

**XIV. Questions and Requests for IEED Assistance**

DEMD staff may provide technical consultation, upon written request by an applicant. The request must clearly identify the type of assistance sought. Technical consultation does not include funding to prepare a grant proposal, grant writing assistance, or pre-determinations as to the likelihood that a proposal will be awarded. The applicant is solely responsible for preparing its grant proposal. Technical consultation may include clarifying application requirements, confirming whether an applicant previously submitted the same or similar proposal, and registration information for SAM or ASAP.

DEMD also offers Tribes many in-house technical capabilities and services at no charge. These services include: Searching nearby reference materials for technical literature on previous investigations and work performed in and around reservations; providing well log interpretation, including correlation of formation tops, identification of producing horizons, and generation of cross-sections; supplying technical mapping capabilities, using data from well log formation tops and seismic data; providing contour mapping capabilities, including isopachs, calculated grids, color-fill plotting, and posting of surface features, wells, seismic lines, and legal boundaries; supplying three-dimensional modeling of mine plans; providing economic analysis and modeling for energy and mineral projects; supplying marketing studies for various energy and mineral commodities; and offering a preliminary opportunity assessment for a renewable energy resource.

**XV. Separate Document(s)**

- Application for Federal Assistance SF-424 Form.
- Project Narrative Attachment Form (This form includes the Project Narrative, Verification of Eligibility, Budget, Tribal Resolution, and Critical Information page).

**XVI. Paperwork Reduction Act**

The information collection requirements contained in this notice have been reviewed and approved by the Office of Management and Budget (OMB) under the Paperwork Reduction Act, 44 U.S.C. 3504(h). The OMB control number is 1076-0174. The authorization expires on November 30, 2022. An agency may not conduct or sponsor, and you are not required to respond to, any information collection

that does not display a currently valid OMB Control Number.

**XVII. Authority**

This is a discretionary grant program authorized under the Snyder Act (25 U.S.C. 13), the Indian Mineral Development Act of 1982 (25 U.S.C. 2106), 25 U.S.C. 3502(a)(2)(B), and the Further Consolidated Appropriations Act 2020 (Pub. L. 116-94).

The Snyder Act authorizes the BIA to expend such moneys as Congress may appropriate for the benefit, care, and assistance of Indians for the purposes listed in the Act. EMDP grants facilitate two of the purposes listed in the Snyder Act: “General support and civilization, including education” and “industrial assistance and advancement.”

The Indian Mineral Development Act of 1982 requires that DOI ensure that, upon the request of any Indian Tribe or individual Indian and to the extent of his available resources, the Tribe or individual Indian will have available advice, assistance, and information during the negotiation of a Mineral Agreement. Under the Act, the Secretary may fulfill this responsibility by providing financial assistance to the Indian Tribe or individual Indian to secure independent assistance. EMDP grants are issued in response to requests from Tribes who seek advice, assistance, and information from independent sources regarding their mineral resources and who may contemplate entering into a Minerals Agreement with a production company.

25 U.S.C. 3502(a)(2)(B) authorizes the DOI to provide grants to Indian Tribes and Tribal energy development organizations for use in carrying out projects to promote the integration of energy resources, and to process, use, or develop those energy resources, on Indian land.

The Further Consolidated Appropriations Act 2020 authorizes the BIA to carry out the operation of Indian programs by direct expenditure, contracts, cooperative agreements, compacts, and grants, either directly or in cooperation with States and other organizations.

**Tara Sweeney,**

*Assistant Secretary—Indian Affairs.*

[FR Doc. 2020-19502 Filed 9-2-20; 8:45 am]

**BILLING CODE 4337-15-P**

**DEPARTMENT OF THE INTERIOR**

**Bureau of Indian Affairs**

[201D0102DR/DS5A300000/  
DR.5A311.IA000118]

**Notice of Cancellation of Environmental Impact Statement for Proposed Coquille Indian Tribe Fee-To-Trust and Gaming Facility Project, City of Medford, Jackson County, Oregon**

**AGENCY:** Bureau of Indian Affairs, Interior.

**ACTION:** Notice of cancellation.

**SUMMARY:** The Bureau of Indian Affairs (BIA) announces that it has discontinued preparation of an Environmental Impact Statement (EIS) for the Coquille Indian Tribe’s (Tribe) application for the proposed conveyance of 2.4-acres of land into trust and development of a gaming facility in the City of Medford, Jackson County, Oregon. The Proposed Action included (1) conveyance of the Medford Site into trust by the BIA, and (2) conversion of an existing bowling alley on the Medford Site into a gaming facility by the Tribe. On May 27, 2020, the Assistant Secretary—Indian Affairs declined to accept conveyance of the Medford Site into trust. Accordingly, the Department will take no Federal action, and there is no longer a need for an EIS.

**DATES:** Cancellation of this EIS is immediate.

**ADDRESSES:** Mail all comments, statements, or questions concerning this notice to: Mr. Bryan Mercier, Northwest Regional Director, Bureau of Indian Affairs, Northwest Region, 911 Northeast 11th Avenue, Portland, Oregon 97232-4165.

**FOR FURTHER INFORMATION CONTACT:** Jacilyn Snyder, BIA Northwest Regional Environmental Protection Specialist, at (503) 231-6780.

**SUPPLEMENTARY INFORMATION:** On January 15, 2015, the BIA published in the **Federal Register** a Notice of Intent to prepare an EIS. The BIA initiated scoping on February 2, 2015. On May 27, 2020, the Assistant Secretary—Indian Affairs declined to accept conveyance of the Medford Site into trust pursuant to the Department’s regulations at 25 CFR part 151. Under the Department’s regulations, the Secretary must consider jurisdictional problems that may arise because of the conveyance. The Assistant Secretary determined pursuant to 25 CFR 151.11(b) that the Tribe’s anticipated benefits do not outweigh potential jurisdictional concerns raised by the

State, county, and municipal governments having regulatory jurisdiction over the Medford Site. Accordingly, the Department will take no Federal action, and there is no longer a need for an EIS.

**Tara Sweeney,**  
*Assistant Secretary—Indian Affairs.*  
 [FR Doc. 2020–19503 Filed 9–2–20; 8:45 am]  
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**DEPARTMENT OF THE INTERIOR**

**National Park Service**

[NPS–WASO–CONC–30207; PPWOBSADC0, PPMVSCS1Y.Y00000]

**Notice of Intent To Award 16 Temporary Concession Contracts for Guided Interpretive Colorado River Trips Within Grand Canyon National Park**

**AGENCY:** National Park Service, Interior.

**ACTION:** Public Notice.

**SUMMARY:** The National Park Service hereby gives public notice that it intends to award 16 temporary outfitter and guide concession contracts to qualified persons for the conduct of Guided Interpretive Colorado River Trips within Grand Canyon National Park for a term not to exceed three years.

**DATES:** The National Park Service intends for the temporary outfitter and guide concession contracts to commence on January 1, 2021.

**FOR FURTHER INFORMATION CONTACT:** Jennifer Parker, Chief of Commercial Services, NPS Regional Office Serving Interior regions 6, 7, 8, (303) 969–2661, or by email at *jennifer\_parker@nps.gov*.

**SUPPLEMENTARY INFORMATION:** The National Park Service intends to award

temporary outfitter and guide concession contracts to the concessioners currently operating under the following concession contracts: CC–GRCA006–08, CC–GRCA007–08, CC–GRCA010–08, CC–GRCA011–08, CC–GRCA015–08, CC–GRCA016–08, CC–GRCA017–08, CC–GRCA018–08, CC–GRCA020–08, CC–GRCA021–08, CC–GRCA022–08, CC–GRCA024–08, CC–GRCA025–08, CC–GRCA026–08, CC–GRCA028–08, CC–GRCA029–08. If the National Park Service is unable to reach acceptable terms with a concessioner operating under one of the above-listed contracts, the National Park Service may award the respective temporary outfitter and guide concession contract to a different qualified person. The National Park Service has determined that the issuance of temporary outfitter and guide concession contracts not to exceed three years is necessary to avoid interruption of visitor services and has taken all reasonable and appropriate steps to consider alternatives to avoid an interruption of visitor services in accordance with 36 CFR 51.24.

**Authority:** 54 U.S.C. 101913(11)(a); 36 CFR 51.24(a).

**Lena McDowall,**  
*Deputy Director, Management and Administration.*  
 [FR Doc. 2020–19510 Filed 9–2–20; 8:45 am]  
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**DEPARTMENT OF THE INTERIOR**

**National Park Service**

[NPS–WASO–CONC–28973; PPWOBSADC0, PPMVSCS1Y.Y00000]

**Notice of Continuation of Concession Contracts**

**AGENCY:** National Park Service, Interior.

**ACTION:** Public notice.

**SUMMARY:** The National Park Service hereby gives notice that, pursuant to the terms of the concession contracts identified in the table below, the National Park Service intends to the contracts for a period of one year beginning on January 1, 2020.

**DATES:** The contract continuations will begin on January 1, 2020.

**FOR FURTHER INFORMATION CONTACT:** Kurt Rausch, Acting Chief, Commercial Services Program, National Park Service, 1849 C Street NW, Mail Stop 2410, Washington, DC 20240, Telephone: 202–513–7156.

**SUPPLEMENTARY INFORMATION:** The concession contracts listed in the table below have been extended for the maximum time allowable under 36 CFR 51.23. Under the provisions of the existing contracts and pending the issuance of prospectuses and the completion of the public solicitation process to award new concession contracts, the National Park Service intends to continue the existing contracts for a period not-to-exceed one year beginning on January 1, 2020. Except for their expiration dates, the terms and conditions of the existing contracts will remain unchanged. The continuation of the existing contracts does not confer or affect any rights with respect to the award of new concession contracts. The publication of this notice reflects the intent of the National Park Service but does not bind the National Park Service to continue any of the contracts listed in the table below.

Park unit	CONCID	Concessioner
Cape Hatteras National Seashore .....	CAHA001–98 .....	Koru Village Incorporated.
Glen Canyon National Recreation Area .....	GLCA002–88 .....	ARAMARK Sports and Entertainment Services, Inc.
Glen Canyon National Recreation Area .....	GLCA003–69 .....	ARAMARK Leisure Services, Inc.
Independence National Historical Park .....	INDE001–94 .....	Concepts by Staib, Walter Staib.
Lake Mead National Recreation Area .....	LAKE001–73 .....	Rex G. Maughan and Ruth G. Maughan.
Lake Mead National Recreation Area .....	LAKE002–82 .....	Lake Mead R.V. Village, LLC or LMNRA Guest Services, Inc.
Lake Mead National Recreation Area .....	LAKE005–97 .....	Rex G. Maughan and Ruth G. Maughan.
Lake Mead National Recreation Area .....	LAKE006–74 .....	Las Vegas Boat Harbor, Inc.
Lake Mead National Recreation Area .....	LAKE009–88 .....	Temple Bar Marina, LLC or LMNRA Guest Services, Inc.
National Mall and Memorial Parks .....	NACC003–86 .....	Guest Services, Inc.