MEMORANDUM OF AGREEMENT BETWEEN THE UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT WINNEMUCCA DISTRICT OFFICE AND THE NEVADA STATE HISTORIC PRESERVATION OFFICER REGARDING THE LITHIUM NEVADA THACKER PASS PROJECT HUMBOLDT COUNTY

WHEREAS, the United States Department of the Interior, Bureau of Land Management, Winnemucca District (BLM) plans to issue a permit to Lithium Nevada Corp., a subsidiary of Lithium Americas Corp. (hereinafter Lithium Nevada), for the proposed Thacker Pass Project (hereinafter known as the Project) situated in Humboldt County, Nevada, thereby making the Project an undertaking subject to review under the National Historic Preservation Act, codified at 54 U.S.C. § 306101 et seq., and its implementing regulations at 36 CFR Part 800 et seq. (hereinafter known as Section 106); and

WHEREAS, the Project will construct a 1,100-acre open pit mine, a 1,166-acre clay tailings facility, 300 acres of mineral exploration disturbance, two waste rock storage facilities, material stockpiles, a sulfuric acid plant, processing facilities, a water well and 7-mile pipeline, a 7-mile electrical transmission line, haul roads and secondary roads, and various ancillary facilities (Project description in Appendix A); and

WHEREAS, BLM has determined the Project's Direct Area of Potential Effects (APE) as an area approximately 11 miles long and 4 miles wide totaling 18,193 acres (5,406 acres of mining disturbance, and 300 acres of exploration disturbance within a 12,787-acre area), and the Indirect APE as an area totaling 31,315 acres immediately surrounding the Direct APE. The Direct and Indirect APEs cover public and private lands in Thacker Pass and Kings River Valley between the Montana Mountains and the Double H Mountains in Humboldt County, Nevada (Appendix A); and

WHEREAS, BLM, in consultation with the Nevada State Historic Preservation Officer (SHPO), has determined that implementation of the Project will have adverse effects on fifty-seven (57) historic properties eligible for listing in the National Register of Historic Places (NRHP) located within the APE (full list of adversely affected historic properties in Appendix B); and

WHEREAS, the Advisory Council on Historic Preservation (ACHP) has not been invited to participate in this undertaking because BLM has determined that it does not meet the regulatory requirements for ACHP participation as stipulated in Component 5 of the 2012 *Programmatic Agreement Among the Bureau of Land Management, the Advisory Council on Historic Preservation, and the National Conference of State Historic Preservation Officers Regarding the Manner in Which BLM Will Meet Its Responsibilities Under the National Historic Preservation Act;* and

WHEREAS, BLM has notified the following Native American tribes in the area about the Project: the Fort McDermitt Paiute and Shoshone Tribe, Summit Lake Paiute Tribe, and the Winnemucca Indian Colony (collectively known as Tribes or individually by name) and BLM has offered the Tribes the opportunity to be concurring parties to this Memorandum of Agreement (MOA); and

WHEREAS, BLM has coordinated public participation for this MOA through the process set forth in the National Environmental Policy Act, and has determined that there are no interested members

of the public who might have concerns regarding the effect of the Project on historic properties; and

WHEREAS, BLM has consulted with Lithium Nevada regarding the effects of the Project on historic properties and has invited Lithium Nevada to sign this MOA as an invited signatory; and

WHEREAS, jointly BLM, the SHPO, and Lithium Nevada will be called the signatories and individually as signatory or by their name; and

WHEREAS, the definitions in the State Protocol Agreement between The Bureau of Land Management, Nevada and the Nevada State Historic Preservation Officer for Implementing the National Historic Preservation Act (2014) (State Protocol Agreement) regarding the identification, evaluation, and treatment of historic properties on lands managed by the Nevada BLM are applicable throughout this MOA;

NOW, THEREFORE, it is mutually agreed by BLM and the SHPO that the Project will be implemented in accordance with the following stipulations in order to take into account the effects of the Project on the historic properties.

STIPULATIONS

BLM shall ensure that the following stipulations are implemented:

- I. Historic Properties Treatment Plan (HPTP) Implementation
 - A. BLM, in consultation with SHPO, has developed a HPTP to resolve all adverse effects to historic properties anticipated from the Project (Appendix C).
 - B. Lithium Nevada shall ensure that a qualified (as determined by BLM through the cultural resource use permitting process, in addition to meeting the Secretary of the Interior's Professional Qualifications in archaeology) cultural resource management firm (hereinafter known as the cultural contractor) completes mitigation activities outlined in the HPTP. All deliverables will be written or reviewed by a Principal Investigator qualified for the resource type and location according to the cultural contractor's BLM cultural resource use permit. All monitoring will be conducted by a Principal Investigator or Crew Chief qualified for the resource type and location according to the cultural contractor's BLM cultu
 - C. The schedule for completion of treatment tasks is outlined in the HPTP. If changes are needed after the start date due to any unforeseen circumstances associated with the Project and the schedule, the dates will be revised accordingly by Lithium Nevada and the cultural contractor and submitted to BLM for review and approval by BLM. BLM shall provide the revised schedule to the SHPO no later than five (5) working days from BLM approval. This revision may not require an amendment to the MOA per Stipulation VI.

- II. Notifications and Notices to Proceed
 - A. In the event that the Project design or layout is modified in any way after the date of execution of this MOA, including but not limited to modifications to facility locations, rerouting of pipelines or roads, or changes to facility designs, Lithium Nevada shall notify the BLM authorized officer in writing within one (1) business day.
 - 1. No Historic Properties Adversely Affected: All ground disturbing activity associated with the Project modifications shall not be implemented until BLM has reviewed the modifications, confirmed that historic properties would not be adversely affected, and issued a Notice to Proceed (NTP). BLM will provide SHPO with all documentation related to the Project modifications within five (5) working days of the issuance of a NTP and BLM will initiate the process to amend the MOA per Stipulation VI.
 - 2. Historic Properties Adversely Affected: If BLM determines that either additional historic properties would be adversely affected by the Project modifications or additional previously unmitigated adverse effects to known historic properties will occur, BLM shall notify the SHPO and the Tribes, as appropriate, and initiate the development of an amendment to the MOA and the HPTP per Stipulation VI.
 - B. Lithium Nevada or the cultural contractor shall notify the BLM archaeologist at least two (2) business day prior to beginning any ground disturbing activities that require archaeological monitoring in accordance with the HPTP via email and phone conversation. The notification will, at a minimum, include information regarding dates and locations of ground disturbing activities, and the name of the cultural contractor and specific staff who will be conducting the monitoring.
 - C. BLM may issue Notices to Proceed (NTP) to Lithium Nevada after BLM and the SHPO have had the opportunity to review the following to ensure conformance with the HPTP:
 - 1. Lithium Nevada shall not begin any ground disturbing activity that would cause an adverse visual effect to any of the historic properties until BLM issues a NTP. In the event that all proposed ground disturbing activities do not occur concurrently, BLM may issue separate NTPs specifying the locations where ground disturbing activities may occur.
 - 2. Lithium Nevada shall ensure that the cultural contractor provides BLM with a fieldwork summary for mitigation activities (excavation, testing, photo-documentation, mapping, etc.) carried out for each historic property.
 - a. Lithium Nevada or the cultural contractor may submit individual fieldwork summaries to BLM for each historic property or a fieldwork summary for work carried out concurrently at multiple historic properties (e.g. per fieldwork rotation) may be submitted as a package in order to streamline the review process.
 - b. Lithium Nevada shall ensure the cultural contractor's fieldwork summaries are submitted to BLM within ten (10) business days of completion of the work.
 - 3. BLM shall complete their review of fieldwork summaries to determine if the fieldwork satisfies the requirements of the HPTP within ten (10) business days of receipt. Lithium

Nevada shall ensure that the cultural contractor addresses any comments raised by BLM within ten (10) business days of receipt. Lithium Nevada will submit the revised fieldwork summary for BLM review.

- 4. BLM will forward the fieldwork summary and BLM's intention to issue a NTP to the SHPO for review and comment. The SHPO will be afforded a review and comment period scaled to the number of individual historic property fieldwork summaries BLM submits, per Stipulation II.5 and II.6 below.
- 5. The SHPO will review the fieldwork summary within ten (10) business days of receipt under the following conditions. If SHPO does not respond within the ten (10) business days of receipt, BLM may issue the NTP.
 - a. BLM submits a total number of fieldwork summaries that equals less than four
 (4) per submission and/or if there are less than eight (8) historic properties summarized in any five (5) working day review period.
- 6. The SHPO will review the fieldwork summary within fifteen (15) business days of receipt under the following conditions. If SHPO does not respond within the fifteen (15) business days of receipt, BLM may issue the NTP.
 - a. BLM submits a total number of fieldwork summaries that exceeds four (4) per submission and/or if there are greater than eight (8) historic properties summarized in any five (5) working day review period.
- 7. BLM will address SHPO comments on the fieldwork summaries and submit a revised fieldwork summary to the SHPO for review and comment.
- 8. The SHPO will review and comment on the revised fieldwork summary within five (5) business days from date of receipt of an updated summary. If SHPO does not respond within five (5) business days of receipt, BLM may issue the NTP.
- III. Review of HPTP Mitigation Documents
 - A. BLM shall ensure that Lithium Nevada, or the cultural contractor, submits drafts of all mitigation documents (e.g., data recovery documentation, updated IMACS forms, interpretive panels, updated contexts and research designs, obsidian district study; hereinafter referred to as mitigation documents) described in the HPTP to BLM either individually or as a single submission in accordance with the schedule outlined in the HPTP.
 - 1. BLM shall review the draft mitigation documents and will notify the cultural contractor and Lithium Nevada that BLM either accepts or rejects the draft mitigation documents. BLM may provide comments to the cultural contractor to update the draft mitigation documents.
 - 2. Lithium Nevada, through its cultural contractor, will revise the draft mitigation documents to address BLM comments. Upon BLM approval of the draft mitigation documents, BLM shall provide the draft mitigation documents to the SHPO for review and comment.

- 3. The SHPO will have forty-five (45) calendar days from receipt to provide comments on the draft mitigation documents. If the SHPO does not respond within forty-five (45) calendar days of receipt, BLM may finalize the draft mitigation documents.
- 4. BLM will address all SHPO comments on the draft mitigation documents and will make any necessary changes and address any outstanding issues.
- 5. BLM will submit the updated final mitigation documents to the SHPO.

IV. Post-Review Discoveries and Unanticipated Adverse Effects to Historic Properties

- A. Inadvertent discoveries or unanticipated adverse effects to historic properties during implementation of the HPTP will be addressed in accordance with the Discovery Plan in the HPTP.
- B. Human remains and associated grave goods discovered on public lands will be addressed in accordance with the Native American Graves Protection and Repatriation Act and the processes outlined in the HPTP. Human remains and associated grave goods discovered on private land will be addressed in accordance with the process outlined in the HPTP following the provisions of Nevada Revised Statutes 383. This MOA is intended to meet the terms found in NRS 383.121 as amended (Chapter 523, Statutes of Nevada 2017, page 3544) for an "existing agreement with a federal agency that was executed pursuant to federal law and that relates to the discovery of prehistoric native Indian human remains or a funerary object." Execution of this MOA means that the provisions for notification found in NRS 383.121, as amended, do not apply. Standard notification requirements found in NRS 383.150 to NRS 383.190, amended, do apply.
- V. Dispute Resolution
 - A. Should any signatory or concurring party object to any proposed actions or to the way the terms of this MOA are implemented, BLM shall consult with the objecting party to resolve the objection. If either the objecting party or BLM determines the objection cannot be resolved, the following actions may be taken:
 - 1. BLM shall forward all the documentation relevant to the dispute to the ACHP. The ACHP shall provide BLM and the objecting party its advice on resolution of the objection within 30 days of receipt of adequate documentation. Prior to reaching a final decision on the dispute, BLM shall prepare a written response that takes into account the advice provided by the ACHP and any comments from signatories or concurring parties to this MOA. BLM shall provide the written response to all signatories and concurring parties. BLM shall then proceed according to its final decision.
 - 2. If the ACHP does not provide advice regarding the dispute within 30 days, BLM may make a final decision provided it has taken into account the comments provided by the signatories and concurring parties. BLM shall provide all parties and ACHP with the final written decision and proceed accordingly.
 - 3. BLM's responsibility to carry out all other actions subject to the terms of this MOA that are not the subject of a dispute will remain unchanged.

VI. Amendments

This MOA may be amended with the written consent of the signatories. Any amendment will be effective on the date a copy is signed by all the signatories. The BLM shall provide a copy to the ACHP.

An amendment to the MOA will be required for any modifications to the Project design or layout. These modifications may include, but are not limited to, modifications to facility locations, rerouting of pipelines or roads, or changes to facility designs. BLM will notify the SHPO of the modifications and initiate an amendment within five (5) days of BLM's receipt of a notification from Lithium Nevada. BLM shall not issue a NTP for any work related to the new design or layout modifications prior to the effective date of the amendment in the event that BLM determines the modifications will result in an adverse effect to an historic property per Stipulation II.A2.

VII. Termination

If any signatory to this MOA determines that its terms will not or cannot be carried out, that signatory shall immediately consult with the other signatories to attempt to develop an amendment per Stipulation VI, above. If within thirty (30) days (or another time period agreed to by all signatories) an amendment cannot be reached, any signatory may terminate the MOA upon written notification to the other signatories.

If the MOA is terminated, and prior to work continuing on the undertaking, BLM must either (a) execute an MOA pursuant to 36 CFR § 800.6, or (b) request, take into account, and respond to the comments of the ACHP under 36 CFR § 800.7. BLM shall notify the signatories as to the course of action it will pursue.

VIII. Duration

This MOA will become effective upon execution by BLM and the SHPO and will expire if its stipulations are not carried out within ten (10) years from the date of its execution. Prior to such time, BLM may consult with the SHPO and Lithium Nevada to reconsider the terms of the MOA and amend it in accordance with Stipulation VI above.

IX. Transfer

If the Project is sold or otherwise transferred to another operator or entity, all provisions of this MOA will remain in effect unless the MOA is amended or terminated following the stipulated processes. BLM shall notify the SHPO of any sale or transfer within sixty (60) days of the event.

EXECUTION of this MOA by BLM and the SHPO, and implementation of its terms evidence that BLM has taken into account the effects of the Project on historic properties.

This MOA may be executed in counterparts, each of which shall constitute an original, and all of which shall constitute one and the same agreement.

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SIGNATORIES:

Department of the Interior, Bureau of Land Management, Winnemucca District

Ester McCullough, District Manager

Nevada State Historic Preservation Office

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Rebecca L. Palmer, Nevada State Historic Preservation Officer

INVITED SIGNATORY:

Lithium Americas Corp.

Alexi Zawadzki, President of North American Operations

CONCURRING PARTIES:

Fort McDermitt Paiute and Shoshone Tribe

Tildon Smart, Chairman

Summit Lake Paiute Tribe

Randi Lone Eagle, Chairwoman

Winnemucca Indian Colony

Judy Rojo, Chairwoman

Date

OCT 2 8 2020

11/05/20

Date

Date

Date

Date

Date

LIST OF APPENDICES

Appendix A: Project Proposed Action and Figures

Appendix B: Adversely Affected Historic Properties List

Appendix C: Historic Properties Treatment Plan

APPENDIX A:

PROPOSED ACTION

AND

PROJECT FIGURES

The following project description was summarized from the Proposed Plan of Operations and Reclamation Plan Permit Application (dated July 2019) for the Lithium Nevada Thacker Pass Project, as well as the Thacker North-South Exploration Project Plan of Operations and Reclamation Plan (dated July 2019):

Lithium Nevada proposes to develop a lithium resource northwest of Orovada, Nevada at Thacker Pass in Humboldt County. Lithium Nevada and previous iterations of the company have conducted mineral exploration and constructed a small pit to mine a specific type of clay. The current proposal intends to mine lithium-bearing clay ore through open pit mining processes. The mine plan of operations contains a variety of associated activities listed below.

- Development of a 1,110-acre open pit mine to recover approximately 230.0 million cubic yards (M CY) of ore. Pit dewatering is not expected to be required as part of the Project until 2055;
- Concurrent backfill of the open pit using approximately 144.3 M CY of waste rock and 75.2 M CY of coarse gangue material;
- Construction of two Waste Rock Storage Facilities (WRSFs) (approximately 161 and 137 acres each) to accommodate permanent storage of approximately 45.9 M CY of excavated mine waste rock material;
- Construction and operation of mine facilities to support mining operations;
- Construction of a 48-acre, 494 thousand cubic yard Run-of-Mine (ROM) stockpile;
- Construction and operation of an attrition scrubbing process to separate the lithium-rich fine clay from the coarse low-grade material (coarse gangue);
- Construction of a 318-acres coarse gangue stockpile designed with a storage capacity of approximately 48.4 M CY;
- Construction and operation of lithium processing facilities designed to produce lithium carbonate, lithium hydroxide monohydrate, lithium sulfide, lithium metal, and solid-state lithium batteries;
- Construction of a sulfuric acid plant that will generate sulfuric acid for use in a leaching process, and will also generate steam for energy that will provide power to support the Project;
- Construction and operation of a 1,166-acre Clay Tailings Filter Stack (CTFS) to permanently store clay tailings, neutralization solids, and various salts generated during lithium processing. LNC will place approximately 353.6 M CY of material on the CTFS;
- Construction and maintenance of haul and secondary roads;
- Construction and maintenance of stormwater management infrastructures including diversions and sediment ponds;
- Construction of three growth media stockpiles with material salvaged within the footprint of proposed disturbances;
- Construction of raw water supply facilities including two supply wells (Quinn Production Well and Quinn Backup Well), two booster pump stations, a water pump tank station, and underground water pipeline to the process plant;
- Construction of a seven mile 25-kilovolt (kV) power transmission line from a new substation installed in the process plant area to the raw water supply facilities to the east, and a two-mile power transmission line to new mine area substations to the west; and,
- Construction of ancillary facilities to support the Project such as septic systems, communication towers, guard shacks, reclaim ponds, weather station, fiber optic line, buffer areas, and fencing.

Proposed disturbance related to the mining activities described above would total approximately 5406 acres.

Additionally, Lithium Nevada proposes to conduct mineral exploration beyond their Mining disturbance. This exploration is covered by two Plans of Operation. The Mining Plan of Operations also contains 150 acres of exploration disturbance outside of their proposed mining operations but within the Mining Plan Boundary: In other words, the proposed mining would disturb 5406 acres, and the exploration would disturb an additional 150 acres somewhere within the remaining 5060 acres of the Mining Plan of Operations Boundary. The 150 acres of disturbance would consist of road construction, overland travel, drill pads, trenches, or bulk excavation samples.

Outside of the Mining Plan of Operations Boundary, Lithium Nevada has submitted a separate Plan of Operations for Exploration. The Exploration Plan Boundary consists of an area approximately 7727 acres split between two areas: a North Exploration area of 1609 acres and a South Exploration area of 6118 acres. Exploration activities would include the following:

- Incorporation of the 293 South Notice of Intent (NOI), the Far East NOI, and all existing disturbance totaling approximately 5.8 acres into the Exploration Plan of Operations.
- Work Plan 1 encompassing a total proposed disturbance of 3.5 acres. Work Plan 1 includes construction of approximately 10,435 linear feet of roads to access 14 new drill sites within the Exploration Project Area.
- A total of 150 acres of exploration-related disturbance including 12'-wide roads, overland travel, drill pads, trenches, or bulk excavation samples (pads up to 250' x 250') within the Exploration Project Boundary through year 2061.

Lithium NV Thacker Pass - Areas of Potential Effect





Lithium NV Thacker Pass - Areas of Potential Effect

Date: 10/21/2019



APPENDIX B:

ADVERSELY AFFECTED HISTORIC PROPERTIES LIST

Trinomial (26)	BLM Site (CrNV-02-)	B⊥M Report {CR2-}	Age*	Description	Direct APE	Indirect APE	NRHP Determination	D360 Contributing	SHPO Concurrence	Adverse Effect	Rational
HŲ2246	1216	3402, 3003	Р	Lithic scatter	×	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physical Destructio
HU2250 HV2256	1220	34DŽ	н	CCC Dump	х		Eligible (A, D)	-	Concurred 1/17/2020	Yes	Effects to Setting;
	1226	3402	₽	Lithic scatter	x	x	Eligible (D)	Yes	Concurred	Yeş	Physical Destructio
HU2935	5412	3402, 3377,			×	<u> </u>			1/17/2020		Physica Destruction
HU3842	7312	3157	P	Lithic scatter, groundstone	ļ	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destruction
	7312	3402, 1430 3402, 1430	P	Lithic scatter	×	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destructi
HU3843		· · ·	P		X		Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destructi
HU3845	7315	3402, 1430	ρ	Lithic scatter	×	•	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destructi
HU3848	7318	3402, 1430	P	Lithic scatter	×	•	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destructi
HU3850	7320	3402, 1430	P	Lithic scatter	×	•	Eligible (D)	Yes	Concurred 1/17/2020	Yeş	Physica Destructi
HV4315	8347	2971	P	Lithic scatter	×	-	Eligible (D)	Yes	Concurred 4/20/2020	Yes	Physica Destructi
HU4475	8594	3003	P	Lithic scatter	×	-	Eligible (O)	Λ62	Concurred 7/17/2009	Yes	Physica Destructi
HU4477	8596	3122, 3003	ρ	Lithic Scatter	×	-	Eligible	Yes	Concurred 2/27/2020	Yęş	Physica Destructi
HU4495	8615	3003	P	Lithic scatter	×	-	Eligible (D)	Ϋ́ѣ²	Concurred 7/17/2009	Yes	Physica Destructi
	8645	3003	Ρ	Lithic Scatter	×	-	Eligible	Yes	Concurred 7/17/2009	Yes	Physica Destructi
HU6462	10001	3402, 3283	P	Lithic scatter	×		Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physics Destruct
HU6481	10025	3402, 3157	Р	Lithic scatter, groundstone	×	-	Eligible (D)	Yes	Concurred 1/17/2020	Yeş	Physica Destruct
HU6446	10027	3402, 3196	P	Lithic scatter, groundstone	×	×	Eligible (C)	Yes	Concurred 1/17/2020	Yes	Physica Destructi
HU8625	20141	3402	м	CCC camp; Lithic scatter		x	H: Eligible (A); P: Ineligible	No	Concurred 1/17/2020	Yes	Effects 1 Setting
4U8629	10145	3402	н	Lamb Homestead	×	x	Eligible (D)	-	Concurred 1/17/2020	Yes	Physica Des t ructi
HU8655	10176	340Z	Р	Rock Ring	x		Eiigible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destructi
HU8656	10177	3402	P	Lithic scatter	×	-	Eigible (D)	No	Concurred 1/17/2020	Yeş	Physica Destruct
HU8678	10201	340Z	· P	Lithic scatter	×	· ·	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destructi
HU8720	10244	3402	P	Lithic scatter	×	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destructi
HU8726	10250	3402	P	Lithic scatter, groundstone	x		Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destructi
HU8732	10258	3402	Р	Lithic scatter, groundstone	x		Eligible (D)	Yes	Concurred 1/17/2020	Yes	2hysica Destructi
HU8739	10265	3402	P	Lithic scatter	x	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destruct
H U 8740	10266	3402	P	Lithic scatter	х		Eligible (D)	Yęş	Concurred 1/17/2020	Yes	Physica Destructi
HU8826	10355	3402	P	Lithic scatter	x	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destructi
HU8874	10409	3402	P	Lithic scatter	x	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destruct
HU9139	10680	3402	P	Lithic scatter	x	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destructi
Hu9149	10690	3402	P	Lithic scatter	×	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destructi
HU9150	10691	3402	P	Lithic scatter	x	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destructi
HU9163	10705	3402	M	Lithic scatter, groundstone; Jump	x		P: Eligible (D), H:	Yes	Concurred	Yes	Physica

	_			_							
HU9164	10706	3402	P	Lithic scatter	×	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physical Destructio
HU917 9	10722	3402	P	Lithic scatter, groundstone	×	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physical Destructio
HU9187	10731	3402	P	Lithic scatter	x	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physical Destructio
HQ9189	10733	3402	ρ	Lithic scatter	×	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physical Destructio
HU9208	10752	3402	ρ	Lithic scatter, groundstone	x	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physical Destructio
HU9225	10769	3402	P	Lithic scatter	x	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Pnysical Destructio
HU9235	10779	3402	ρ	Lithic scatter	х	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physical Destructio
HU9244	10788	3402	P	Lithic scatter	x	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physical Destructio
HU9252	10797	3402	P	Lithic scatter	x		Eligible (D)	Yès	Concurred 1/17/2020	Yes	Physical Destruction
HU9253	10798	3402	ρ	Lithic scatter	х	-	Ebgible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destructi
HU9254	10799	3402	P	Lithic scatter	x	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destructi
HU9263	10808	3402	Р	Lithic scatter	x	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destructi
HU9266	10811	3402	P	Lithic scatter	x	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destructi
HU9267	10812	3402	P	Lithic scatter, groundstone	x		Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destructi
HU9268	10813	3402	P	Lithic scatter, groundstone	х	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destructi
HU9271	10815	3402	P	Lithic scatter	x		Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destructi
HU9273	10818	3402	P	Lithic scatter	x	-	Eligible (D)	Yes	Concurred 1/17/2020	Yes	Physica Destructi
HU6142	11544	3157	P	Lithic scatter, groundstone	x	-	Eligible	Yes	Concurred 2/27/2020	Yes	Physica Destructi
HU6144	11546	3157	Р	Lithic scatter, groundstone	x	-	Eligible (D)	Yes	Concurred 2/27/2020	Yes	Physica Destructi
HU 6 166	11568	3157	P	Lithic scatter, groundstone	x	-	€ligible	Yes	Concurred 2/27/2020	Yes	Physica Destructi
HU7758	13080	3402, 3337	٩	Lithic scatter, groundstone	x	x	Éligible (D)	No	Concurred 1/17/2020	Yes	Physica Destructi
HU8143	13357	3377	Р	Lithic scatter	x	•	Eligible (D)	Yes	Concurred 2/27/2020	Yes	Physica Destructi
-	14275	3003	P	Double H/Whitehorse Obsidian Procurement District	X	x	Eligible (D)	-	Concurred 8/11/2009	Yes	Physica Destructi
HU4476 / HV4321	8353 / 8595	3487, 3157, 3003	Р	Lithic scatter - Sites 8353, 9842, 10033-10035 merged into this site	x	-	Eligible (D)	Yeş	Concurred 7/14/2020	Yes	Physica Destruction

*P=Prehistoric, H=Historic, M=Multi-Component

APPENDIX C:

HISTORIC PROPERTIES TREATMENT PLAN

This attachment contains information that may be exempt from Freedom of Information Act Requests.

Please consult the appropriate federal agency to obtain this information.