Concessioner	Park	Service provided	Contract expiration
Acadia Corporation	Acadia National Park	Full-service restaurant and gift shops	12/31/96
Kentucky Carriage & Livery		Stable, carriage rides	12/31/96

SUPPLEMENTARY INFORMATION: The National Park Service does not intend to renew these contracts for an extended period until sufficient planning can be conducted to determine the future direction for concession services at this site. The necessary planning may affect the future of these operations, and may take as long as 2 years to complete. Until planning is completed, it is not in the best interest of the National Park Service to enter into long term concession contracts for these operations. These extensions may be for a lesser period should planning issues be resolved and a renewal process conducted which results in the award of new long term concession contracts. The existing concessioners have performed their obligations to the satisfaction of the Secretary and, pursuant to the provisions of Section 5 of the Act of October 9, 1965 (79 Stat. 969; 16 U.S.C. 20) are entitled to preference in the extension of their contracts. This means that the extension will be awarded to the party submitting the best offer, provided that if the best offer was not submitted by the existing concessioner, then the existing concessioner will be afforded the opportunity to match the best offer. If the existing concessioner agrees to match the best offer, then the extension will be awarded to the existing concessioner. If the existing concessioner does not agree to the terms of the extension, the right of preference shall be considered to have been waived, and the extension will then be awarded to the party submitting the best responsive offer.

Because of the limited term of the proposed extensions, the National Park Service is not encouraging the submission of offers by anyone but the incumbents in response to this proposal, but plans to do so at the time the contracts are renewed for a longer term. However, as required by law, the National Park Service will consider and evaluate all offers received in response to this notice. Anyone interested in obtaining further information about the proposed extensions should contact: Lynne Koser, National Park Service, 15 State Street, Boston, MA 02190; Telephone (617) 223-5209 no later than 15 days following publication of this notice to obtain a prospectus outlining

the requirements of the proposed extension.

Dated: May 7, 1996. Chrysandra L. Walter, Acting Field Director Northeast Field Area. [FR Doc. 96–13049 Filed 5–23–96; 8:45 am] BILLING CODE 4310–70–M

Redwood National and State Parks Environmental Impact Statement/ General Management Plan

SUMMARY: In accordance with § 102(2)(C) of the National Environmental Policy Act of 1969 (Public Law 91-190), the Redwood National and State Parks are initiating environmental impact analysis processes to identify and assess potential impacts of alternative management concepts for future management of the four Redwood National and State Park units that comprise this park complex. Notice is hereby given that the National Park Service will prepare a draft environmental impact statement and general management plan (DEIS/GMP).

The National Park Service has invited California Department of Parks and Recreation (CDPR) to be a cooperating agency in the DEIS/GMP effort.
Following publication of this Notice, CDPR will issue a Notice of Preparation to initiate a complementary draft environmental impact report (EIR) effort. The official responsible for the EIR is Donald W. Murphy, Director, California Department of Parks and Recreation.

The Redwood National and State Parks will jointly identify and analyze a range of alternatives so as to evaluate differing management options for resource protection, visitor use, access, operations, facility development, and land protection for the area. As a conceptual framework for formulating these alternatives, the purposes of the parks and associated significant cultural and natural resources, major visitor experiences, and management objectives will be specified.

COMMENTS: All interested persons, organizations, and agencies wishing to provide initial scoping comments or suggestions on the DEIS/GMP may send such information to the Superintendents, Redwood National and State Parks, 1111 Second Street,

Crescent City, CA 95531. All such comments should be received no later than July 23, 1996. All persons who respond will be provided timely information about the complementary California State Park EIR efforts.

In addition, several public scoping sessions will be held after publication of this Notice, affording an additional early comment opportunity. Dates for these meetings (and locations) are: June 17 (Brookings), June 18 (Crescent City), June 19 (Klamath), June 20 (Eureka), and June 21 (Orick). Full details on times and locations of these sessions may be obtained by contacting the Superintendents at the above address or via telephone at (707) 464-6101. **DECISION:** The subsequent availability of both the DEIS/GMP and EIR will be announced by formal Notice and via local and regional news media. The DEIS/GMP is anticipated to be completed and available for public review in 1998. The final environmental impact statement and general management plan (FEIS/GMP) are expected to be completed approximately one year later. A Record of Decision will be published in the Federal Register not sooner than thirty (30) days after distribution of the FEIS/GMP documents. The responsible official is Stanley T. Albright, Field Director, Pacific West Area, National Park Service.

Dated: May 10, 1996.
Patricia Neubacher,
Acting Field Director, Pacific West Area.
[FR Doc. 96–13048 Filed 5–23–96; 8:45 am]
BILLING CODE 4310–70–P

Notice of Intent to Repatriate Cultural Items in the Possession of the Hubbell Trading Post National Historic Site, National Park Service, Ganado, AZ

AGENCY: National Park Service. **ACTION:** Notice.

Notice is hereby given under the Native American Graves Protection and Repatriation Act, 25 U.S.C. 3005 (a)(2), of the intent to repatriate cultural items in the possession of the Hubbell Trading Post National Historic Site, National Park Service, Ganado, AZ which meet the definition of "sacred objects" under Section 2 of the Act.

The nineteen items consist of one hide pollen bag; three stone fetishes;

one velvet fetish cover, two projectile points; one crystal; one fossilized shell; one pipe with center hole; two prayer stones; two polished stones; two prayer sticks; two stone figures bundled with varn and feathers attached; and one coiled Navajo ceremonial basket.

In 1965, the estate of Mr. Ramon Hubbell donated these items to the Hubbell Trading Post National Historic Site. Mr. Hubbell had originally requested the items for his Night Way Chant in 1925 at which he was consecrated to care for and use the items

Mr. Sherwin Curley, Ramon Hubbell's grandson, has identified the items as necessary for the continued practice of traditional Navajo religion by presentday adherents and has claimed them as a lineal descendent. Representatives of the Navajo Nation and traditional Navajo religious leaders confirm that these items are needed by Ramon Hubbell's descendents for on-going ceremonial and religious traditions.

Based on the above-mentioned information, officials of the National Park Service have determined that, pursuant to 25 U.S.C. 3001 (3)(C), these nineteen cultural items are specific ceremonial objects needed by traditional Native American religious leaders for the practice of traditional Native American religions by their present-day adherents. Officials of the National Park Service have also determined, pursuant to 25 U.S.C. 3005 (a)(5)(A), that Mr. Sherwin Curley is the direct lineal descendant of the individual who owned these sacred objects.

This notice has been sent to Mr. Sherwin Curley and officials of the Navajo Nation. Any other lineal descendent who believes him or herself to be culturally affiliated with these objects should contact Nancy Stone, Superintendent, Hubbell Trading Post National Historic Site, National Park Service, P.O. Box 150, Ganado, AZ 86505, telephone (520) 755-3475 before June 24, 1996. Repatriation of these objects to Mr. Sherwin Curley may begin after that date if no additional claimants come forward.

Dated: May 20, 1996. Francis P. McManamon, Departmental Consulting Archeologist, Chief, Archeology and Ethnography Program. [FR Doc. 96-13095 Filed 5-23-96; 8:45 am] BILLING CODE 4310-70-F

Notice of Intent to Repatriate a Cultural Item in the Possession of the Olmsted County Historical Society, Rochester,

AGENCY: National Park Service

ACTION: Notice

Notice is hereby given under the Native American Graves Protection and Repatriation Act, 25 U.S.C. 3005 (a)(2), of the intent to repatriate a cultural item in the possession of the Olmsted County Historical Society, Rochester, MN, which meets the definition of "sacred object" under Section 2 of the Act.

The cultural item is a birchbark scroll with mnemonic symbols.

In 1949, this scroll was donated by Dr. A.U. Desjardins to the Olmsted County Historical Society. Accession records indicate this scroll was made by the Midewiwin Lodge at Cass Lake, on the Leech Lake Reservation, MN. There is no further information regarding Dr. Desjardins' acquisition of this scroll.

Representatives of the Leech Lake Band of Chippewa have stated that this scroll is needed by traditional Native American religious leaders for the practice of traditional Ojibwe religion by present-day adherents.

Based on the above-mentioned information, officials of the Olmsted County Historical Society have determined that, pursuant to 25 U.S.C. 3001(3)(C), this cultural item is a specific ceremonial object needed by traditional Native American religious leaders for the practice of traditional Native American religions by their present-day adherents. Officials of the Olmsted County Historical Society have also determined that, pursuant to 25 U.S.C. 3001(2), there is a relationship of shared group identity which can be reasonably traced between these items and the Leech Lake Band of Chippewa.

This notice has been sent to officials of the Leech Lake Band of Chippewa. Representatives of any other Indian tribe that believes itself to be culturally affiliated with these objects should contact Margot L. Ballard, Curator, Olmsted County Historical Society, 1195 County Road 22 SW, Rochester, MN 55902, telephone (507) 282-9447 before June 24, 1996. Repatriation of these objects to the Leech Lake Band of Chippewa may begin after that date if no additional claimants come forward. Dated: May 16, 1996

Francis P. McManamon,

Departmental Consulting Archeologist. Chief, Archeology and Ethnography Program. [FR Doc. 96-13096 Filed 5-23-96; 8:45 am]

BILLING CODE 4310-70-F

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-372]

Certain Neodymium-Iron-Boron Magnets, Magnet Alloys, and Articles **Containing Same; Notice of Institution** of Formal Enforcement Proceeding

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has instituted a formal enforcement proceeding relating to the consent order issued in the abovecaptioned investigation.

FOR FURTHER INFORMATION CONTACT: Lyle B. Vander Schaaf, Esq., Office of the General Counsel, U.S. International Trade Commission, telephone 202-205-3107.

SUPPLEMENTARY INFORMATION: In October 1995, the Commission issued a consent order in the above-captioned investigation. The consent order provides that respondents San Huan New Materials High Tech, Inc., Ningbo Konit Industries, Inc., and Tridus International, Inc. (the "San Huan respondents"):

shall not sell for importation, import into the United States or sell in the United States after importation or knowingly aid, abet, encourage, participate in, or induce the sale for importation, importation into the United States or sale in the United States after importation of neodymium-iron-boron magnets which infringe any of claims 1-3 of the '439 patent, or articles or products which contain such magnets, except under consent or license from Crucible.

On March 4, 1996, complainant Crucible Materials Corporation (Crucible) filed a complaint seeking institution of formal enforcement proceedings against the San Huan respondents for alleged violations of the consent order. On March 12 and 28, 1996, the San Huan respondents filed letters objecting, inter alia, to institution of a formal enforcement proceeding and requesting instead institution of an informal enforcement proceeding.

The Commission, having examined all documents filed with respect to the complaint for formal enforcement proceeding, and having found that the complaint complies with the requirements for institution of a formal enforcement proceeding, determined to institute a formal enforcement proceeding to determine whether San Huan New Materials High Tech, Inc., Ningbo Konit Industries, Inc., and Tridus International, Inc. are in violation of the Commission consent