



FEDERAL PUBLIC NOTICE AGENCY TRIBAL NATIONS



GSA TRIBAL FEDERAL CONTRACTOR AND AWARDEE OF
THE INTERIOR

OMB: 2700-0042 GSA-ERRC-Effective Date:12-16-2016

Chief Geronimo Thomas Langenderfer,
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**Chief Geronimo Thomas Langenderfer GSA Tribal Federal Contractor and
Awardee of the Interior, OMB 2700-0042-GSA-ERRC-EFFECTIVE-
DATE-12-16-2016**

**U.S. Small Business Administration of Attachment “D” Personal Financial
Statement OMB-3245-0118 Management Mendocino California Tribal Nations and
Agency Tribal Nations EIN 36-5129018**

The structure and intent of this Public Notice reflect a formal sovereign communication and collaborative engagement between the **Agency Tribal Nations**, represented by **Head Chief Geronimo Thomas Langenderfer**, and the **United States Federal Government**, with specific coordination requested from the **Department of the Treasury**, the **Office of Management and Budget (OMB)**, the **General Services Administration (GSA)**, **USAID**, and the **Department of the Interior**.

This initiative is grounded in the sovereign legal status of the Agency Tribal Nations and is authorized pursuant to the **Foreign Assistance Act of 1961, Section 607 (22 U.S.C. § 2357)**, the **Indian Self-Determination and Education Assistance Act (Public Law**

RFI Number: QTA00NS17SF15002 | AGENCY TRIBAL NATION| CONSULTANT
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9GR1CA0966

93-638), and treaty-based obligations recognized under **federal trust doctrine and constitutional authority**.

The purpose of this notice is to advance the execution of federally recognized procurement designations and to affirm the timely disbursement of federal allocations lawfully authorized through **OMB-approved mechanisms** and longstanding treaty obligations with the **Geronimo Blood Line**. These efforts include restoring access to GSA supply schedules and releasing delayed federal funding essential to the operation of tribal governance, infrastructure, economic development, and public service initiatives across the Agency's jurisdiction.

Dear Respected Officials,

My name is **Daniel Kendrella**, and I serve as **Consultant to the Agency Tribal Nations**, acting under the sovereign authority of **Head Chief Geronimo Thomas Langenderfer**, a federally recognized Tribal Contractor and designee acknowledged under Department of the Interior designations.

We submit this formal and sovereign communication pursuant to the **federal trust responsibility** codified through constitutional treaty obligations and statutory authority, and request immediate **review, affirmation, and interagency coordination** regarding two distinct but related matters:

I. Section 607 of the Foreign Assistance Act (22 U.S.C. § 2357)

Under **Section 607 of the Foreign Assistance Act of 1961**, as amended (22 U.S.C. § 2357), the President is authorized to extend access to **Federal sources of supply and services** to "friendly foreign countries, international organizations, and non-governmental organizations," including eligible **Tribal Nations**, if such extension advances U.S. development objectives. This authority is exercised via delegation through **USAID**, and administered in conjunction with **GSA** and the **Office of Government-wide Policy (OGP)**.

The Agency Tribal Nations, represented by Chief Langenderfer, have obtained federal contractor designation under relevant procurement schedules, including:

- SIN 132-56 – Health Information Technology Services
- SIN 132-41 – Earth Observation & Environmental Monitoring
- GSA Logistics & Infrastructure-related Services

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These designations, as outlined in the Agency's submission (Ref: *OMB Control No. 2700-0042; GSA ERRC_EFFECTIVE_DATE_12_16_2016*), have been acknowledged in GSA-administered records and supporting correspondence. However, **full implementation of rights to access federal supply chains under this authorization remains pending.**

II. Treaty-Based and OMB-Controlled Funding Obligations

In addition, we respectfully request status clarification and facilitation of disbursement for **federal funding associated with treaty obligations** linked to the **Chief Geronimo Blood Line**, a federally recognized tribal authority with an OMB-cleared submission under **OMB 2700-0042 GSA-ERRC Effective Date: 16 DEC 2016**.

While we recognize that OMB approval of an information collection instrument under the Paperwork Reduction Act (PRA) does not, in itself, guarantee funding, the legal obligations tied to existing federal treaties with the Tribe impose enforceable fiduciary duties on the U.S. Government. These obligations are not discretionary but mandated under:

- **The Indian Self-Determination and Education Assistance Act (ISDEAA)**
- **The Snyder Act (25 U.S.C. §13)**
- **Treaty Clauses of the U.S. Constitution**
- **Executive Orders recognizing Tribal Sovereignty (e.g., E.O. 13175)**

The delays in disbursement—despite tribal compliance with all required administrative processes—have impeded access to essential services, cultural preservation initiatives, and economic self-sufficiency.

Requested Agency Action

To resolve these issues in accordance with law and administrative process, we respectfully request the following coordinated actions:

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A. FAA §607/GSA-Related:

1. **Written confirmation of eligibility status** for the Agency Tribal Nations under FAA §607;
2. **Posting to GSA-approved federal supply schedules** in alignment with prior designations and submissions;
3. **Designation of an interagency point of contact** for status and implementation scheduling.

B. OMB/Funding-Related:

1. **Verification of OMB Control Number** and funding mechanism associated with the treaty-based submission;
2. **Disclosure of the funding's current administrative location** (e.g., BIA, HHS, HUD, Interior, or Treasury);
3. **Expedited coordination or referral** to the responsible office with authority to release or execute allocation;
4. **Timeline and procedural roadmap** for disbursement or appeal.

III. Legal Notice of Treaty Standing and Federal Trust Obligation

The obligations arising from U.S. treaties with the Geronimo Blood Line and affiliated Tribal Nations are **binding under federal law** and **judicially enforceable**. The **trust doctrine**, as reaffirmed in *United States v. Mitchell* (463 U.S. 206 (1983)), and other precedents (e.g., *Cobell v. Salazar*, 573 F.3d 808 (D.C. Cir. 2009)), imposes a fiduciary duty upon the United States to act with loyalty, care, and accountability toward Tribal Nations.

As such, further delay may give rise to statutory remedies, including:

- **Administrative challenge and petition for rulemaking**
- **Formal Congressional inquiry under oversight authority**
- **Judicial enforcement through the U.S. Court of Federal Claims or D.C. Circuit**

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We seek resolution via good-faith intergovernmental collaboration and trust the agencies involved will act expeditiously within their statutory authority.

IV. Request for Response and Follow-Up

We respectfully request a formal written response within **thirty (30) days** of this communication that includes:

- Confirmation of receipt;
- Identification of relevant agency liaisons;
- Timeline for addressing the matters raised;
- Notice of any documentation still outstanding, if applicable.

All correspondence and follow-up may be directed to:

Chief Geronimo Thomas Langenderfer
High Chief, Agency Tribal Nations
707-679-8229

Chief@altearth.org

www.AgencyTribalNations.org

Daniel Kendrella

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Respectfully submitted,

Daniel Kendrella

Consultant to the Agency Tribal Nations

On behalf of **Head Chief Geronimo Thomas Langenderfer**

Federal Contractor, Tribal Sovereign Design

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