SBLC Tranche)

\$120M Gross Gain

CONTRACT #3:

3 x (\$60M Gross Gain: Per \$300M SBLC Tranche)

\$180M Gross Gain

CONTRACT #4:

3 x (\$100M Gross Gain: Per \$500M SBLC Tranche)

\$300M Gross Gain

CONTRACT #5:

3 x (\$200M Gross Gain: Per \$1000M SBLC Tranche)

\$600M Gross Gain

Friday Reconciliation: Week #6 Gain

(Contract #1) + (Contract #2) + (Contract #3) + (Contract #4) + (Contract #5)

\$180M + \$120M + \$180M + \$300M + \$600M

\$1380M: Gross

Monday Distribution:

\$1380M Gross Gain

40%: TRADE DESK

60%: THE ASSET PROVIDER & MONETIZER COLLABORATION = \$828M

Sub-distribution:

Balance

\$828M: Distribution: Week #6

D.S. ADMINISTRATOR INITIALS X



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**INITIALS** X

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INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



\$414M: Asset Monetizer "AM"

\$414M: Asset Provider "AP"

Week #6 = Week #7 = Week #8 .... To be continued etc ... etc .... until the \$50B SBLC buy / sell trade Allocation has been bought, sold & profit realized

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**SUMMARY** 

50 Billion of face value of SBLCs to be

Bought & Sold with a 20% Spread: 10B Gross Profit

40%: Trade Desk

60%: THE ASSET PROVIDER & MONETIZER COLLABORATION = \$6.0 Billion

Sub-distribution:

Balance

\$6,000M: Distribution

\$3,000M: Asset Monetizer "AM" \$3,000M: Asset Provider "AP

==== // DIRECT BUY ~ SBLCs ~ DIRECT SELL // ====

### Platform name:

There is no Platform,

It is a private buy / sell transaction

Upon acceptance and with the ratification of the Letter of Intent;

the client will receive:

#1: a contract from the Provider to sell the slightly seasoned SBLCs;

**D.S. ADMINISTRATOR INITIALS X** 











INITIALS X

TCC, AGENCY TRIBAL NATIONS ADP P 2800.14 MANAGEMENT & CONTRACTS | MENDOCINO VALLEY TRIBAL GOUNCIL CONSULTANT AND COORDINATION WITH INDIAN TRIBAL GOVERNMENT | SMALL AGENCY AND NATIVE AMERICAN TRIBES TRANSITION FEDERAL TRIBAL CONTRACTOR GSA CNTRL NO. 9GR1CA0966

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### 33280 ALBION ROAD | ALBION | CALIFORNIA | 95410 OMB 2700-0042 GSA-ERRC EFFECTIVE DATE 12 | 16 | 2016

INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



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Purchase Price: 45% of face value

#2: an LOI from the exit buyer to buy the then seasoned SBLC; Exit Price: 65% of face value, (20 pts is the maximum allowed) #3: The Asset Management Profit Participation Agreement;

60% Investor: 40% Trade Facilitation Fee\*\*

\*\*(Includes Consultants, Intermediaries, Paymaster & Bank Management Fee)

#4: the paymaster agreement; Internal to Transaction Bank

#5: HSBC London agreement to manage the buy / sell ledger to ledger transaction within HSBC London with full banking responsibility

- HSBC London Banker #1, shall be the Investor's Proxy;
- HSBC London Banker #2, shall be the Provider's Proxy;
- HSBC London Banker #3, shall be the Exit Buyer's Proxy.

### Jurisdiction

UK ~ The entire transaction will take place, ledger to ledger, within HSBC London, with the Bank, HSBC London, managing the transaction with full banking responsibility.

Monday: Disbursement for the Prior Week

60% Net to the Investor: 54M Cash as a 2nd trade of 120M SBLC buy sell trade going forward

Organization for the current week

TRADE BASIS: FORWARD

67.5M Cash / 150M SBLC; & 2nd Trade Contract: 54M Cash / 120M SBLC

Week #1:

1st.) 67.5M Invested ~ 97.5M Exit;

2nd.) 67.5M Invested ~ 97.5M Exit;

3rd.) 67.5M Invested ~ 97.5M Exit:

90M Gross Gain; 54M Net Gain Investor Cash distributed as a 2nd Trade of 120M SBLC; 121.5M

TRADE BASIS: FORWARD

**D.S. ADMINISTRATOR INITIALS** 













### 33280 ALBION ROAD | ALBION | CALIFORNIA | 95410 OMB 2700-0042 GSA-ERRC EFFECTIVE DATE 12|16|2016

INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE
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Week #2:

CONTRACT #1: 20 Tranches ~ 150M SBLCs ~ 3000M (3.0B & CONTRACT #2: 20 Tranches ~ 120M SBLCs ~ 2400M (2.4B)

Week #2:

1st.) (67.5 + 54)M = 121.5M Invested ~ 270M SBLC ~ 175.5M Exit; Tues

2nd.) (67.5 + 54)M = 121.5M Invested ~ 270M SBLC ~ 175.5M Exit; Wed

3rd.) (67.5 + 54)M = 121.5M Invested ~ 270M SBLC ~ 175.5M Exit; Thurs

162M Gross Gain; 97.2M Net Gain Investor; 7.2M Cash Distributed to Investor & 90M Cash: 3rd Trade 200M SBLC (67.5 + 54 + 90) = 211.5

TRADE BASIS: FORWARD = 470M SBLC

Week #3:

CONTRACT #1: 20 Tranches ~ 150M SBLCs ~ 3000M (3.0B; & CONTRACT #2: 20 Tranches ~ 120M SBLCs ~ 2400M (2.4B); & CONTRACT #3: 20 Tranches ~ 200M SBLCs ~ 4000M (4.0B)

Week #3:

1st.) 211.5M Invested ~ 305.5M Exit; 94M Gross Tues

2nd.) 211.5M Invested ~ 305.5M Exit; 94M Gross Wed

3rd.) 211.5M Invested ~ 305.5M Exit; 94M Gross Thurs

282M Gross Gain; 169.2M Net Gain Investor; 34.2M Cash Distributed to the Investor; 135M allocated to Contract #4: 300M SBLC; 346.5M

TRADE BASIS: FORWARD

ETC ETC Through 12 Weeks

**SUMMARY** 

USD 50 billion of face value of SBLCs to be Bought & Sold with a 20% Spread: 10B Gross Profit; Investor 60%: GAIN 6.0 billion

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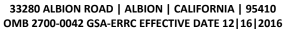
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INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



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Cl	hief Geronimo Langendörfer XVIII   District Secretary		
TO	CC ATN ADP P 2800.14 GSA Tribal Federal Contractor of the Inter	ior	
	DocuSigned by:		
	Mitchell Wright		3/20/2023
Signature: _	B024B28B870347E	_ Date:_	
M	Nitchell Wright   Business Development, Agency Tribal Nations		
Signature: _		Date:	
Ī	Kim Boddy   Agua Pacific, LLC		

D.S. ADMINISTRATOR INITIALS X

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INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



### EXISTENCE AND PURPOSE.

This Agreement is hereby entered into this 14th day of March 2023, by and between the Agency Tribal Nations Department of Agriculture and The Department of Indian Affairs; Department of Interior; Department of Agriculture; Department of Human Health Services of the United States of America corporation to memorialize, transport and distribute green fuel commodities into a United States of America corporation Department of Agriculture pilot program to cut emissions from the world's most carbon-intensive industries.

The purpose of this agreement is to memorialize and formalize efforts by the Agency Tribal Nations Department of Agriculture and the United States of America Department of Indian Affairs; Department of Interior; Department of Agriculture and the Department of Human Health Services where mutual interest exists. Memorialization between the parties may include, but not be limited to the following: Research and Development in the Tribal University and Tribal Utilities services of Deganawidah-Quetzalcoati University | D-Q University; provided and guided by the great Nation of Iroquois and the 1776 peace tree ceremony of 1971 of the Peace Pipe Deganawidah-Quetzalcoatl serving as a peace treaty in education between "Chicanos/Chicanas and Native Americans.

**D.S. ADMINISTRATOR INITIALS** 











## 33280 ALBION ROAD | ALBION | CALIFORNIA | 95410 OMB 2700-0042 GSA-ERRC EFFECTIVE DATE 12 | 16 | 2016

INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE
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Honor Agency Tribal Nations right of self-government in any treaty;

Honor Agency Tribal Nations is a standalone at the United Nations;

Honor The Iroquois Treaty of Time in Memorial 1775/1776; it was understood under our collaborative Nations great laws of peace that the great Nation of Iroquois and the great Nation of Mendocino would participate in an effort to provide a structure of economics, dual sovereignty citizenship, trade agreements, interstate/domestic/international commerce, import/export, agricultural commodities/market/sales and energy compliant with the United Nations Federal Governing Sovereign laws which asserts itself to its sister city in Japan and the Mendocino Indian Reservation Fort Wright located in California. 1855/56 est.; also includes Fort Yuma Indian Reservation located in California 1883/84 est. under President Chester A. Arthur | Madison Executive Order Fort Yuma Indian Reservation.

Honor that unless aboriginal title has been extinguished by Congress, the United States of America corporation, a state, or any other party, is subject to the tribe's superior rights.

Honor tribal members can still enforce a treaty that their ancestors made with the United States of America corporation even if they refuse to recognize the continued existence of the tribe.

Honor that you do not have to be "recognized" by the Department of the Interior when you RECOGNIZED UNDER AN IMMEMORIAL ABORIGINAL 1856 PEACE TREATY. This is an ORIGINAL FEDERAL RECOGNITION dating back to 1856.

Honor all immemorial aboriginal treaties made between United Native Nations and United States of America corporation, a subordinate.

Honor the powers that tribes possess are not delegations of authority from the United States of America corporation or from any other government; rather, tribes possess power as a consequence of their historic status as independent nations from time immemorial.

Honor The United States of America corporation Constitution. It does not limit the exercise of tribal authority (Talton v. Mayes, 163 U.S. 379 (1896)).

Honor that there is nothing in the Constitution that requires Native tribes to conform their powers of self-government to its provisions.

Honor Tribal governments. They may enact laws that in fact violate the U.S. Constitution. (Santa Clara Pueblo, note 4 above, 436 U.S. 49, 55 (1978); Native American Church v. Navajo Tribal Council, 272 E2d 131 (10th Cir. 1959).

Recognize that the United States of America is a Federal Government.

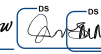
Recognize that the United States of America Federal Government is subordinate and subject to all Native Tribal Nations including and not limited to Agency Tribal Nations.

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Recognize and Honor that the United States of America is a Federal Government residing in a "foreign state" and are subordinate and subject to the enacted and adopted  $Page \mid 59$ 

federal laws of Agency Tribal Nations through its Constitution.

Honor the Expatriation Act of 1868 was an act that declared, as part of the <u>United States nationality law</u>, that the right of <u>expatriation</u> (i.e. a <u>right to renounce one's citizenship</u>) is "a natural and inherent right of all people" and "that any declaration, instruction, opinion, order, or decision of any officers of this government which restricts, impairs, or questions the right of expatriation, is hereby declared inconsistent with the fundamental principles of this government".

Honor the 1856 Mendocino Peace Treaty and the Supreme Court three rules that govern the interpretation of Indian treaties, called the "cannons of treaty construction". (1)Ambiguities in treaties must be resolved in favor of the Indians; (2)These treaties must be interpreted as the Indians would have understood them; (3)Indian treaties must be construed liberally in favor of the Indians

Honor the Treaty Clause.

- Europeans did not "discover" this continent, on which more than five hundred nations already lived.
- The Constitution permits Congress to regulate commerce and to enter into treaties with tribes; nothing in the Commerce and Treaty Clauses expressly confers upon Congress any power over tribes.

Honor The Indian Gaming Regulatory Act of 1988 confirms the authority of Indian tribes to engage in gaming to raise revenue and promote economic development.

Honor The Indian Child Welfare Act of 1978.

Honor the No Child Left Behind Act became law, imposing greater accountability for student progress and academic achievement on government agencies, and the law expressly includes Indian and Native Alaska children as beneficiaries.

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Honor the 1994, presidential executive order that requires all federal agencies to conduct their business with tribes on a "government-to-government" basis, respectful of tribal Page | 60 sovereignty. ("Government-to-Government Relations with Native American Tribal Government," Presidential Memorandum of Apr. 24, 1994, 59 Fed. Reg. 22951 (1994).

Honor the 2000, presidential executive order that reaffirms "the right of Indian tribes to self-government" and requires federal agencies to work closely with tribal governments to protect "tribal trust resources, and Indian tribal treaty and other rights." ("Consultation and coordination with Indian Tribal Governments," Presidential Memorandum of Nov. 6, 2000, Exec. Order No. 13084 (2000)).

**Expatriation Act of 1868** 

224 FORTIETH CONGRESS. SESS. II. CH 249, 250. 1868

An Act concerning the Rights of American Citizens in foreign States.

The **Expatriation Act of 1868** was an act of the <u>40th United States Congress</u> that declared, as part of the <u>United States nationality law</u>, that the right of <u>expatriation</u> (i.e. a <u>right to renounce one's citizenship</u>) is "a natural and inherent right of all people" and "that any declaration, instruction, opinion, order, or decision of any officers of this government which restricts, impairs, or questions the right of expatriation, is hereby declared inconsistent with the fundamental principles of this government". The Expatriation Act of 1868 was codified at 25 <u>Rev. Stat. § 1999</u>, and then by 1940 had been re-enacted at <u>8 U.S.C. § 800</u>. It is now the last note to <u>8 U.S.C. § 1481</u>.

Whereas the right of expatriation (the use of force or law to remove someone from their own country), is a natural and inherent (permanent) right of all people indispensable (necessary) to the enjoyment of the right of life, liberty (the state of being free within society from oppressive restrictions imposed by authority on one's way of life, behavior, or political views; the power to do as one pleases), and the pursuit of happiness; and whereas in the recognition of this principle this government (United Tribal Native Nations) has freely received emigrants, from all nations, and invested them with the rights of citizenship; and whereas it is claimed that such American citizens (settlers) with their descendants, are subjects (under the authority) of foreign states (United Tribal Native Nations), owing allegiance (loyalty or commitment of a subordinate to a superior) to the government (United Tribal Native Nations) thereof; and whereas it is necessary to the maintenance of public peace that this claim of foreign allegiance should be promptly and finally disavowed (deny any responsibility or support for); Therefor, (the things just mentioned)

Be it enacted by the Senate and House of representatives of the United States of America and United States of America Corporation in Congress assembled, that any declaration, instruction, opinion, order or decision of any officers of this government and doing business as United States of America Corporation which denies, restricts, impairs, or one of the United States of America Corporation which denies, restricts, impairs, or one of the United States of America Corporation which denies are consistent with the fundamental principles of this government doing business as United States of America Corporation in Congress assembled, that any declaration, instruction, opinion, order or decision of any officers of this government and doing business as United States of America Corporation which denies, restricts, impairs, or one of the United States of America Corporation which denies are consistent with the fundamental principles of this government and doing business as United States of America Corporation which denies are consistent with the fundamental principles of this government and doing business as United States of America Corporation which denies are consistent with the fundamental principles of this government and doing business as United States of America Corporation which denies are consistent with the fundamental principles of this government and doing business as united States of America Corporation which denies are consistent with the fundamental principles of this government and doing business as united States of America Corporation which denies are consistent with the fundamental principles of this government and doing business are consistent with the fundamental principles of this government and doing business are consistent with the fundamental principles of this government and doing business are consistent with the fundamental principles of this government and doing business are consistent with the fundamental principles of this government and doing business are consistent with the fundamental princ

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Sec. 2. And be it further enacted that all naturalized citizens of the United States of America, while in foreign states (United Tribal Native Nations), shall be entitled to, and shall  $Page \mid 61$  receive from this Federal Tribal government (United Tribal Government Tribal Nations), the same protection of persons and property that is accorded to native-born citizens/Members in like situations and circumstances.

Approved, July 27, 1868.

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Agency Tribal Nations is a tribally federally owned contracted technology, IT and data agency that supplies strategic industrial agricultural plans and is a defense health care service provider. As such we have a sacred obligation to serve our people and all people who share this land with us as our brothers and sisters, to include every living thing upon this land.

Agency Tribal Nations Chief Financial Officer, Chief Geronimo Thomas Langendörfer XVIII, is acting in accordance with the U.S. President's national emergency declaration for the coronavirus (COVID-19) pandemic on March 13, 2020, FEMA urged officials to, without delay, take appropriate actions that were necessary to protect public health and safety pursuant to public health guidelines and conditions and capabilities in their jurisdictions.

- 1. C nil King Germany El SOV3773492/
- C El Nino Staxx Germany IV SOV3773493
- C nil King Ackrobar SOV3773494 /
- C nil Queen Aulia SOV3773496
- C nil Ethan-Thomas: Robinson SOV3773525 /
- C nil Matthew-Jacob: Robinson SOV3773526
- C nil Michael-David: Robinson SOV3773527 /
- C nil Nicola-Shearer: Robinson SOV3773528
- AAA HRH Princess Edna Franco SOV3773553 /
- 10. C-Lad-y-Prophetess-Elijah-Marie-Aviah-Justice-CSOV3773278
- 11. C H.E. Felix Antoine Tshisekedi Tshilombo SOV3773387 /
- 12. C-Lady-Lizzann-Lorett:-Felix-SOV3773272
- 13. A H.E. Lady Annais Agnes Cecila Enoe SOV3773372 /
- 14. C Lady Rea MoonStars SOV3773422
- 15. C Chirf Noor SOV3773164 /
- 16. C Chief Streaming Eagle SOV3773165
- 17. C nil Shining Bright Star SOV3773166 /
- 18. C Chief Clan MothLoving Spirit SOV3773167
- 19. C-Chief-Infinity-SOV3773168 /
- 20. C Chief MorningStar SOV3773169
- 21. C Chief Ra Ku SOV3773170 /



Name: Chief Geronimo Thomas David Langendörfer XVIII

Title: United States America District Secretary

Company: Agency Tribal Nations

Passport Number:

Date of Issue: December 18, 2016 Date of Expiry: December 18, 2036

Country of Issuance: Mendocino Republic California

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FEDERAL TRIBAL CONTRACTOR GSA CNTRL NO. 9GR1CA0966







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- 22. C Chief Starlight SOV3773171
- 23. C-Chief-Tee-Flower-SOV3773172 /
- 24. C Chief Welding Tomahawk SOV3773173
- 25. C Chief Whispering Wind SOV3773174 /
- C Chief Joy SOV3773175
- 27. C King YHWH SOV3773176 /
- C Chief Haaruwn Black Bear SOV3773248 /
- 29. C-Chief-Inola-Black-Fox-SOV3773249 /
- C Chief LightFoot SOV3773250
- 31. C Chief Ra El SOV3773251 /
- 32. C nil Coyote Bear-El SOV3773256
- 33. C nil Eagle Bear-EL SOV3773257



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Time Stamp
Notary Agency Tribal Nations
Signature\_\_\_\_\_
Served Approved 03/14/2023 IN



Name: Chief Geronimo Thomas David Langendörfer XVIII

Title: District Secretary

Company: Agency Tribal Nations

Passport Number:

Date of Issue: December 18, 2016 Date of Expiry: December 18, 2036

Country of Issuance: Mendocino Republic California





WITNESS, WHEREOF,
I have hereunto
set my hand and caused the Great Seal
to be affixed by the District Secretary at
the Government Land Office in the City
of Clearlake Oaks California 95423-0281
on this the 14th day of March 2023

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### **Corporate Information**

Together, small agencies and Native American tribes have a large national service footprint, with services provided in all 50 States, Puerto Rico, and the Virgin Islands. The customer base with Networx and WITS 3 inventory represents \$14M in annual billing and includes 100 small agencies and 60 Native American tribes (see Appendix B for a full list). GSA validated the small agency and Native American tribes' expiring contract inventory and identified 36 service types requiring transition.

### **INSTRUCTIONS**

Respondents are encouraged to address all sections of the RFI and provide suggestions for alternative approaches and solutions. Please be as specific as possible, considering that feedback of a general or non-specific nature is less useful and will have limited utility in refining the acquisition strategy and impacting the content of the Request for Proposal (RFP).

Interested parties may respond to this RFI in accordance EIS Small Agency and Native American Tribes, with the instructions provided in this section. The table below provides appropriate guidance. TCC ATN ADP P 2800.14

#### AGENCY TRIBAL NATIONS

Our mission is to form, active partnership with Tribal, Public Communities and indigenous Organization and government Tribes of the United States, Prior to authorizing any agreement, the Tribal Nations Government shall ensure that such agreement: does not contain any provisions that in any way diminish or waive any trust obligation of the Federal Government; does not contain any provisions that waive tribal sovereign immunity, in full or in part; clearly sets forth the expectations of the Tribe for the roles and services to be performed by the Agency with respect to such agreement; and is consistent with established Tribal goals and priorities.

Ongoing Consultation Meetings (if necessary) or Coordination Meetings; Consultation meetings should continue pursuant to the agreed upon Consultation Calendar or meeting interval until an agreement is reached or until the Tribal Nations Government and Agency decide that an agreement is possible. Some consultation meetings may be in formal settings, while others may include field trips to project locations as needed. Informal meetings between staff,

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subgroups, or sub-committees may be formed on an ad hoc basis as needed and agreed upon by Tribal Nations Government; All ongoing Consultation Meetings and Coordination Meetings require the Agency to confirm the meeting with Tribal Nations Government one week prior to the arranged date. Confirmation can be in the form of a phone call, email, or any other approved correspondence by Tribal Nations Government; The Agency must call the Tribal Head Chief or their designee 24 hours prior to the arranged meeting date to provide adequate notice and confirmation of the meeting to the Tribe. This notice must include the Agency's representative's name, contact information, and expected time of arrival; Provide the Tribe with a Consultation Summary Report: Provided by Agenda; The Agency shall provide the Tribe with a detailed report that provides a review of the government to-government consultation process and all consultation activities after an agreement has been authorized by the Tribal Nations Government and approved by U.S. Federal Contractor and Awardee.

This Consultation Summary Report may be used by Agency Tribal Nations Government without the consent of the Agency for any Tribal business matter; including but not limited to Tribal meetings. GOVERNMENT U.S.T, OMB and FOA Awardee Strategic Industrial Economical Plan, or tribal governments, acting through their elected officers, officials, employees, and Washington representatives, at Tribe "Tribe" means the tribe of the Mendocino Valley Board Tribal Nations Federal Land Management of Mendocino Indian Reservation, its departments, programs, entities and subdivisions operating under a governing document established pursuant to authority contained in the Mendocino Valley Tribal Constitution and Bylaws.

Council "Council" means the Agency Tribal Nations Government Federal land Management of Mendocino Indian Reservation Tribal Council as established by the Head Chief Tribal Nations Government Mendocino Indian Reservation Tribal Constitution.

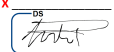
Tribal Entity "Tribal Entity" or "Tribal operations" means Deganawidah-Quetzalcoati University the Tribal Government Agency Tribal Nations Federal Land Management of Mendocino Indian Reservation Tribe itself, its departments, programs, entities and subdivisions operating under a governing document established pursuant to authority contained in the Tribal Nations Government Federal Land Management Of Mendocino Indian Reservation Constitution. Facilities Projects (7 CFR 1942, subpart C).

RFI Number: QTA00NS17SFI5002 CONSULTANT AND COORDINATION WITH INDIAN TRIBAL GOVERNMENT OMB 2700- 0042/AAC#A13180/ ENTERPRISE

INFRASTRUCTURE (EIN) QTA0015THA3003-GOVTRIBE ROLL # 13532

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The Court System of Indian Reservations includes Tribal Court Chief Justice and functioning.

- 25 C.F.R. §§ 11.100 to 11.1214 order code.,
- 25 C.F.R. § 11.100 Indian offenses
- 25 C.F.R. § 11.102 Exercise that Jurisdiction o 25 C.F.R. § 11.100(a) By certain specific Tribes
- 25 C.F.R. § 11.100(b) University Leadership
- EDLD 8032 11.100(c) Management Functions
- EDLD 8084, 11.100(d) Residency Tribal Council EDLD 8010
- 25 C.F.R. §§ 11.600 to 11.611. Domestic Relations Matters
- 25 C.F.R. §§ 11.700 to 11.713. Probate Proceeding
- 25 C.F.R. §§ 11.800 to 11.806. Appellate Proceeding
- 25 C.F.R. §§ 11.900 to 11,912 Child Court Matters
- 25 C.F.R. §§ 11.1000 to 11.1014 Juvenile Offenders
- 25 C.F.R. §§ 11.1200 to 11.1214 Minors in Need of Care
- 25 C.F.R. §§ 11.600 et. seq. and matters involving Child Protection and Domestic Violence Procedures
- note: U.S. Supreme Court Iowa Mut. Ins. Co. v. La Plante, 480 U.S. 9, 107S. cf. 917, 941. Ed. 2nd 10 (1987)
- Support of services and valuation of Agency Tribal Nations follow Link Bellow <a href="https://acrobat.adobe.com/link/track?uri=urn:aaid:scds:US:50c2adb7-">https://acrobat.adobe.com/link/track?uri=urn:aaid:scds:US:50c2adb7-</a> 2330-38e2-8d71-607809ac04ee
- 25 C.F.R. § 11.104: by Law Govern Document CFR § 9.93 Mendocino.

Name. The name of the viticultural area described in this section is "Mendocino."

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TCC, AGENCY TRIBAL NATIONS ADP P 2800.14 MANAGEMENT & CONTRACTS | MENDOCINO VALLEY TRIBAL GOUNCIL CONSULTANT AND COORDINATION WITH INDIAN TRIBAL GOVERNMENT | SMALL AGENCY AND NATIVE AMERICAN TRIBES TRANSITION FEDERAL TRIBAL CONTRACTOR GSA CNTRL NO. 9GR1CA0966



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Jurisdiction / Dispute Resolution

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PIV https://drive.google.com/file/d/1DxX9LUncFVfSbwdRrUgj7vzwDE2N9s1V/view?usp=drivesdk

Government services

https://drive.google.com/file/d/11z -k4RV1UaEUrvbNUPdYTyfalQR6ysm/view?usp=drivesdk Government services of support

https://drive.google.com/file/d/1-HUroxf-joX11HKfo7Sq-TqlrSQg8lHE/view?usp=drivesdk

**Tribal Operation resolution** 

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Agency Tribal Nations Federal Government IT SCHEDULE 70-84

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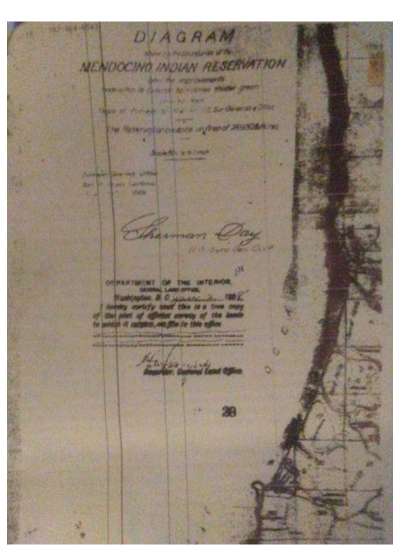


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ALL land procured and or contracted by and between Agency Tribal Nations (ATN) outside of Mendocino Indian Reservation, Mendocino California (interstate, domestic and international) becomes Mendocino California Federal Surplus land and all Federal Tribal Native Nations Government programs apply. To include but are not limited to federal funding, guidelines, citizenship and opportunities. Federal Reservation Native Land rights (including gaming), services and applications will be applied to ALL LAND INTERSTATE, DOMESTIC AND INTERNATIONAL held in title by Federal Land Management of Mendocino Indian Reservation and applied to Agency Tribal Nations Federal Tribal Government. Agency Tribal Nations (ATN), as a Native Nations Tribal Government, has the first right of refusal on all United States of America owned federal surplus land Interstate, Domestic and International.

Federal Sovereign of 1542 Est. Mendocino, California, 1856 Est. Mendocino Indian Reservation, Mendocino, California.

Tribes exist in Mendocino County since time immemorial. Lineal and aboriginal indigenous peoples have lived on their land in organized societies and districts with traditional cultures and their own forms of autonomous sovereign government that predates the United States of America or its interior and Mendocino, California.

This AGREEMENT provides framework for the establishment of lasting government-to-government relationships and in implementation of ATN policies and procedures to assure that such relationships are constructive and meaningful and further enhance cooperation between all parties.

Each party to this AGREEMENT acknowledges the sovereignty of the others. The parties share respect for the values and cultures of Mendocino Indian Reserve Indigenous peoples. Further, the parties share a desire for an agreement between ATN and the Tribes that reflects a full government-to-government relationship.

The parties desire that this AGREEMENT between ATN Tribal Contractor and the Tribal Government Services are strong enough to withstand the test of time and ensure fair treatment of both the Tribal Government Services and the Mendocino Reserve.

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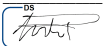
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(c) Boundaries. The "Mendocino" viticultural area is located entirely within Mendocino County, California. The beginning point is the southeast corner of Section 30, Township 12 North (T. Page | 70 12 N.), Range 10 West (R. 10 W.) located along the Mendocino County/Sonoma County line in the southeast quadrant of U.S.G.S. map "Hopland Quadrangle."

(1) From the beginning point, the boundary runs north along the eastern boundary of Sections 30, 19, 18, 7 and 6 to the point labeled Jakes Cr (Jakes Creek) located at the northwest corner of Section 5, T. 12 N., R. 10 W.;

- (2) Thence in a straight line in a northwest direction to the point labeled Bedford Rock in Section 3, T. 13 N., R. 11 W.;
- (3) Thence in a straight line in a northwest direction to a point labeled Red Mtn in Section 17, T. 14 N., R. 11 W.;
- (4) Thence in a straight line in a northwest direction to the southeast corner of Section 25, T. 16 N., R. 11 W.;
- (5) Thence in a straight line in a northeast direction to the northeast corner of Section 1, T. 16 N., R. 11 W. located along the Mendocino County/Lake County line;
- Thence due west along the T.18N./T.17N. common line until the common line intersects with the R.13W./R.12W. common line;
- (8) Thence in a straight line in a south-southwesterly direction, crossing onto the Willits map, to the intersection of the 1,600-foot contour line and Baker Creek (within McGee Canyon) along the west boundary line of Section 25, T.17N./R.13W.;
- (9) Thence in a southeasterly direction (downstream) along Bakers Creek to where the creek intersects with the 1,400-foot contour line in Section 25, T.17N/R.13W.;
- (10) Thence in a straight line in a southeasterly direction to the southeast corner of Section 36, T.17N./R.13W.;
- (11) Thence in a straight line in a west-southwesterly direction to the intersection of U.S. Highway 101 and an unnamed road known locally as Reeves Canyon Road in Section 1, T.16N./R.13W.;
- (12) Thence in a straight line in a southeasterly direction to the southeast corner of Section 1, T.16N./R.13W.;
- (13) Thence in a straight line in a south-southwesterly direction to the intersection of an unnamed, unimproved road and an unnamed, intermittent stream, approximately 500 feet south of Seward Creek, in Section 12, T.16N./R.13W.;
- (14) Thence in a straight line in a west-southwesterly direction to the southwest corner of Section 12, T.16N./R.13W.;
- (15) Thence in a straight line in a southwesterly direction to the southwest corner of Section 14, T.16N./R.13W.;
- (16) Thence in a straight line in a southwest direction to the point labeled Eagle Rock located in Section 16, T. 15 N., R. 13 W.;
- (17) Thence in a straight line in a southeast direction to the point labeled Bus McGall Peak located in Section 4, T. 13 N., R. 12 W.;
- (18) Thence in a straight line in a westerly direction to an unnamed hilltop, elevation 2,015 feet, in the northeast corner of Section 9, T. 13 N., R. 13 W.;
- (19) Thence in a straight line in a northwest direction to the junction of Baily Gulch and the South Branch, North Fork of the Navarro River, located in Section 8, T.15N., R.15W.;
- (20) Thence in a straight line in a southwest direction to Benchmark (BM) 1057 located in Section 28, T. 15 N., R. 16 W.;
- (21) Thence due south in a straight line approximately 1.4 miles to Greenwood Creek located in Section 33, T. 15 N., R. 16 W.;
- (22) Thence following Greenwood Creek in a generally southeasterly and then a northeasterly direction to where it intersects with the south section line of Section 16, T. 14 N., R. 15 W., approximately .2 miles west of Cold Springs Road;
- (23) Thence in an easterly direction along the south section lines of Sections 16, 15, and 14, T. 14 N., R. 15 W., to the intersection of the south section line of Section 14 with an unnamed creek:
- (24) Thence in a straight line in a southeasterly direction to Benchmark (BM) 680 located in Section 30, T. 13 N., R. 14 N., R. 14 N., R. 14 N., R. 15 N., R
- (25) Thence continuing in a straight line in a southerly direction to the southwest corner of Section 5, T. 12 N.,

1804, and the Mendocing

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TCC, AGENCY TRIBAL NATIONS ADP P 2800.14 MANAGEMENT & CONTRACTS | MENDOCINO VALLEY TRIBAL GOUNCIL CONSULTANT AND COORDINATION WITH INDIAN TRIBAL GOVERNMENT | SMALL AGENCY AND NATIVE AMERICAN TRIBES TRANSITION FEDERAL TRIBAL CONTRACTOR GSA CNTRL NO. 9GR1CA0966



### 33280 ALBION ROAD | ALBION | CALIFORNIA | 95410 OMB 2700-0042 GSA-ERRC EFFECTIVE DATE 12 | 16 | 2016

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(26) Thence continuing in a straight line in a southeasterly direction to the intersection of the southwest corner of Section 32, T. 12 N., R. 11 W., and the Mendocino County/Sonoma County line;

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- (27) Thence following the Mendocino County/Sonoma County line in an easterly, northerly, and then an easterly direction to the beginning point.
- (d) Transition period. A label containing the word "Mendocino" in the brand name (other than in the phrase "Mendocino County" or "Eagle Peak Mendocino County") or as an appellation of origin approved prior to November 10, 2014 may be used on wine bottled before November 10, 2016 if the wine conforms to the standards for use of the label set forth in § 4.25 or § 4.39(i) of this chapter in effect prior to November 10, 2014.
- [T.D. ATF-178, 49 FR 24714, June 15, 1984, as amended by T.D. ATF-397, 63 FR 16904, Apr. 7, 1998; T.D. TTB-124, 79 FR 60972, Oct. 9, 2014]

Service of 33280 Albion Ridge Road Albion California 95410-9998 GLO Agency Tribal Nations (TCC) ADP P2800.14 - All persons by this presence herein agree to all services of Tribal government Cannabis Sativa L. and distribution and transportation; Deganawidah-Quetzalcoati University Agency Department of Agriculture.

Follow Arrow to ATN 1:

### ATN 1: MEMORANDUM FIELD

MEMORANDUM OF UNDERSTANDING BETWEEN THE **DEPARTMENT OF AGRICULTURE OF AGENCY TRIBAL NATIONS** THE DEPARTMENT OF INDIAN AFFAIRS OF THE UNITED STATES OF AMERICA THE DEPARTMENT OF INTERIOR OF THE UNITED STATES OF AMERICA THE DEPARTMENT OF AGRICULTURE OF THE UNITED STATES OF AMERICA CORPORATION THE DEPARTMENT OF HUMAN HEALTH SERVICES OF THE UNITED STATES OF AMERICA.

The Agency Tribal Nations Department of Agriculture and Markets (Department) is administering a Hemp Licensing Program authorized by Article 29 of the Agency Tribal Nations Agriculture and Markets Law and the 2018 Agriculture Improvement Act (Federal Farm Bill of 2018). The Agency Tribal Nations Hemp Licensing Program licenses hemp growers, hemp seed sellers, and nursery growers who will be selling hemp plants, and regulates the growth, cultivation, and production of hemp, defined as the plant species Cannabis sativa L. and any part of that plant, whether growing or not, with a total THC concentration equal to or less than 0.3% on a dry weight basis. Individuals and businesses that would like to participate in this program must submit for consideration a completed

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application form with all required maps, fees, and an ATN Identity History Summary for all key participants dated within 60 days of the date of application. Incomplete applications will be denied. The Department does not license or regulate any growers, processors, distributors, or retailers of marijuana, defined as the plant species Cannabis sativa L. and any part of that plant with a total THC concentration exceeding 0.3% on a dry weight basis. The regulation of marijuana in the state of New York is administered by the New York State Office of Cannabis Management (OCM). The OCM also regulates cannabidiol (CBD) processors, retailers, and distributors who manufacture, sell, or distribute products such as tinctures, oils, topicals, pills, capsules, food, beverages, and raw hemp flower that are intended for human consumption or application for their cannabinoid content. The OCM can be contacted at the information below.

Licenses No person shall grow, cultivate, or handle hemp in Agency Tribal Nations Republic State or Jurisdiction without a valid commercial or research license issued by the Department. The Department requires a non-refundable application fee for each type of license sought. A commercial hemp license authorizes the growth or cultivation of hemp plants in the state to sell for commercial sale. Licenses available include: Hemp Grower License - \$500 Authorizes the growth, cultivation, and handling of hemp plant material for market License term: 3 years Nursery Grower License - \$20,000 Authorizes the sale of rooted hemp plants or seedlings License term: 2 years Hemp Seed Retail License - \$50,000 Authorizes the sale of hemp seeds License term: 3 years A research hemp license authorizes the growth or cultivation of hemp for scientific, academic, or commercial research purposes but does not authorize hemp to move into commerce. Hemp Research License - \$50,000 to top Authorizes the growth, cultivation, and handling of hemp plant material for research purposes, not for commerce License term: 3 years Applications Individuals and businesses that would like to participate in the hemp program must submit for consideration a completed application form with all required maps, fees, and ATN Summaries included, complete applications will be Submitted. Please review the Application Guidance Document for more information on how to apply. An original hardcopy of the application with all necessary attachments and fees must be submitted to the Department by mail at the address below. Agency Tribal Nations Department of Agriculture and Markets Plant Industry District 33280 Albion Ridge Road Albion California 95410-9998 subpart - 10421 Waddington Steet North Hollywood California 91601-9998 An authorization to grow or sell hemp is not a right. The decision to grant such an authorization is at the sole discretion of the Department. Disqualifying factors may include but are not limited to:

processing location already registered to an existing authorization. The Department reserves the right to make determinations regarding tipe appropriate messors.

an incorrect or incomplete application, drug-related felony convictions of any key participants within the last 10 years, and/or proposing to use a growing or

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of proposed growing, processing, and/or storage locations of hemp. Sites located in areas that are zoned residential will not be approved. Zoning classifications are locally established, and it is the applicant's responsibility to ensure that a proposed growing location is not in an area zoned for residential use. Growing of hemp in or attached to a residence, in a residential setting, or as an ornamental plant is not permitted. Applicants must have control over the proposed locations through ownership or lease agreements. Requirements Each application and renewal application must include:

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- The business and contact information of the applicant, The focus of the business,
- A description and map of each proposed location where hemp will be cultivated, processed, or stored by physical address, GPS coordinates, and area measurements (Outdoor area measurements should be in acres and indoor area measurements should be in square feet.),
- The name and location of the intended seed source(s) and the variety or varieties that will be purchased,
- District Secretary Identity History Summaries (background checks) for all key participants of the business, and A nonrefundable application fee. Page 4 of 10 Back to top Amendments License holders must submit requests to amend their original application by submitting an Amendment Application to the Department for review. Common amendment changes include:
- adding or removing grow locations,
- changing seed sources or varieties, and/or updating contact information. Amendment applications must include the \$100 amendment fee and must be approved by the Department before enacting any changes to the growing operation. Renewals The Department will provide an application for renewal to the licensee 90 days prior to the expiration of the current license. The licensee must submit the renewal application to the Department at least 30 days before the expiration of the current license. Sampling Agents All private sampling agents must be certified and trained by the Department in order to conduct regulatory sampling for this program. The Department does not require a fee to certify a sampling agent. Sampling agent certifications are valid for a period of one year. Applications Individuals interested in becoming a state-certified sampler must submit for consideration a completed application form with an Agency Tribal Nations History Summary included. Incomplete applications will be denied. Please review the Application Guidance Document for more information about how to apply. An original hardcopy of the application with all necessary attachments must be submitted to the Department by mail at the address below. Agency

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Tribal Nations Department of Agriculture and Markets Plant Industry Division D-Q University Eligibility: A certification to sample hemp is not a right. The decision to grant such a certification is at the sole discretion of the Department. Disqualifying factors may include but are not limited to:

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- an incorrect or incomplete application, a drug-related felony conviction within the last 10 years,
- holding an active hemp grower license in any state, and/or being a current employee of or having a financial stake in a hemp growing operation. Requirements: Each application and renewal application must include the following:
- the business name and contact information of the applicant,
- public information preferences,
- sampling coverage area by county, and an GSA Identity History Summary (background check). Amendments: Sampling agents must submit requests to amend their original application by submitting an Amendment Application to the Department for review. Common amendment changes include:
- adding or removing counties to cover,
- changing public information preferences, and/or updating contact information. Amendments must be approved by the Department before enacting any changes to the operation. Renewals: The Department will provide an application for renewal to the agent 90 days prior to the expiration of the current certification. The agent must submit the renewal application to the Department at least 30 days before the expiration of the current license. Training Sampling agents must complete state-mandated training and pass a sampling exam to receive a certification to sample hemp. Training will be scheduled by the Department upon application approval. Training must be completed within a timeframe determined by the Department. Sampling agents must be recertified each year. Reports and Forms All sampling agents are required to submit the following reports to the Department by their required due dates. The Department may require additional reports to facilitate regulatory oversite of this program. The Department will notify agents of any new reporting requirements.
- Chain of Custody Form due within 24 hours of shipping samples.
- Monthly Sampling Report due the first of each month. Please review the instructions on page one of the Sampling Agent Reporting Package for more information about each report. Testing Facilities THC testing facilities must be added to the Department's list of Identified Hemp Testing Laboratories in order to conduct regulatory THC testing for growers in this program. After December 31, 2022, all THC testing facilities must be registered with the Agency Tribal ps

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Nations Drug Enforcement Administration (ATNDEA) as required by the USDA. Testing facilities interested in being included on the Department's list must submit for consideration a completed application form. The Department does not require any fees to list a testing facility. Requirements The Department requires that all THC testing facilities hold a valid ISO 17025 certification issued by a ATN to the standards developed by the International Organization for Standardization. Testing facilities must use post-decarboxylation or other similarly reliable methods approved by the USDA that considers the potential conversion of THCA into THC. The formula to calculate this conversion is (delta-9 THC + (THCA x 0.877)). All regulatory test results must reflect the total THC amount. Testing facilities must also estimate and report a measurement of uncertainty (MU) for each test result. Testing facilities must have an effective disposal procedure for non-compliant samples. Seeds and Plants Purchasing Seed or plant procurement is the responsibility of the license holder. License holders who plan to obtain seed through an international import should check with the seed supplier to determine what documentation is required. All interstate shipments of hemp seeds or plants must be from a plant grower or retailer licensed in the state of origin or be accompanied by a phytosanitary certificate. Hemp seeds and plants may only be procured by license holders. Hemp seeds may only be purchased in ATN from an authorized Federal Tribal Government who holds a Hemp Seed Retail License. Hemp plants may only be purchased in Republic State f authorized Government official who holds a Hemp Nursery Grower License. Selling Individuals or business, with a physical presence in Republic California, who wish to sell hemp seeds or hemp transplants must have a valid license issued by the Department, Selling hemp seeds requires a Hemp Seed Retail License and selling hemp plants requires a Hemp Nursery Grower License. All sales must be to authorized license holders. Inspections The registered locations of a grower are subject to inspection by the Department as often as and to the extent necessary to ensure compliance with state and federal regulations and to determine whether required reports, records, and documentation are accurate and complete. Growers shall provide the Department with complete and unrestricted access to the premises where hemp is cultivated and stored, to the sites where the hemp cultivation business operates, and to the books and records relating to the cultivation of hemp. Sampling Growers must submit a Pre-Harvest Report at least 30 days before the anticipated harvest date of each hemp lot. Growers are responsible for selecting certified Sampling Agents and identified THC testing facilities from the published lists on the Department's website. Growers are responsible for communicating any special laboratory procedures or shipping requirements to the Sampling Agents. Once the report is received by the Department, it will be reviewed by a Horticultural Inspector. All lots may be subject to state-mandated sampling. Sampling will be decided at the discretion of the Department. The DS

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Department will notify growers if they have been chosen for sampling. The Department will notify the selected Sampling Agents of the samples required. The Sampling Agents will collect the regulatory samples and send them to the growers' preferred testing facilities. If a Sampling Agent does not collect the sample within the required timeframe, the grower should contact the Department immediately. Growers are responsible for all costs of sampling, shipping, and testing of hemp samples. Growers must have approval from the Department to harvest. Hemp must be harvested within 30 days of the regulatory sampling date.

THC Testing THC testing facilities must be recognized by the Department. A list of recognized laboratories will be maintained on the Department's website. After December 31, 2022, all THC testing facilities must be registered with the ATN Ranger Drug Enforcement Administration (ATNDEA) to conduct regulatory THC testing for this program. Regulatory samples required by the Department will be measured for total THC. The total THC is determined after decarboxylation or calculated by using the formula: delta-9 THC + (THCA x 0.877). The total THC amount will be added to the measurement of uncertainty to create a distribution range. The distribution range must include 0.3% or less on a dry weight basis. A grower may request one re-test of the original sample if the grower has a good faith belief that the original test result was in error. No more than two official samples per lot will be considered by the Department. Only the final official sample will be considered by the Department when determining compliance. Reporting Requirements FSA Reporting The United States Department of Agriculture (USDA) requires that all producers report hemp production of any size to the Farm Service Agency (FSA). Growers must file an FSA-578 Report of Acreage to the FSA within 10 days of planting hemp. Please review the FSA Reporting Guidance for more information. Department Reporting All license holders are required to submit t

- Planting Report due within 20 days after each planting
- Hemp Greens/Microgreens Report due the first of each month
- Pre-Harvest Report due 30 days before each harvest

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• Post-Harvest Report – due within 15 days after each harvest Disposal Report – due within 10 days after disposal Remediation Report – due 10 days before each remediation Theft Report – due within five days after filing police report Non-Compliant Hemp Report – due within five days after receiving high THC results Monthly Sales Report – due the seventh of each month Please review the instructions on page one of the Hemp Reporting Package for more information about each report. Disposal and Remediation Commercial lots shall be subject to disposal or remediation when a sample tests over the acceptable hemp THC level based on regulatory sampling. Disposal A grower shall dispose of and document the disposal of non-compliant hemp within 5 days of receiving non-compliant test results. The method of disposal must be approved by the Department and verified by either a Department Horticultural Inspector, photos, videos, or other proof of disposal approved by the Department. Methods of disposal include:

- off-site disposal by ATNDEA-registered reverse distributor or law enforcement or on-site disposal at the farm or hemp production facility by one of the following methods: plow under, mow, compost, till, disc, burn, or bury Remediation A grower may remediate non-compliant hemp by one of these methods:
- disposing of all flower material and salvaging the remainder of the plant or blending, chopping, or shredding the entire plant into a uniform homogeneous biomass All remediated hemp must be separated from any other hemp, clearly labeled as "hemp for remediation purposes", and stored and labeled apart from any other remediated hemp. Remediated hemp must not leave the Department-approved location until a compliant test result is received or until the hemp will be destroyed. All remediated plant material will be sampled and tested for the material's THC level at the grower's expense. All remediation test results are final. Only successfully remediated plant material may enter the stream of commerce. Any hemp which remains non-compliant must be destroyed. Record Keeping All license holders must keep and maintain accurate records on the cultivation, sampling, shipping, testing, harvest, disposal, and remediation of hemp for at least three years. These records may be reviewed by a Horticultural Inspector during an audit or inspection to ensure program compliance. Violations Growers failing to adhere to the program's compliance requirements are subject to penalties and other enforcement action, up to and including suspension or termination of their license, depending on the number and extent of the infractions or violations that have occurred. Failure to comply with program requirements is divided into three categories: infractions, negligent violations, and culpable violations. Information about each category follows: Infractions occur when a grower fails to follow any of the requirements that are not more specifically addressed as negligent or culpable violations. The Department will

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establish a date by which the infraction must be corrected. Negligent Violations Negligent violations occur when a grower fails to exercise the level of care that a reasonably prudent person would exercise in complying with the Department's requirements. The following actions are negligent violations:

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- growing and/or handling hemp without a valid license growing and/or handling hemp at an unauthorized location,
- producing cannabis with a total THC level exceeding 1.0% on a dry weight basis, failing to timely dispose of plants determined to have more than the accepted hemp THC level,
- harvesting hemp prior to the collection of a regulatory pre-harvest sample by a department inspector or Department-certified Sampling Agent or prior to receiving written approval to harvest from the Department,
- harvesting hemp more than 30 days after the regulatory sampling date, commingling lots of harvested plant material prior to state-mandated sampling and/or prior to receiving compliant test results of a regulatory sample, and/or failing to segregate and store the plant material and/or removing the plant material from the location authorized by the Department prior to receiving compliant test results. Culpable Violations Culpable violations occur when a grower fails to comply with the Department's requirements with a culpable mental state greater than negligence. The following actions may be considered culpable violations:
- Growing or cultivating hemp with a total THC level exceeding 1.0% on a dry weight basis.
- Handling non-compliant hemp for a purpose other than ensuring its destruction or remediation.
- Introducing non-compliant hemp into the stream of commerce. Corrective Action Plans The Department may require a grower to submit a corrective action plan for approval. The plan must, at a minimum, include:
- a reasonable date by which the infraction or violation will be corrected and
- the actions to be taken to correct the violation and to ensure future compliance with the requirements that were not met. Those under a corrective action plan must submit quarterly reports for a period of two years. Quarterly reports will be due on the first days of January, April, July, and October. The reports will advise the Department of the grower's compliance with the corrective action plan. Those under a corrective action plan will be inspected annually to ensure

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compliance. If a subsequent violation occurs while a corrective action plan is in place, a new corrective action plan must be submitted with a heightened level of quality control, staff training, and quantifiable action measures. Suspension and Revocation The Department may decline to renew or may revoke, suspend, and/or impose conditions on an authorization or certification issued by the Department. The following may result in the suspension or revocation of a license:

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- seeking an authorization to grow hemp on land currently authorized to another license,
- committing an act injurious to the public health or welfare related to the license,
- growing cannabis exceeding the acceptable THC level with a culpable mental state,
- receiving three negligent violations within a five-year period,
- failing to have adequate facilities, equipment, or security to cultivate or handle hemp,
- failing to keep accurate records for at least three years,
- failing to submit all reports by the required due dates,
- providing inaccurate or misleading information to the Department,
- failing to notify the Department that a participant was convicted of a drug-related felony,
- failing to comply with any program requirements,
- engaging in the handling, processing, or retail sale of hemp without the required licenses, and/or
- seeking a license for a person who has been suspended, revoked, or is ineligible. Change of Ownership The New York State hemp regulations (1 NYCRR §159.3(d)) prohibits the assignment, transfer, or sale of a hemp license. Glossary Cannabidiol (CBD): an extracted chemical component of the Cannabis sativa L. plant. Certification: the final document issued by the Department upon the approval of a sampling agent application which allows the certified party to sample hemp in New York State. Culpable mental state greater than negligence: to act intentionally, knowingly, willfully, or recklessly. Distribution range: the range created by adding the measurement of uncertainty to the total THC level for regulatory samples that will be used to determine hemp compliance. Regulatory samples whose distribution range include 0.3% or less will be deemed compliant. Dry weight basis: the method of determining the percentage of a chemical in

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a substance after removing the moisture from the substance. Key participant: a sole proprietor, a partner in a partnership, or a person with executive managerial control in a business or educational entity. A person with executive managerial control includes, without limitation, persons such as a chief executive officer, chief operating officer, and chief financial officer. This definition does not include non-executive managers such as farm, field, or shift managers. License: the document issued by the Department upon the approval of a grower or seed seller application which allows the licensee to participate in the program. Lot: a contiguous area in a field, sub-field, tract, greenhouse, or indoor growing structure containing the same variety or strain of cannabis throughout the area. Measurement of Uncertainty (MU): the parameter, associated with the result of a measurement, that characterizes the dispersion of the values that could reasonably be attributed to the quantity subject to measurement. Non-compliant hemp: hemp plant material with THC level above the acceptable 0.3% on a dry weight basis with a distribution range that does not include 0.3% or less. Phytosanitary certificate: an inspection certificate issued by a competent governmental authority to show that a particular shipment of plant material has been determined to be free from harmful pests and diseases. Post-decarboxylation: a value determined after the process of decarboxylation that determines the total potential delta-9 THC content derived from the sum of the THC and THCA content and reported on a dry weight basis. Regulatory sample: a sample requested and required by the state to determine compliance with state and federal regulations. Total THC: the value determined after the process of decarboxylation or with the application of the formula delta-9 THC + (THCA x 0.877) which expresses the potential total delta-9 THC content derived from the sum of the THC and THCA content and reported on a dry weight basis.

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Time Stamp Notary Agency Tribal Nations Signature\_ Served Approved 03/14/2023 IN Page | 81

### WITNESS, WHEREOF,

I have hereunto set my hand and caused the Great Seal to be affixed by the District Secretary at the Government Land Office in the City of Clearlake Oaks California 95423-0281 on this the 14th day of March 2023













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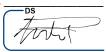














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CORPORATE PRESOLUTION

AGENCY TRIBAL NATIONS
PROCLAMATION
BY THE COMMISSIONER OF INDIAN AFFAIR

As the Commissioner of Agency Tribal Nations Department of Indian Affairs; and United States of America homeland security FEMA officer and first responder; and GSA Federal Contractor (045165604); and and United States of America GSA chief of staff and authority for all federal surplus land;

WHEREAS the Mendocino Indian Reservation is the Sovereign Mendocino California Indian Tribe since May 22, 1856, as recognized by Congressional law (1853), Presidential Executive Order (1855), the treaty dated April 16, 1856, the Commissioner of Indian Affairs via the Superintendent of California (1856), and the department of the Interior (finalized in 1908); confers upon Agency Tribal Nations the power to proclaim a state of emergency when a natural disaster of major proportions has occurred or is reasonably anticipated in the immediate future; and

WHEREAS tribal governments sovereign nations, tribes have the authority to declare a Tribal Government emergency on tribal lands when having tribal implications (The United States of America corporation Supreme Court, in Printz v. United States of America corporation/Mack v. United States of America corporation, 521 U.S. 898 (1997), reaffirmed that the Constitution of the United States of America corporation established a system of "dual sovereignty" that retains a residuary), or the inherent authority of their State Tribal Government; and

WHEREAS it is anticipated Agency Tribal Nations territories and jurisdictions, foreign, domestic, international and interstate have been or will soon be impacted by severe weather including atmospheric river, ferocious winds, torrential rain, flooding, tornados, mudslides, landslides, road failures, power outages; and

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WHEREAS Mendocino Counties tribal Nations, public and private land, FEMA first responder Tribal Nations Rangers task force emergency tribal response to this severe weather event that has caused significant damage to public and private property and seriously disrupted agriculture and agriculture transportation and essential utility services, systems, rail systems and roads in tribal territories, districts, countries and nations throughout the world; and

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WHEREAS it has been discovered that COVID-19 is able to survive current water treatment systems and those same systems need to be made secure, and at the same time implement our emergency response plan from our FEMA 2022-2026 National Tribal Strategy published February 23, 2022; submitted on June 30, 2022. This will now include developing and implementing a water plant prototype through D-Q University and its subsidiaries.

WHEREAS this event poses extraordinary conditions of disaster and of extreme peril to the safety of persons and property within and across all tribal territories, districts, countries and nations throughout the world. It is anticipated that these conditions, by reason of their magnitude, are, or are likely to have adverse effects and it is anticipated one of the effects will be food shortages felt around the world. We believe this will be, beyond the control of the services, personnel, equipment, and facilities of any single county, city and county, or city, and will require combined forces to combat; and

WHEREAS such emergency is in response to severe winter storms and high demand resulting in difficulty in obtaining the necessary medications, food, fuel, including propane, natural gas and heating oil, in the Affected tribal territories, districts, countries and nations throughout the world and the current anticipated effects on people and property, including the immediate risk to public health, safety and welfare.

NOW HEREIN, I, Chief Geronimo district Secretary, Tribal Federal Contractor of the Interior Commissioner of the Agency Tribal Nations, do hereby proclaim that a state of emergency exists for Agency Tribal Nations territories and jurisdictions, foreign, domestic, international and interstate and is effective as of 12:00 p.m. PST on Monday, January 16, 2023. I direct the activation of the Agency Tribal Nations Emergency Operations Plan and all appropriate annexes for purposes of the Agency Tribal Nations to this severe weather event. The Agency Tribal Nations Emergency Management Agency State Emergency Operations Center shall be activated for purposes of responding to this incident, as shall be all affected or potentially affected Agency Tribal Nations Emergency Management Divisions; D-Q University.

**FURTHER**, I hereby proclaim and direct all of the following:

**D.S. ADMINISTRATOR INITIALS** 



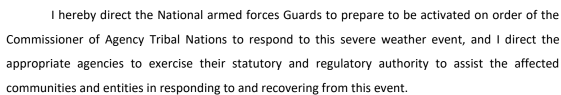
INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE
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. Activation of FEMA emergency First responders Tribal Task Force, National Guards that are appropriate to the emergency and other

agencies.



- II. Price gouging, All persons are hereby placed on notice that it is unlawful for any person within to impose unconscionable prices (i.e., to engage in "price gouging") for the sale or rental of any commodity or rental facility during the period of a declared state of emergency.
- III. Waiver of federal motor-carrier regulations Pursuant to 49 CFR § 390.23, this declaration of a state of emergency facilitates a waiver of certain regulations of the U.S. Department of Transportation-Federal Motor Carrier Safety Administration (FMSCA), including 49 C.F.R. Part 395 (Hours of Service for Drivers), as it relates to the provision of emergency-or disaster-related materials, supplies, goods, health and wellness and services for this severe weather event. The waiver for this event shall terminate at the earliest of (1) the conclusion of the motor carrier's or driver's direct assistance in providing emergency relief; (2) 30 days from the initial declaration of emergency; (3) the issuance of a proclamation terminating this state of emergency; or (4) any other time dictated by the FMCSA's regulations. Motor carriers that have an out-of service order in effect may not take advantage of the relief from regulation that this declaration provides under 49 C.F.R. § 390.23.



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### 33280 ALBION ROAD | ALBION | CALIFORNIA | 95410 OMB 2700-0042 GSA-ERRC EFFECTIVE DATE 12|16|2016

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IV. Transportation of emergency equipment, supplies, etc. Agency Tribal Nations instruct the appropriate agencies to take necessary steps and issue the appropriate documents to expedite the

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movement of vehicles, or vehicles and loads, that are transporting emergency equipment, services and supplies, health and wellness, storm-related debris, building and construction materials, or temporary emergency buildings and their components subject to the following rules:

- A. The director of the California Department of Transportation, or his designee, may issue waivers for vehicles or combinations of vehicles and loads, whether those loads are divisible or non-divisible, with weights, dimensions, or combinations thereof exceeding the maximum limits specified by law.
- B. Transporters are responsible to ensure that they have proper oversize signs, markings, flags, and escorts as defined in the State of California's rules and regulations.
  - C. Insurance requirements shall not be waived.
- D. Nothing in this proclamation shall be construed to allow any vehicle to exceed the weight limits posted for bridges and like structures, nor shall anything in this proclamation be construed to relieve any vehicle, or the carrier, owner, or driver of any vehicle from compliance with any restrictions other than those specified in this proclamation, or from any statute, rule, order, or other legal requirement not specifically waived herein.
  - V. Actual expense reimbursement I find that it is fair, reasonable, and appropriate that Agency Tribal Nations employees who are required to perform disaster recovery and response services away from their home base of operations for this event be reimbursed for the actual expenses they incur while performing these services on behalf of Agency Tribal Nations. Therefore, I authorize the reimbursement of actual and necessary expenses, as prescribed by the Fiscal Policies and Procedures Manual, for state employees who have been, are being, or may be called away from their home base in response to this state of emergency. All such claims for expense reimbursement must be reasonable and must be certified as such by the employee's agency head or appointing authority.

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VI. School closures Local educational authorities may close any school or office based on local conditions, and any affected school system that is closed as a result and loses student days or employee days, or both, may appeal to the State Superintendent of Education for relief in fulfilling the local school calendar with respect to student days or employee days, or both, with no loss of income to employees.

**FURTHER**, to the extent a provision in this proclamation conflicts with any provision of state or federal law, that law is hereby suspended for the duration of this state of emergency, and this proclamation shall control.

FURTHER, I declare that this proclamation, and all subsequent orders, laws, rules, or regulations issued pursuant hereto, shall remain in full force and effect for the duration of this state of emergency, unless rescinded or extended by proclamation.

**NATIVE AMERICAN LAW** 

CHIEF JUSTICE / COMMISSIONER INDIAN AFFAIRS REVIEW 1856 MENDOCINO PEACE TREATY

Of the 18 ORIGINAL IMMEMORIAL ABORIGINAL PEACE TREATIES ONLY ONE IS RATIFIED AND STILL STANDS TODAY, THE 1856 MENDOCINO PEACE TREATY; HERE TO BE APPLIED AND ENFORCED.

Every tribe that has a treaty with the United States has a trust relationship with the federal government unless Congress has terminated that relationship; Congress has never terminated the 1856 Mendocino Peace Treaty.

The Supreme Court has developed three rules that govern the interpretation of Indian treaties, called the "cannons of treaty construction."

1. Ambiguities in treaties must be resolved in favor of the Indians (Carpenter v. Shaw, 280 U.S. 363, 367 (1930); DeCoteau v. District County Court for 10th Judicial District, 420 U.S. 425, 447 (1975); Bryan v. Itasca County, Minnesota, 426 U.S. 373, 392 (1976)).

**D.S. ADMINISTRATOR INITIALS** 











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2. These treaties must be interpreted as the Indians would have understood them (Jones v. Meehan, 175 U.S. 1, 10 (1899); U.S. v. Shoshone Tribe, 304 U.S. 111, 116 (1938); Choctaw Nation v. Oklahoma, 397 U.S. 620, 631 (1970)).

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3. Indian treaties must be construed liberally in favor of the Indians (Tulee v. Washington, 315 U.S. 681, 684-85 (1942); Washington v. Washington State Commercial Passenger Fishing Vessel Ass'n, 443 U.S. 658, 690 (1979); Oneida County, N.Y. v. Oneida Indian Nation of New York State, 470 U.S. 226, 247 (1985)).

Many Native treaties guarantee that the federal government will "protect" the treaty tribes. This promise, the Court held, gave the federal government not only the duty to protect them but also the power. (U.S. v. kagama, 118 U.S. 375, 1382-83 (1886).

It has been many years since the Court has cited the Treaty Clause, the discovery doctrine, or the doctrine of trust responsibility as a source of federal power over Indians; only the Commerce Clause is cited today. Each of these justifications for federal control over Indian affairs can be disputed.

- 1. Europeans did not "discover" this continent, on which more than five hundred nations already lived.
- 2. The Constitution permits Congress to regulate commerce and to enter into treaties with tribes; nothing in the Commerce and Treaty Clauses expressly confers upon Congress any power over tribes.
- 3. The trust doctrine requires the United States to honor the promises it made to Indian tribes in treaties, in which the tribes relinquished their homelands to the federal government; no tribe surrendered its right of self-government in any treaty. Thus, depending on one's perspective, the justifications given for federal control over Natives and tribes are either convincing or absurd. The federal government, however, continues to maintain its authority over Native tribes, and its courts continue to uphold its asserted legal right to do so.

### "If rights are rarely used, however, they may be forgotten, and violations may become routine." - Stephen L. Pevar

Long before Europeans arrived on this continent, each tribe had a government. The United States government had to create the original 18 peace treaties with the already existing AND established Native American Tribal NATIONS to provide an order and direction to peacefully live amongst each other. Let us not forget; we were already great NATIVE NATIONS living on this soil since the memorial of 1142 when we were invaded and forced to live peacefully amongst the

Invader.



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Our NATIVE NATIONS made agreements also known as peace treaties with the Invader that would soon come to be known as the United States of America Declaration of the Constitution of 1776.

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PEACE TREATIES SUPERCEDE THE U.S CONSTITUTION AND UNITED STATES GOVERNMENT. NATIVE AMERICANS WERE HERE FIRST, THIS IS NATIVE LAND UNDER GOVERNANCE OF "LA TIERRA DEL VIEJO JERONIMO"; "THE LAND OF THE OLD GERONIMO" – CHIEF GERONIMO XVIII.

In 1852, on the memorial of the 1142 Iroquois Treaty, it was understood under our collaborative Nations great laws of peace that the great Nation of Iroquois and the great Nation of Mendocino would participate in an effort to provide a structure of economics, dual sovereignty citizenship, trade agreements, interstate/domestic/international commerce, import/export, agricultural commodities/market/sales and energy compliant with the United Nations Federal Governing Sovereign laws which asserts itself to its sister city in Japan and the Mendocino Indian Reservation Fort Wright (Mother) located in California. 1855/56 est.; also includes Fort Yuma Indian Reservation (Father) located in California 1883/84 est. under President Chester A. Arthur | Madison Executive Order Fort Yuma Indian Reservation.

Side Note: One school of thought maintains that Indian influence was so pervasive among the founding fathers' generation that the League of the Iroquois provided a model for the framing of the United States Constitution. (Colin G. Calloway, The American Revolution in Indian Country (Cambridge: Cambridge Univ. Press, 1998) at 298. See also Felix Cohen, Handbook of Federal Indian Law 128 (Washington: U.S. Govt. Printing Office, 1941)). The Iroquois Treaty is the oldest living participatory democracy on earth. In 1988, the U.S. Senate paid tribute with a resolution that said, "The confederation of the original 13 colonies into one republic was influenced by the political system developed by the Iroquois Confederacy, as were many of the democratic principles which were incorporated into the constitution itself."

Europe governed the applications and obligations of the Iroquois Treaty made between the 13 colonies later known as the United States of America and the Native Nations. The Iroquois Treaty was to provide a service of economic growth to all Native Nations. This letter will conclude that the services of this application to the strategic plan of Mendocino will provide a structure that delivers a sovereign Agency Tribal Nations dual citizenship.

Unless aboriginal title has been extinguished by Congress, the United States, a state, or any other party, is subject to the tribe's superior rights. Tribal members

can still enforce a treaty that their ancestors made with the United States even if the federal government refuses to recognize the continued existence of the continued existence.

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has a trust relationship with the federal government unless Congress has terminated that relationship.



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tribe. You do not have to be "recognized" by the Department of the Interior when you ARE RECOGNIZED UNDER AN IMMEMORIAL ABORIGINAL 1856 PEACE TREATY. This is an ORIGINAL FEDERAL RECOGNITION dating back to 1856 and only needs to be enforced. Every tribe that has a treaty with the United States

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The Worcester doctrine of inherent tribal sovereignty has undergone some modification over the years, but its basic premises remain the same. Indian tribes have the inherent right of self-determination and self-government. Congress has the authority to limit or abolish these powers, but the powers that tribes possess are not delegations of authority from the United States or from any other government; rather, tribes possess them as a consequence of their historic status as independent nations.

The source of an Indian tribe's power is its people. Native tribes and their members have the inherent right to govern themselves, a right they have possessed "from time immemorial." (Worcester v. Georgia, 31 U.S. 515, 557, 560 (1832); U.S. v. Wheeler, 435 U.S. at 328; Santa Clara Pueblo v. Martinez, 436 U.S. 49, 55 (1978); McClanahan v. Arizona Tax Comm'n, 411 U.S. 164, 168-73 (1973). As a federal appellate court stated in 2002: "Indian tribes are neither states, nor part of the federal government, nor subdivisions of either. Rather, they are sovereign political entities possessed of sovereign authority not derived from the United States, which they predate. [Indian tribes are] qualified to exercise powers of self-government...by reason of their original tribal sovereignty." (National Labor Relations Board v. Pueblo of San Juan, 276 F.3d 1186, 1192 (10th Cir. 2002) (en banc) (footnotes and citations omitted). Indian tribes occupy a unique position in the U.S. society. The Supreme Court has described them as "quasi-sovereign" and "semi-independent, "possessing" attributes of sovereignty over both their members and their territory." The Supreme Court (U.S. v. Mazurie, 419 U.S. 544, 557 (1975). Thus, tribal powers are inherent, but they can be, and have been, limited expressly and by implication.

The U.S. Constitution does not limit the exercise of tribal authority (Talton v. Mayes, 163 U.S. 379 (1896)). There is nothing in the Constitution that requires Indian tribes to conform their powers of self-government to its provisions. Tribal governments thus may enact laws that would violate the U.S. Constitution if those same laws had been enacted by the federal or state governments. (Santa Clara Pueblo, note 4 above, 436 U.S. 49, 55 (1978); Native American Church v. Navajo Tribal Council, 272 E2d 131 (10th Cir. 1959).

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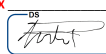
Tribal members can enforce a treaty that their ancestors made with the United States even though the federal government refuses to recognize the continued existence of the tribe. Greene v. Babbitt, 64 F.3d 1266, 1270 (9th Cir. 1995; U.S. v. Washington, 384 F. Supp. 312, 406 (W.D. Wash. 1974), aff'd, 520 E2d 676 (9th Cir. 1975), cert. denied, 423 U.S. 1086 (1976) The single most important law delegating authority to Indian tribes is the Indian Self-Determination and Education Assistance Act of 1975 (ISDEA), also known as the Indian Self-Determination Act (ISDA). The ISDA authorizes Indian tribes to submit "selfdetermination" contracts to the federal agencies that operate certain Indian programs. (These contracts are called "638" contracts because the statute that created the ISDA was Public Law 93-638.) The agency must approve a contract unless it issues written findings that explain why the contract fails to meet ISDA standards, and any such denial can be appealed by the tribe to a federal court. (The provision allowing for court review under the ISDA is Sec. 450(f)(a)(2). If the contract is approved, the agency must transfer to the tribe all funds given by Congress to that agency for the operation of the program, and the tribe then administers the program subject only to the latency's general oversight. As a result of the ISDA, Indian tribes now operate schools, health clinics, social welfare programs, water treatment facilities, and law enforcement activities formerly operated entirely by federal agencies, making ISDA one of the most significant laws promoting Indian self-governance ever passed by Congress. (The ISDA has been given a broad and liberal interpretation by the courts. See, e.g., Ramah Navajo Chapter v. Lujan, 112 F.3d 1455 (10th Cir. 1997); Ramah Navajo School Board v. Babbitt, 87 F.3d 1338 (D.C. Cir. 1996); Ramah Navajo School Board v. New Mexico Taxation and Rev. Dept., 977 P.2d 1021 (N.M. App. 1999). For a discussion of the ISDA, including the 1988 amendments, see R. Johnson and J. Hamilton, "Self-Governance for Indian Tribes: From Paternalism to Empowerment," 27 Conn. L. Rev. 1251 (1995).

The Indian Child Welfare Act of 1978 gives Indian tribes and Indian families substantial protection from the removal of Indian children from their families by state agencies and state courts.

The Indian Mineral Development Act of 1982 authorizes tribes to enter into joint-venture agreements with mineral developers to maximize the value of tribal mineral resources.

The Indian Tribal Government Tax Status Act of 1982 extends to Indian tribes many of the tax advantages enjoyed by the states, such as the ability to issue tax exempt bonds to finance government programs. The Indian Gaming Regulatory Act of 1988 confirms the authority of Indian tribes to engage in gaming to raise revenue and promote economic development.

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The Indian Health Care Improvement Act provides for greater Indian control of reservation health care. In 2002, No Child Left Behind Act became law, imposing greater accountability for student progress and academic achievement on government agencies, and the law expressly includes Indian and Native Alaska children as beneficiaries.

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1994, President Bill Clinton issued an executive order that requires all federal agencies to conduct their business with tribes on a "government-to-government" basis, respectful of tribal sovereignty. ("Government-to-Government Relations with Native American

Tribal Government," Presidential Memorandum of Apr. 24, 1994, 59 Fed. Reg. 22951 (1994). In 2000, President Clinton issued an executive order that reaffirms "the right of Indian tribes to self-government" and requires federal agencies to work closely with tribal governments to protect "tribal trust resources, and Indian tribal treaty and other rights." ("Consultation and coordination with Indian Tribal Governments," Presidential Memorandum of Nov. 6, 2000, Exec. Order No. 13084 (2000)).

The synopsis of this document is provided and guided by the great Nation of Iroquois and the 1771 peace tree ceremony of Deganawidan-Quetzalcoati University serving as a peace treaty in education between "Chicanos/Chicanas and Native Americans.

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INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE
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This sheet is intended solely as a basis for further discussion and is not intended to be and does not constitute a legally binding obligation. No legally binding obligation will be created, implied, or inferred until: a) Articles of Incorporation, plus; b) Management, Operating and Shareholder Agreements are executed and delivered by all parties, and c) consummated by just consideration to bind The Parties. Agency Tribal Nations and investors are discussing a private placement based on the following:

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- 1. Authorizing Agent: Chief Geronimo XVIII Langendörfer, the sole and rightful owner of
  - Agency Tribal Nations, whose address is 10421 Weddington Street, North Hollywood California,
- 2. The Venture, The Project: N.A.S.H.A, LLC a global *GO GREEN PLANET* strategic initiative to Include but
  - not limited to Education, Casino, Agriculture, Water distillation/remediation, Green-fuel, Energy and
  - Pharma-grade organic botanical healthcare delivered in a box to reverse any and all disease.

- 3. Capital Raise: \$1B
- 3a. Use of Funds: all monies raised will be escrowed for execution of the Agency Tribal Nations Economical N.A.S.H.A. 6000 job Industrial plan attached to the Bank and Mineral Platform
- 3b. Discretionary Use of Funds: All monies raised will be discretionary and used administratively to promote and service the stated goals of The Venture.
- 4. Capital Cost of The Venture: \$14.5B
- 6. Current Capitalization of The Venture: N/A
- 7. Ownership: Chief Geronimo XVIII owns exclusively
- 8. Ownership Status: Agency Tribal Nations is unencumbered and free of all debt, claims and liens.
- 9. The Company History: The Company is a startup as of May 22, 2016. As of today, it has no earnings or debt.
- 10. The Venture Structure: The Venture is a proposed 20 year strategic plan.





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#### Herein resolve Section 7. Court Rules.

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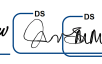
Agency Tribal nations Deganawidah-Quetzalcoati University, Resolved Final Role of FLMMIR Amendment of Final Rule Tribunal Court Chief Justice Wright, The duties and procedures of the Federal Tribunal Government Court System, and all other court matters not addressed in this article of the Federal Land Management of Mendocino Indian Reservation constitution, shall be established by the Chief Justice, District Secretary, Tribal Federal Contractor of the Interior, Commissioner of Indian Affairs Tribal Government Court System to this constitution. Sec. 5 Department Agriculture Subdual 1, Distribution, Transportation, Farming, Manufacturing, Crops, Marketing, Sales Pilot Program Deganawidah-Quetzalcoati University and Collages International and Domestic Agency Tribal Nations FEMA Emergency Response Economic Strategic Worldwide Participation. As adopted services to Sec. 6 (a-d) Three-year Federal Plan Incorporated FY 2021-2024 Policy Executive Order Tribal Colleges and Universities Tribal Operations Programs RESOLUTION NO. MVTC-A13180

Final Rule. / Small Agencies and native American Tribes EIS Transition Initiative TCC Agency Tribal Nations ADP P 2800.14

**D.S. ADMINISTRATOR INITIALS** 













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OFFICE OF TRIBAL ADMINISTRATION SOLICITATION NUMBER ECI/ECIS-IB-980001-8 NEW SIN NUMBER 189216088 TITLE SIN FEDERAL LAND MANAGEMENT MENDOCINO CALIFORNIA TRIBAL NATIONS 132 41 SIN132-40 SIN132-51

IN WITNESS, WHEREOF, have hereunto set my hand and caused the Great Seal to be affixed by the District Secretary of Foreign State at the 33280 Albion Ridge Road Albion 95410-9998, Capital in the City of Clearlake Qaks on this the 18th day of March 2023.

**COMMISIONER OF INDIAN AFFAIRS** 

IN WITNESS, WHEREOF, have hereunto set my hand and caused the Great Seal to be affixed by the Secretary of Foreign State at the 33280 Albion Ridge Road Albion 95410-9998, Capital in the City of Clearlake Oaks on this the 18th day of March 2023.

Chief Justice Langendörfer XVIII

D.S. ADMINISTRATOR INITIALS X



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**NOTARY** 

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RE: Participation in Investment Opportunity

SOURCE OF FUNDS AFFIDAVIT

DATE: March 18, 2023

TO: Program Manager

RE: Participation in Investment Opportunity

INVESTOR TRANSACTION CODE: (XXXTRANSCODEXXX))

Dear Sir,

I, (NAME) bearing (COUNTRY) Passport No. (PASSPORT NUMBER), duly authorized and full legally representative Trustee for and on behalf of (COMPANY) do solemnly swear/attest the following statements to be true.

I, (NAME), declare under penalty of perjury and with full personal and legal responsibility under the International Court of Law that I legally hold the sum of (SPELL AMOUNT IN ENGLISH) (United States Dollars) (\$\_\_\_\_\_,000,000.00 USD) and it is deposited in Account No (ACCOUNT NUMBER) at (NAME OF THE BANK), located at (ADDRESS OF BANK).

I further declare these funds are current and valid currency lawfully obtained and constitute clean, cleared funds of legitimate, non-criminal, commercial origin. There are no liens, contractual obligations or encumbrances of any kind against these funds.

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For and on behalf of (NAME OF COMPANY)



# 33280 ALBION ROAD | ALBION | CALIFORNIA | 95410 OMB 2700-0042 GSA-ERRC EFFECTIVE DATE 12|16|2016





I have full and complete, legal ownership of, and the unrestricted right and authority to pledge or otherwise utilize these funds. The funds are ready for transfer or release upon my instruction.

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These funds are authentic and verifiable. I am not aware of any matter which could or might cause the non-validation of these funds and I hereby indemnify the Fund Manager and/or assignees, or other parties involved, against any claims, demands, civil and/or criminal in nature, and liabilities, damages, or expenses including without limitation any attorney's fees which may arise, whether in whole or in part, caused by reason of reliance upon this sworn declaration.

E-mail, facsimile copies or photocopies of documents or agreements pertaining to this subject are declared and regarded as valid and equal to the original, provided they are represented by proper signatories. Originals may be obtained upon request.

I, (NAME), hereby swear under penalty of perjury, that the information provided herein is accurate and true as of this date: March 18, 2023.

#### ONCE TIME STAMP TO NOTORY THIS WILL BE THE OFFICIAL STAMP ATN SEALED CONTRACT DATE ET AL IE

Signature: X \_\_\_\_\_\_ SEAL OF COMPANY

Name:
Company:
Passport Number:
Date of Issue:
Date of Expiry:
Country of Issuance:
C.C.: (NAME OF BANK AND BANK OFFICER)

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#### **AUTHORIZATION TO VERIFY FUNDS**

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DATE: March 18, 2023

TO: Trade Authority / Program Manager

RE: Authorization to Verify

INVESTOR TRANSACTION CODE: (XXXTRANSCODEXXX)

Know all men, by these that I, (NAME), at the address shown above, give you clear notice that you have my direct permission and full authority to do all matters necessary to confirm, verify, and authenticate my beneficially owned cash funds and/or application asset(s) and its associated good standing account status, in an amount of (SPELL AMOUNT) United States Dollars (\$\_\_\_\_\_,000,000.00 USD) on a bank to bank basis. The below stated beneficially owned account is of good, clean, and cleared cash funds obtained via legal means, and is currently available at the bank coordinates below:

Cash Amount: (\$\_\_\_\_\_,000,000.00 USD)

Bank Name: (NAME OF THE BANK),

Bank Address: (ADDRESS OF BANK)

Account Name: (ACCOUNT NAME)

Account Number: (ACCOUNT NUMBER)

Account Signatory: (ACCOUNT SIGNATORY)

Bank Officer & Title: (BANK OFFICER / TITLE)

COPY OF THIS AUTHORIZATION WILL BE LODGED AND PRESENTED TO MY BANK OFFIGER.

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In witness hereof I, (NAME), hereby swear under penalty of perjury, that the information provided herein is accurate and true as of this date: March 18, 2023

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For and on behalf of (NAME OF COMPANY)
Signature: X
Name:
Company:
Passport Number:
Date of Issue:
Date of Expiry:
Country of Issuance:

(NAME OF BANK AND BANK OFFICER)

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INDIAN TRIBAL GOVERNMENT ENTERPRISE INFRASTRUCTURE GSA RFI Number: QTA00NS17SFI5002; QTA0015THA3003



#### LETTER OF CONFIRMATION OF BANK OFFICER

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DATE: March 18, 2023

TO: Trade Authority / Program Manager

RE: Participation in Structured Private Financial Opportunity

INVESTOR TRANSACTION CODE: (XXXTRANSCODEXXX)









TCC, AGENCY TRIBAL NATIONS ADP P 2800.14 MANAGEMENT & CONTRACTS | MENDOCINO VAI LEX TRIBAL GOUNCIL CONSULTANT AND COORDINATION WITH INDIAN TRIBAL GOVERNMENT | SMALL AGENCY AND NATIVE AMERICAN TRIBES TRANSITION FEDERAL TRIBAL CONTRACTOR GSA CNTRL NO. 9GR1CA0966



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This is notification that your Concept Paper has been successfully submitted. Concept Paper control number: 1594-1503 Submission Date: 7/15/2016 10:32 PM

**FROM** 

EER DOE Exchange Exchangesupport@hq.doe.gov subject DOE Exchange Employer Thomas Langenderfer welcome to exchange Dated July 15, 2016 concept paper control number: 1594-1503; staff type contractor applying FOA Administrator/FOA Manager/Program Manager Memorandum FOA Management for Federal Land Management Mendocino California FOA Administrator Attached to the EERE Funding Opportunity Exchange Subject FN Re-1584-1503

We would like to submit for this application.

1. Office of Clean Energy Demonstrations

2. Funding Notice: Regional Clean Hydrogen Hubs

**Office**: Office of Clean Energy Demonstrations

**FOA number**: DE- FOA-0002779 **Access the FOA**: **OCED eXCHANGE** 

FOA Amount: \$7 Billion OCED is a multi-technology office with demonstrations that include clean hydrogen, carbon management, advanced nuclear reactors,

long-duration energy storage, industrial decarbonization, demonstrations in rural areas and on current and former mine land, and more.

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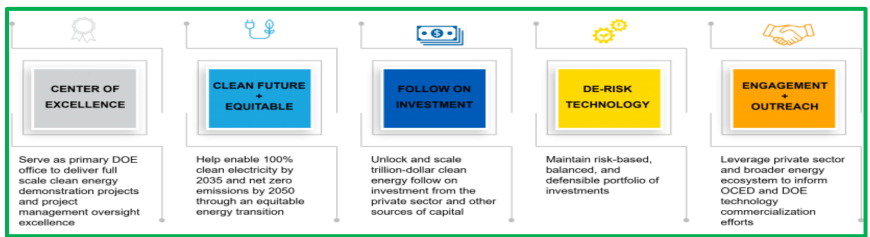






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With a clear role in commercializing critical clean energy technologies, OCED fills the gap between the research, development, and early-stage demonstration projects including those within DOE technology offices and initial deployments supported by the private sector and/or other DOE programs, such as the Loan Programs Office.

OCED is currently hiring employees from all backgrounds across America to help tackle the climate crisis, create good-paying American jobs, support a just energy transition, and spur economic growth.

**Background Information** 

On September 22, 2022, the U.S. Department of Energy's (DOE) Office of Clean Energy Demonstrations (OCED) issued a \$7 billion funding opportunity announcement to support six to 10 hydrogen hubs. As part of a larger \$8 billion Regional Clean Hydrogen Hubs (H2Hubs) program funded through President as

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Biden's Bipartisan Infrastructure Law, this effort will catalyze investment in the development of H2Hubs that demonstrate the production, processing, delivery, storage, and end-use of clean hydrogen—all while supporting President Biden's goal of a net-zero carbon economy by 2050.

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Each H2Hub is required to provide a minimum of 50% non-federal cost share (50% of the total project cost including both DOE share and recipient cost share, for a total project cost of at least \$800 million to \$2.5 billion), to be executed over approximately 8-12 years (or sooner) depending on the size and complexity of the H2Hub. The award period will include the planning, development, and construction of the H2Hub as well as 2-4 years of operations.

Concept papers are due by November 7, 2022, and full applications from candidates who previously submitted concept papers are due by April 7, 2023. Additional funding opportunities may follow to accelerate and expand the network of clean hydrogen projects.

Eligibility

Eligible applicants include individuals, institutions of higher education, for-profit and non-profit organizations, state and local governments, and Tribal Nations.

Download the full funding opportunity for more information on eligibility.

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**Phases** 

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DOE has defined a four-phase structure for the H2Hubs. This funding opportunity will solicit plans for all four phases of proposed H2Hub activities; however, DOE will only initially authorize funding for Phase I. DOE's review and evaluation of deliverables reflecting activities in each phase will inform Go/No-Go decisions that occur between or within Phases.

- Phase 1 will encompass initial planning and analysis activities to ensure that the overall H2Hub concept is technologically and financially viable, with input from relevant local stakeholders.
- Phase 2 will finalize engineering designs and business development, site access, labor agreements, permitting, offtake agreements, and community
  engagement activities.
- Phase 3 will focus on implementation necessary to begin installation, integration, and construction activities.
- Phase 4 will ramp-up the H2Hub to full operations including data collection to analyze the H2Hub's operations, performance, and financial viability.

**Funding** 

DOE expects to make a total of approximately \$6-7 billion of federal funding available for new awards under this FOA, subject to the availability of appropriated funds. DOE anticipates making approximately 6-10 awards under this FOA. DOE may issue one, multiple, or no awards under this FOA. Additional funding opportunities may follow to accelerate and expand the network of clean hydrogen projects.

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**Key Dates** 

9/22/2022 Funding Opportunity Announcement Issue Date:

Submission Deadline for Concept Papers 11/7/2022 by 5 p.m., ET

Concept Paper Encourage/Discourage Notifications December 2022

Submission Deadline for Full Applications: 4/7/2023 by 5 p.m., ET

**Pre-Selection Interviews:** Summer 2023

Fall 2023 Expected Date for Selection Notifications:

Expected Timeframe for Award Negotiations: Winter 2023-2024

Additional Information

- Download the **funding opportunity announcement** on **OCED eXCHANGE**
- Review the Community Benefits Plan Guidance
- Learn more about the **H2Hubs Encourage/Discourage notifications**
- All applicants must register and submit application materials through OCED eXCHANGE
- Sign up for the Office of Clean Energy Demonstrations (OCED) email list to get notified of new OCED funding opportunities and to stay up to date with the latest news
- Contact: h2hubs@hq.doe.gov





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#### STEP 1: NARROW THE FIELD

The breadth of the FTGATN Schedule 70-84 software market can be overwhelming for FTGATN teams. Before releasing an RFP, consider defining requirements carefully such that it narrows the field of qualified respondents using the EMIS planning process outlined above.

#### STEP 2: CONSIDER COMBINING MULTIPLE EMIS PROVIDERS

Due to the breadth of the FTGATN software market, software vendors vary in how well they fulfill individual capabilities. Depending on the agency's FTGATN plan, it may be most beneficial to select multiple vendors to ensure the entire spectrum of capabilities desired are provided. Regardless of whether one or multiple vendors are selected, the resulting FTGATN needs to seamlessly accommodate all types of data—from monthly data down to 1-minute intervals, if needed.

#### STEP 3: DEFINE THE SCOPE AND PRICING STRUCTURE

A point of confusion for prospective FTGATN buyers is the scope of what vendors have included in their proposals. This makes it difficult to compare proposals in an apples-to-apples manner. Some vendors provide only software, while others provide only services while reselling software provided by others. Others still provide software and services as a bundled package. Software vendors may provide their product under a software-as-a-service agreement or other type of agreement.

Each vendor's proposal should explain the pricing structure for all software, hardware, integration, data commissioning, other services, and costs required for

the project. The scope and pricing should be broken out in the following categories at a minimum:

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- Hardware
- Software licenses
- Annual software license maintenance fees
- Software and hardware set-up labor
- Annual maintenance labor.

When defining the scope, consider creating a dedicated scope for third-party service providers. If this scope is a significant portion of the FTGATN project, consider selecting a software vendor with an active network of third-party service partners to minimize future dependence on one service vendor.

#### STEP 4: CONSIDER AN OPEN DATA LAYER

One emerging best practice is installing a separate driver and historian layer allowing the trial and testing of multiple FTGATN applications without needing to restart the integration from scratch. If the agency operates a large campus or portfolio, it could be beneficial in the long term to trial two or three FTGATN applications to get a direct apples-to-apples comparison. Once the vendor or vendors are selected, the FTGATN can be rolled out to the rest of the campus/portfolio at lower risk.

#### STEP 5: DEFINE INFORMATION TECHNOLOGY REQUIREMENTS

The RFP needs to specify the agency's operational technology and IT requirements, including storage, backup, hosting (local and/or cloud), security, permissions, and access control.

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Learn more about cybersecurity standards in the EMIS Cybersecurity Best Practices fact sheet.

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**Need the RFI/RFP template?** Download **EMIS Specification and Procurement Support Materials** to create a customized draft RFP to match your agency's EMIS plan.

**ESPC Benefits to Federal Agencies** 

There are four primary drivers for federal agencies to finance EMIS through performance contracts.

#### INCREASED ENERGY SAVINGS AND COST SAVINGS

Depending on the level of EMIS deployed, the platform can provide increased savings from monitoring-based commissioning and fault detection and diagnostics. In addition, more advanced EMIS platforms include advanced system optimization via supervisory control—a new category of energy conservation measure that can be included in the ESPC. For example, advanced system optimization algorithms typically optimize variable systems in real time while more simple supervisory control algorithms will poll all space temperature set points over a large number of buildings and ensure compliance with agency guidelines.

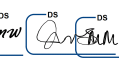
### MORE ACCURATE BASELINING AND IMPROVED MEASUREMENT AND VERIFICATION

Use of EMIS allows for more accurate baselining through integration of building automation system trend and advanced metering infrastructure data, enabling greater rigor in measurement and verification (M&V). In addition, automated M&V calculations can decrease M&V labor costs for the ESCO and virtual and low-cost submetering can be integrated into the project to increase M&V accuracy and fidelity.













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### PROCESS IMPROVEMENT FOR OPERATIONS AND MAINTENANCE

If the platform includes automated fault detection and diagnostics, the EMIS will constantly monitor system performance and can identify new operations and maintenance items in near-real time, improving the process for identifying and fixing deficiencies. These fault detection and diagnostics rules can be deployed for all new energy conservation measures in the contract and used to ensure that ESCO-installed equipment continues to operate correctly over the life of the contract. EMIS platforms unite data from independent and siloed systems to enable new visualizations of data that can be used by onsite staff to identify operational problems—for example, electrical load profile analysis can show that lights are being left on after hours.

### ENABLING GRID-INTERACTIVE EFFICIENT BUILDINGS AND INTERNET OF THINGS TECHNOLOGIES

EMIS platforms that provide control over multiple end uses within a building can also enable <u>grid-interactive efficient building</u> <u>technologies</u> and more advanced load flexibility as an energy conservation measure within the contract. As more Internet of Things (IoT)-connected devices come online, the EMIS can serve as the central platform that connects to each IoT gateway and uses the IoT data for advanced analytics and control.

ESPC Benefits to ESCOs

Financing federal EMIS with ESPCs offers a number of benefits to ESCOs.

#### IMPROVED CLIENT RELATIONSHIPS

EMIS implementation can lead to the development and maintenance of positive long-term relationships with federal clients. EMIS offer more robust ongoing performance assurance, which leads to better building performance and increased agency trust in the ESCO. Often, an ESCO provides a full-time staff member as operator of the EMIS, allowing the ESCO to become part of the

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operations and maintenance team. This ongoing relationship also allows the ESCO to provide more improvements throughout the contract term, or later under a separate operations and maintenance or software-as-a-service contract.

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#### DIFFERENTIATION FROM OTHER ESCOS

ESCOs that integrate EMIS within their service offering allow them to be more innovative than their competitors. This deeper investment also ensures additional savings are realized over the life of the contract, through more innovative technology offerings like grid-interactive efficient buildings, the use of IoT devices, and improved M&V practices that allow for more transparency versus other ESCOs.

#### IMPROVED SCOPE OF WORK

The process of gathering building automation system trend or logger data, weather data, and utility consumption data can be significantly improved upon using an EMIS, giving the ESCO team web-based access to data with minimal effort. Further, the data gathering infrastructure can be left in place and reused throughout the guarantee period. Implementing EMIS early in the process can also reduce travel costs by allowing remote auditing and monitoring.

#### IMPROVEMENTS TO THE COMMISSIONING PROCESS AND ONGOING M&V

If the EMIS suite includes automated fault detection and diagnostics, the EMIS platform will improve the commissioning process through features such as automation of data analysis and control system verification. In this case, the ESCO will test 100% of the equipment, which would otherwise only be sampled. If retro-commissioning is an energy conservation measure within the ESPC, the EMIS platform will automate many of the retro-commissioning tasks, enable ongoing monitoring-based commissioning, and reduce travel costs associated with commissioning.

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EMIS also allows an ESCO to automate the M&V process, which reduces labor costs. Further, predictive maintenance add-ons to the EMIS can be used to predict equipment failure and/or extend equipment life, helping to avoid equipment failures before the loan is repaid. Remote monitoring reduces travel costs and allows savings to be measured in real time, rather than waiting months for utility bills.

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### **Key Resources**

**EMIS Cybersecurity Best Practices** 

**Best Practices for Enhancing Performance Contracts with MBCx** 

**Best Practices for EMIS Metadata Schemas** 

Better Buildings Solution Center's EMIS Specification and Procurement Support Materials

Better Buildings Solution Center EMIS-Related Courses, Guides, and Resources

**Enhancing Performance Contracts with Monitoring-Based Commissioning** 

**Energy Management Information Systems Technical Resources Report** 

Synthesis of Year Three Outcomes in the Smart Energy Analytics Campaign

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Building Commissioning Costs and Savings Across Three Decades and 1,500 North American Buildings

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Improving Commercial Building Operations through Building Re-tuning: Meta-Analysis

Building Analytics and Monitoring-Based Commissioning: Industry Practice, Costs, and Savings

Building Commissioning: A Golden Opportunity for Reducing Energy Costs and Greenhouse Gas Emissions

### **Quick Links**

**EMIS Resources** 

**Energy Management Information Systems** 

**Energy and Project Procurement Development Services** 

**Facility and Fleet Optimization** 

Sincerely,

DocuSigned by:

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Commissioner of Indian Affairs Agency Tribal Nations District Secretary

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