

PURCHASE OPTION AGREEMENT FOR THE ACQUISITION OF 100 CLAIMS OF BIG SMOKY LITHIUM PROJECT

This Agreement is dated July 14, 2017, and is between:

United Lithium Corp of # 610-700 West Pender St., Vancouver BC, and hereinafter referred to as “United”,

And,

Ultra Lithium Corp., of 2735 Carolina Street Vancouver BC V5T 3T3, and hereinafter referred to as “ULI”.

WHEREAS:

A. ULI is a reporting company incorporated under the laws of the Province of British Columbia, Canada, and is in the business of seeking and developing mineral resource property interests of merit; United is a non-reporting company incorporated under the laws of the Province of British Columbia, Canada and is also in the business of seeking and developing mineral resource property interests of merit;

B. ULI entered into a mineral property acquisition agreement dated February 22, 2010, (“**Underlying Acquisition Agreement**”) through its wholly-owned subsidiary, ULI USA, to acquire a 100% interest in certain claims comprising the South Big Smoky Valley Property located in Esmeralda County, Nevada; a copy of which Underlying Acquisition Agreement being attached hereto as Appendix “B” and forming a material part hereof; pursuant to which ULI thereby acquired from the Underlying Property Owner an exclusive option (the “**Underlying Option**”) to acquire a 100% legal, beneficial and registerable interest, free and clear of all liens, charges, encumbrances, claims, rights or interests of others, in and to certain mineral property claims comprising the South Big Smoky Valley Project and which are located in the State of Nevada and which are detailed in Appendix A attached hereto and as attached to the Underlying Acquisition Agreement attached hereto (collectively, the “**South Big Smoky Valley Project**”); and

C. the Parties hereto have agreed to enter into this “Mineral Assets Option Agreement (the “**Agreement**”) which formalizes their respective duties and obligations in connection with the within granting by ULI to the United to acquire an undivided 100% legal, beneficial and registerable interest in and to the mineral property interests comprising 100 claims as detailed in Appendix A (the “**South Big Smoky Claims**”) of the South Big Smoky Project.

NOW THEREFORE in consideration of the terms and conditions contained herein, ULI agrees to grant to United the sole and exclusive option to purchase a 100% interest in the South Big Smoky Claims.

1.0 DEFINITIONS

- a. The Big Smoky Valley Project: a contiguous set of 100 claims as defined in Appendix A attached hereto, located in the State of Nevada hereinafter referred to as the “Smoky Project “
- b. Closing Date: the date of which shares of United trade on a stock exchange.
- c. Effective Date: the date upon the first payment as defined in 2.0 a. below.

2.0 MINIMUM COMMITTED CONSIDERATION AND EXPENDITURES

- a. United agrees to pay to ULI \$5,000 on signing of this Agreement.

- b. United agrees to pay to ULI a second payment of \$10,000 on the Closing Date.
- c. United shall issue to ULI, or a designee of ULI in whole or part 300,000 common shares (the Share Consideration) upon the signing of this agreement, such shares shall be subject to a sixteen month trading restriction from the Closing Date in addition to any trading restrictions imposed by the British Columbia Securities Commission.
- d. United agrees to incur \$115,000 in qualified exploration expenditures on the South Big Smoky Project for a period of one year following the Closing Date. Such expenditures will be to the credit of ULI, but managed by United. These expenditures will be net of any fees and taxes associated with keeping the claims in good standing.

FIRST ADDITIONAL EXPENDITURES TO MAINTAIN OPTION

- a. Should United exercise its option to extend the Agreement beyond one year from the Closing Date (“First Option Period”), United shall pay ULI a payment of \$50,000 on the date that is the sixteen month anniversary from the Closing Date.
- b. Should United exercise its option to extend the Agreement beyond one year from the Closing Date, United shall issue to ULI, or a designee of ULI in whole or part 200,000 common shares on the date that is the 13th month anniversary of the Closing Date. Such shares shall be subject to a twelve-month trading restriction from the date of issuance of such shares, in addition to any trading restrictions imposed by the British Columbia Securities Commission.
- c. Should United exercise its option to extend the Agreement beyond one year from the Closing Date, United shall incur an additional \$100,000 in qualified exploration expenditures on the South Big Smoky Project for a period of two years following the Closing Date. Such expenditures will be to the credit of ULI, but managed by United.

SECOND ADDITIONAL EXPENDITURES TO MAINTAIN OPTION

- a. Should United exercise its option to extend the Agreement beyond two years from the Closing Date (“Second Option Period”), United shall pay ULI a payment of \$60,000 thirty-six months from Closing Date.
- b. Should United exercise its option to extend the Agreement beyond two years from the Closing Date, United shall issue to ULI, or a designee of ULI in whole or part 500,000 common shares on the date that is the 36th month anniversary of the Closing Date. Such shares shall be subject to a twelve-month trading restriction from the date of issuance of such shares, in addition to any trading restrictions imposed by the British Columbia Securities Commission.
- c. Should United exercise its option to extend the Agreement beyond two years from the Closing Date, United shall incur an additional \$250,000 in qualified exploration expenditures on the South Big Smoky Project for a period of three years following the Closing Date. Such expenditures will be to the credit of ULI, but managed by United.

3.0 ADDITIONAL TERMS

- d. United shall provide ULI with 30 days' notice, exercising its sole discretion in determining the viability of continuing with the Smoky Project, for exercising the First Option Period.
- e. United shall provide ULI with 30 days' notice, exercising its sole discretion in determining the viability of continuing with the Smoky Project, for exercising the Second Option Period.
- f. Should ULI wish to sell any shares that it has been issued under this agreement, it must provide United with 60-day notice from the date that such shares are eligible for trading.
- g. Should ULI wish to sell any shares that it has been issued under this Agreement, ULI may sell up to 50,000 of such shares in any 30-day period, following the removal of any trading restrictions on such shares.

4.0 REPRESENTATIONS AND WARRANTIES OF ULI

- a. ULI represents to United that it is reporting issuer, incorporated in the Province of British Columbia, in good standing.
- b. ULI represents to United that its public disclosure record contains no misrepresentations.
- c. ULI represents to United that it is not currently the subject of or party to any actions, suits or claims.
- d. ULI represents to United that it has the full power and authority to enter into this Agreement.
- e. ULI represent to United that at the effective date of this Agreement, it is the sole and 100% owner of the Smoky Project, and the registration record attached hereto as Appendix A.
- f. ULI represents and warrants to United that the Underlying Option Agreement is in good standing and no defaults thereunder exist as at the date of this Agreement.

5.0 REPRESENTATIONS AND WARRANTIES OF UNITED

- a. United represents to ULI that it is a corporation in good standing, registered in the Province of British Columbia, Canada, under business number
- b. United represents that at the effective date of this agreement, it is not the subject of any suits or actions, real or threatened.
- c. United agrees to keep the Smoky Project in good standing for as long as it continues ownership, will pay all the applicable legal and state fees each year, and advise ULI of the filing of the require work records to maintain the project in good standing.

6.0 OTHER

- a. The laws governing this Agreement are the laws of Canada, in the Province of British Columbia.
- b. This agreement may be terminated by United at any time with 30 days written notice to ULI.
- c. If any payment under 2.0 and 3.0 of this agreement is not completed by United, United will be considered in default and have thirty days within which it may remedy the default.
- d. If United is in default under c. above and fails to remedy the default, the agreement will be considered terminated.
- e. Should United terminate this agreement prior to completion of 2.0 and 3.0 above, United will be deemed not to have earned an interest in the Smoky Project.

- f. Should United terminate this agreement after completion of 2.0 and 3.0 above, or decide to discontinue ownership of the Smoky Project, ownership will revert to ULI.
- g. Notice must be given by either party by delivery to the address for that party as defined above in this Agreement.
- h. This Agreement may be subject to regulatory approval in certain jurisdictions in Canada.
- i. During the course of this agreement, ULI agrees to provide United all technical information it has regarding the Smoky Project, and to reasonably advise United in the future exploration of the Smoky Project.
- j. Time is the Essence of this Agreement.

On Behalf of United Lithium Corporation

"Sheri Rempel"

Sheri Rempel

On Behalf of Ultra Lithium Corporation

"Afzaal Pirzada"

Afzaal Pirzada

Appendix A

| Serial No. | Claim Name/ No. | Mc Lead Case Ser. No. | Disposition |
|-------------------|------------------------|------------------------------|--------------------|
| NMC1091488 | UL 19 | NMC1091392 | ACTIVE |
| NMC1091489 | UL 20 | NMC1091392 | ACTIVE |
| NMC1091500 | UL 21 | NMC1091392 | ACTIVE |
| NMC1091501 | UL 32 | NMC1091392 | ACTIVE |
| NMC1091502 | UL 33 | NMC1091392 | ACTIVE |
| NMC1091503 | UL 34 | NMC1091392 | ACTIVE |
| NMC1091504 | UL 35 | NMC1091392 | ACTIVE |
| NMC1091505 | UL 36 | NMC1091392 | ACTIVE |
| NMC1091506 | UL 37 | NMC1091392 | ACTIVE |
| NMC1091507 | UL 38 | NMC1091392 | ACTIVE |
| NMC1091520 | UL 39 | NMC1091392 | ACTIVE |
| NMC1091521 | UL 52 | NMC1091392 | ACTIVE |
| NMC1091522 | UL 53 | NMC1091392 | ACTIVE |
| NMC1091523 | UL 54 | NMC1091392 | ACTIVE |
| NMC1091524 | UL 55 | NMC1091392 | ACTIVE |
| NMC1091525 | UL 56 | NMC1091392 | ACTIVE |
| NMC1091526 | UL 57 | NMC1091392 | ACTIVE |
| NMC1091527 | UL 58 | NMC1091392 | ACTIVE |
| NMC1091528 | UL 59 | NMC1091392 | ACTIVE |
| NMC1091529 | UL 60 | NMC1091392 | ACTIVE |
| NMC1091530 | UL 61 | NMC1091392 | ACTIVE |
| NMC1091542 | UL 62 | NMC1091392 | ACTIVE |
| NMC1091543 | UL 74 | NMC1091392 | ACTIVE |
| NMC1091544 | UL 75 | NMC1091392 | ACTIVE |
| NMC1091545 | UL 76 | NMC1091392 | ACTIVE |
| NMC1091546 | UL 77 | NMC1091392 | ACTIVE |
| NMC1091547 | UL 78 | NMC1091392 | ACTIVE |
| NMC1091548 | UL 79 | NMC1091392 | ACTIVE |

| Serial No. | Claim Name/ No. | Mc Lead Case Ser. No. | Disposition |
|-------------------|------------------------|------------------------------|--------------------|
| NMC1091549 | UL 80 | NMC1091392 | ACTIVE |
| NMC1091550 | UL 81 | NMC1091392 | ACTIVE |
| NMC1091551 | UL 82 | NMC1091392 | ACTIVE |
| NMC1091552 | UL 83 | NMC1091392 | ACTIVE |
| NMC1091553 | UL 84 | NMC1091392 | ACTIVE |
| NMC1091565 | UL 85 | NMC1091392 | ACTIVE |
| NMC1091566 | UL 97 | NMC1091392 | ACTIVE |
| NMC1091567 | UL 98 | NMC1091392 | ACTIVE |
| NMC1091568 | UL 99 | NMC1091392 | ACTIVE |
| NMC1091569 | UL 100 | NMC1091392 | ACTIVE |
| NMC1091570 | UL 101 | NMC1091392 | ACTIVE |
| NMC1091571 | UL 102 | NMC1091392 | ACTIVE |
| NMC1091572 | UL 103 | NMC1091392 | ACTIVE |
| NMC1091573 | UL 104 | NMC1091392 | ACTIVE |
| NMC1091574 | UL 105 | NMC1091392 | ACTIVE |
| NMC1091575 | UL 106 | NMC1091392 | ACTIVE |
| NMC1091576 | UL 107 | NMC1091392 | ACTIVE |
| NMC1091576 | UL 108 | NMC1091392 | ACTIVE |
| NMC1091588 | UL 120 | NMC1091392 | ACTIVE |
| NMC1091589 | UL 121 | NMC1091392 | ACTIVE |
| NMC1091590 | UL 122 | NMC1091392 | ACTIVE |
| NMC1091591 | UL 123 | NMC1091392 | ACTIVE |
| NMC1091592 | UL 124 | NMC1091392 | ACTIVE |
| NMC1091593 | UL 125 | NMC1091392 | ACTIVE |
| NMC1091594 | UL 126 | NMC1091392 | ACTIVE |
| NMC1091595 | UL 127 | NMC1091392 | ACTIVE |
| NMC1091596 | UL 128 | NMC1091392 | ACTIVE |
| NMC1091597 | UL 129 | NMC1091392 | ACTIVE |
| NMC1091598 | UL 130 | NMC1091392 | ACTIVE |
| NMC1091599 | UL 131 | NMC1091392 | ACTIVE |
| NMC1091611 | UL 143 | NMC1091392 | ACTIVE |
| NMC1091612 | UL 144 | NMC1091392 | ACTIVE |
| NMC1091613 | UL 145 | NMC1091392 | ACTIVE |

| Serial No. | Claim Name/ No. | Mc Lead Case Ser. No. | Disposition |
|-------------------|------------------------|------------------------------|--------------------|
| NMC1091614 | UL 146 | NMC1091392 | ACTIVE |
| NMC1091615 | UL 147 | NMC1091392 | ACTIVE |
| NMC1091616 | UL 148 | NMC1091392 | ACTIVE |
| NMC1091617 | UL 149 | NMC1091392 | ACTIVE |
| NMC1091618 | UL 150 | NMC1091392 | ACTIVE |
| NMC1091619 | UL 151 | NMC1091392 | ACTIVE |
| NMC1091620 | UL 152 | NMC1091392 | ACTIVE |
| NMC1091621 | UL 153 | NMC1091392 | ACTIVE |
| NMC1091622 | UL 154 | NMC1091392 | ACTIVE |
| NMC1091632 | UL 164 | NMC1091392 | ACTIVE |
| NMC1091633 | UL 165 | NMC1091392 | ACTIVE |
| NMC1091634 | UL 166 | NMC1091392 | ACTIVE |
| NMC1091635 | UL 167 | NMC1091392 | ACTIVE |
| NMC1091636 | UL 168 | NMC1091392 | ACTIVE |
| NMC1091637 | UL 169 | NMC1091392 | ACTIVE |
| NMC1091638 | UL 170 | NMC1091392 | ACTIVE |
| NMC1091639 | UL 171 | NMC1091392 | ACTIVE |
| NMC1091640 | UL 172 | NMC1091392 | ACTIVE |
| NMC1091641 | UL 173 | NMC1091392 | ACTIVE |
| NMC1091642 | UL 174 | NMC1091392 | ACTIVE |
| NMC1091643 | UL 175 | NMC1091392 | ACTIVE |
| NMC1091654 | UL 186 | NMC1091392 | ACTIVE |
| NMC1091655 | UL 187 | NMC1091392 | ACTIVE |
| NMC1091656 | UL 188 | NMC1091392 | ACTIVE |
| NMC1091657 | UL 189 | NMC1091392 | ACTIVE |
| NMC1091658 | UL 190 | NMC1091392 | ACTIVE |
| NMC1091659 | UL 191 | NMC1091392 | ACTIVE |
| NMC1091660 | UL 192 | NMC1091392 | ACTIVE |
| NMC1091661 | UL 193 | NMC1091392 | ACTIVE |
| NMC1091662 | UL 194 | NMC1091392 | ACTIVE |
| NMC1091663 | UL 195 | NMC1091392 | ACTIVE |
| NMC1091664 | UL 196 | NMC1091392 | ACTIVE |
| NMC1091675 | UL 207 | NMC1091392 | ACTIVE |
| NMC1091676 | UL 208 | NMC1091392 | ACTIVE |

| Serial No. | Claim Name/ No. | Mc Lead Case Ser. No. | Disposition |
|------------------------|------------------------|------------------------------|--------------------|
| NMC1091677 | UL 209 | NMC1091392 | ACTIVE |
| NMC1091678 | UL 210 | NMC1091392 | ACTIVE |
| NMC1091679 | UL 211 | NMC1091392 | ACTIVE |
| NMC1091690 | UL 222 | NMC1091392 | ACTIVE |
| NMC1091691 | UL 223 | NMC1091392 | ACTIVE |
| TOTAL NUMBER OF | | 100 | |

Appendix B

EXECUTED COPY

MINERAL PROPERTY ACQUISITION AGREEMENT

THIS AGREEMENT is made the 22nd day of February, 2010.

BETWEEN:

PROSPECTORE INC., a Nevada corporation, with its registered office located at 6121 Lakeside Drive, Suite 260, Reno Nevada 89511

(The "Vendor")

AND:

ULTRA LITHIUM INC., a British Columbia company, of Suite 507, 700 West Pender Street, Vancouver, British Columbia, V6C 1G8

Through its wholly-owned subsidiary,

ULTRA LITHIUM (USA) INC., a Nevada corporation, having an address at Suite 507, 700 West Pender Street, Vancouver, British Columbia, V6C 1G8

(The "Purchaser")

WHEREAS:

- A. The Vendor is, in the aggregate, the registered and beneficial owner of 100% right, title and interest in and to the metallic and industrial mineral permits described and illustrated in Schedule "A" attached hereto (the "Property"), located in Nevada;
- B. The Vendor has agreed to sell to the Purchaser and the Purchaser has agreed to purchase from the Vendor, 100% right, title and interest in and to the Property in accordance with the terms and conditions hereinafter set forth

NOW THEREFORE THIS AGREEMENT WITNESSES that in consideration of the sum of \$10.00 now paid by the Purchaser to the Vendor and for other good and valuable consideration, the receipt and sufficiency whereof the Vendor hereby acknowledge, THE PARTIES HERETO AGREE AS FOLLOWS:

1. Definitions

1.1 In this Agreement the following expressions shall, where the context so admits, bear the meaning respectively set opposite them:

- (a) "Acquisition Period" The period during the term of this Agreement from the date hereof to and including the Closing Date;
- (b) "Agreement" This Agreement, as the same may be amended, supplemented or modified from time to time;

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- (c) **"Approval Date"** The day upon which the Purchaser receives the written approval of the Exchange to the acquisition of the Property and the issuance of the Shares;
- (d) **"Closing Date"** That date on which all of the Purchase Price has been paid;
- (e) **"Commencement of Commercial Production"** means:
 - (i) if a mill is located on the Property, the last day of a period of 40 consecutive days in which, for not less than 30 days, the mill processed ore from the Property at 60% of its rated concentrating capacity; or
 - (ii) if a mill is not located on the Property, the last day of a period of 30 consecutive days during which ore has been shipped from the Property on a reasonably regular basis for the purpose of earning revenues,

but any period of time during which ore or concentrate is shipped from the Property for testing purposes, or during which milling operations are undertaken as initial tune-up, shall not be taken into account in determining the date of Commencement of Commercial Production;
- (f) **"Exchange"** means the TSX Venture Exchange;
- (g) **"Net Smelter Returns"** has the meaning as defined in Schedule "B" attached hereto;
- (i) **"Parties"** The parties to this Agreement consisting of ProspectOre Inc. and Ultra Lithium Inc., through its wholly-owned subsidiary, Ultra Lithium (USA) Inc.;
- (j) **"Permits"** means the rights acquired by the Vendor to possess, explore, and mine all placer minerals contained within the boundaries of the Property, as evidenced by Certificates of Location filed with the Nevada State Office of the Bureau of Land Management and the Esmeralda County Recorder. The "Permits" constitute the Property, as more particularly described in Schedule A;
- (k) **"Property"** Those Permits described in Schedule "A", together with all leases, licenses, claims and all other interests derived from any such permits, leases, licenses, claims and other interests that the Vendor own;
- (l) **"Purchase Price"** The consideration specified in Subsection 3.2 hereof for the purchase of the Property by the Purchaser;
- (m) **"Regulatory Authorities"** The TSX Venture Exchange;
- (o) **"Shares"** The 1,500,000 common shares in the capital stock of the Purchaser forming a part of the Purchase Price.

2. Representations And Warranties Of The Purchaser And The Vendor

2.1 The Purchaser hereby represents and warrants to the Vendor as follows:

- (a) it has been duly incorporated under the laws of Nevada, USA and validly exists as a corporation in good standing under the laws of the state of Nevada;
- (b) it has duly obtained all corporate authorizations for the execution of this Agreement and for the performance of this Agreement by it;
- (c) there is no provision in its memorandum or articles or equivalent constituent documents, and no provision in an existing mortgage, indenture, guarantee, contract or agreement binding on it, and no provision in any statute, rule, regulation, judgment, decree, order, franchise or permit applicable to it, which would be contravened by its execution, delivery or performance of this Agreement, and to the best of its knowledge it is not in default under any such mortgage, indenture, guarantee, contract or agreement or in violation of any such statute, rule, regulation, judgment, decree, order, franchise or permit, which default or violation would have material adverse effect on the Purchaser; and
- (d) no proceedings are pending for, and it is unaware of any basis for the institution of, any proceedings relating to the dissolution or winding up of it or the placing of it in bankruptcy or subject to any other laws governing the affairs of insolvent persons.

2.2 The representations and warranties contained in subsection 2.1 are provided for the exclusive benefit of the Vendor, and a breach of any one or more thereof may be waived by the Vendor, in whole or in part, at any time without prejudice to their rights in respect of any other breach of the same or any other representation or warranty; and the representations and warranties contained in that subsection shall survive the execution hereof.

2.3 Each Vendor hereby represents and warrants to the Purchaser as follows:

- (a) the Vendor is, and at the time of transfer to the Purchaser of the Property will be, the recorded and beneficial owner of a 100% undivided right, title and interest in and to the Property free and clear of all liens, charges, encumbrances, claims, liabilities *created by the Vendor* except rights reserved to the government and other governmental requirements to keep staked property in good standing, and no taxes or rentals are or will be due in respect of any thereof as at the Closing Date (*except federal claim maintenance fees that must be paid on or before September 1, 2010 and county document fees that must be paid on or before November 1, 2010*);
- (b) the Property, as described in Schedule "A", is owned by the Vendor free and clear of all liens, charges and encumbrances;
- (c) the Vendor has disclosed to the Purchaser that there may exist conflicts between the Property and other unpatented placer claims located by GeoExplor staking syndicate and Lithium Corporation staking syndicate, and the Purchaser acknowledges this disclosure. The Vendor believes that (1) the majority of the Permits are senior to the conflicting claims and (2) constitute valid title to the placer mineral rights. Following execution of this Agreement, the Purchaser will commission a title examination of the Property and surrounding claims to determine the extent of these conflicts. The Purchaser shall have the right, to be exercised at its sole discretion, to withdraw from this Agreement if it determines that Vendor's title is defective;

the Vendor further represents that there are no outstanding agreements or options or other rights to acquire or purchase its interest in the Property or any portion thereof, and no person, other than the Vendor pursuant to the provisions hereof, has any royalty or other interests whatsoever in production from the Property or otherwise, except rights reserved to the government.

- (d) the Vendor is, the sole recorded and beneficial owner of the Property, and the Vendor has the full right, title, capacity and authority to own the Property and to enter into this Agreement with the Purchaser and perform its obligations hereunder, and the execution, delivery and performance hereof by each Vendor will neither constitute a default under or violate any provisions of any mortgage, indenture, guarantee, contract or agreement binding on such Vendor or any statute, rule, regulation, judgment, decree, order, franchise or permit applicable to such Vendor nor, if the Vendor is a company, any provision of its memorandum, articles, by-laws or other constitutional documents;
- (e) the Permits comprising the Property have been properly staked and recorded and are in good standing under all applicable laws of the State of Nevada;
- (f) neither the Vendor nor, to the best of their knowledge without having made specific inquiry, any predecessor in interest or title of the Vendor to the Property has done anything whereby the Property may be encumbered or subject to any liability or adverse interest of any nature or kind.

2.4 The representations and warranties contained in subsection 2.3 are provided for the exclusive benefit of the Purchaser, and a breach of any one or more thereof may be waived by the Purchaser, in whole or in part, at any time without prejudice to its rights in respect of any other breach of the same or any other representation or warranty; and the representations and warranties contained in that subsection shall survive the execution hereof.

2.5 The representations and warranties of the parties hereinbefore set out are conditions upon which the parties have relied on in entering into this Agreement. Any defaulting party shall be liable and shall indemnify and save harmless the non-defaulting party from any and all loss (including economic loss), costs, damages, actions and suits arising out of or in connection with any breach of any representation, warranty, covenant, agreement or condition made by it and contained in this Agreement.

3. Acquisition of the Property

3.1 The Vendor, subject to the terms hereof, hereby agree to sell to the Purchaser and, on the Closing Date, to transfer to the Purchaser, a 100% undivided right, title and interest in and to the Property free from all liens, mortgages, charges, pledges, encumbrances (each, a "burden") with all rights now or thereafter attached thereto.

The Purchaser agrees to purchase the Property and pay the consideration hereinafter specified.

3.2 The Purchaser shall pay to the Vendor US\$150,000 and issue an aggregate of 1,500,000 common shares (the "Shares") as follows:

- (a) pay to the Vendor the sum of US\$150,000 within 10 business days of the Approval Date; *pl. by ULI USA*
- (b) issue to the Vendor 1,000,000 fully paid and non-assessable common shares of its capital stock within 10 business days of the Approval Date ; and *unpaid*
- (c) Issue to the Vendor 500,000 fully paid and non-assessable common shares of its capital stock within 6 months of the Approval Date ; *unpaid*

The Purchaser will deliver the consideration payable to the Vendor and issue the Shares in such names as may be directed by the Vendor.

3.3 This Agreement is subject to the approval of the Exchange. The Purchaser agrees to use its best efforts in obtaining Exchange approval of this transaction within 30 days of the signing of this Agreement. If the Approval Date has not occurred by March 22, 2010, the Vendor may terminate this Agreement and no further rights will accrue under this Agreement to either party.

3.4 Each Vendor recognizes that the issuance of the Shares by the Purchaser to the Vendor and the acquisition by the Purchaser of the Property is subject to the approval of the Regulatory Authorities and, accordingly, the Vendor agree to execute any undertakings in respect of the Shares and to do and comply with all such other acts and things as are reasonably required by the Regulatory Authorities. Where a variation in the terms of this Agreement is reasonably required by the Regulatory Authorities, such change will be deemed to be accepted by the parties hereto and form part of the terms of this Agreement. Each Vendor acknowledges and agrees that the Shares will be subject to hold periods and restrictions on resale in accordance with applicable securities laws and Exchange requirements, and it is the Vendor's responsibility to determine what those hold periods and restrictions are before selling or otherwise transferring any Shares.

4. Registration And Transfer Of Property

4.1 On the Approval Date, the Vendor shall deliver to the Purchaser's lawyer in trust such transfer documents (hereinafter referred to as the "Property Transfer Documents") as the Purchaser or its counsel may reasonably deem necessary to assign, transfer and assure to the Purchaser, good, safe and marketable holding and title to 100% undivided right, title and interest in and to the Property.

4.2 Concurrent with the final payment of the consideration required under section 3.2, Purchaser's lawyer may deliver the Property Transfer Documents to the Purchaser. The Purchaser shall be entitled to record all Property Transfer Documents contemplated hereby at its own cost with the appropriate government office to effect legal transfer of the Property into the name of the Purchaser.

5. Right Of Entry

5.1 Throughout the Acquisition Period, the directors and officers of the Purchaser and its employees, servants, agents and independent contractors, shall have the sole and exclusive right in respect of the Property to:

- (a) enter thereon;
- (b) have exclusive and quiet possession thereof;
- (c) do such prospecting, exploration, development and/or other mining work thereon and thereunder as the Purchaser in its sole discretion may determine advisable;
- (d) bring upon and erect upon the Property buildings, plant and machinery as the Purchaser may deem advisable; and
- (e) remove therefrom and dispose of reasonable quantities of ores, minerals and metals for the purpose of obtaining assays or making other tests.

6. Obligations Of The Purchaser During The Currency Of This Agreement

6.1 Until the entire Purchase Price has been paid to the Vendor, the Purchaser shall:

- (a) maintain the Property in good standing by the doing and filing of assessment work or the making of payments in lieu thereof, by the payment of taxes and rentals, and the performance of all other actions which may be necessary in that regard and in order to keep the Property free and clear of all liens and other charges arising from the Purchaser's activities thereon, except those at the time being contested in good faith by the Purchaser;
- (b) permit the Vendor, their employees, agents and designated consultants, at their own risk, access to the Property at all reasonable times, subject always to Section 11, and the Vendor agree to jointly and severally indemnify the Purchaser against and save it harmless from all costs, claims, liabilities, expenses and damages of any nature or kind that the Purchaser may incur or suffer as a result of any injury (including injury causing death) to any employee, agent or designated consultant of the Vendor while on the Property;
- (c) do all work on the Property in a good and workmanlike fashion and in accordance with all applicable laws, regulations, orders and ordinance of any governmental authority; and
- (d) indemnify and save the Vendor harmless in respect of any and all costs, claims, liabilities and expenses arising out of the Purchaser's activities on the Property; provided that the Purchaser shall incur no obligations hereunder in respect of any such costs, claims, liabilities and expenses arising or damages suffered after the termination of this Agreement if upon the termination of this Agreement any workings on or improvements to the Property made by the Purchaser are left in a safe condition.

7. Obligations Of The Purchaser On Termination Of This Agreement

7.1 This Agreement may be terminated by the Purchaser giving written notice of such to the Vendor. If this Agreement is terminated otherwise than upon the completion of the purchase and sale contemplated herein pursuant to Section 3, then the Purchaser shall:

- (a) leave in good standing for a period of at least 180 days from the termination of this Agreement those Permits comprised in the Property that are in good standing on the date hereof and any other Permits comprised in the Property that the Purchaser brings into good standing after the date hereof;
- (b) deliver to the Vendor a bill of sale in registrable form whereby its entire right, title and interest in the Property may be transferred to the Vendor or their nominee or nominees, free and clear of all liens or charges arising from the Purchaser's activities on the Property; and
- (c) deliver at no cost to the Vendor within 180 days of such termination copies of all reports, maps, assay results and other relevant technical data compiled by or in the possession of the Purchaser with respect to the Property and not theretofore furnished to the Vendor.

7.2 Notwithstanding the termination of this Agreement, the Purchaser shall have the right, within a period of 180 days following the termination of this Agreement, to remove from the Property all buildings, plant, equipment, machinery, tools, appliances and supplies which have been brought upon the Property by or on behalf of the Purchaser, and any such property not removed within such 180-day period shall thereafter become the property of the Vendor.

8. Power To Charge Property

8.1 At any time after the Purchaser has acquired the Property, the Purchaser may grant mortgages, charges or liens (each of which is herein called a "mortgage") of and upon the Property or any portion thereof, on any mill or other fixed assets located thereon, and on any or all of the tangible personal property located on or used in connection with the Property, to secure financing of development of the Property, provided that, unless otherwise agreed to by the Vendor, it shall be a term of each mortgage that the mortgagee or any person acquiring title to the Property upon enforcement of the mortgage shall hold the same subject to the rights of the Vendor hereunder as if the mortgagee or any such person had executed this Agreement as the Purchaser.

9. Transfers

9.1 The Purchaser may at any time either during the Acquisition Period or thereafter, sell, transfer or otherwise dispose of all or any portion of its interest in and to the Property and this Agreement provided that any purchaser, grantee or transferee of any such interest shall have first delivered to the Vendor its agreement related to this Agreement and to the Property, containing:

- (a) a covenant by such transferee to perform all the obligations of the Purchaser to be performed under this Agreement in respect of the interest to be acquired by it from the Purchaser to the same extent as if this Agreement had been originally executed by the transferee as obligor in respect of such obligations; and
- (b) a provision subjecting any further sale, transfer or other disposition of such interest in the Property and this Agreement or any portion thereof to the restrictions contained in this subsection.

10. Surrender And Acquisition Of Property Interests Prior To Termination Of

Agreement

10.1 The Purchaser may at any time, either before or after the Acquisition Period, elect to abandon any one or more of the Permits comprised in the Property by giving notice to the Vendor of such intention. For a period of 30 days after the date of delivery of such notice the Vendor may elect to have any or all of the mineral claims in respect of which such notice has been given transferred, at the Purchaser's expense, to them by delivery of a request therefore to the Purchaser, whereupon the Purchaser shall deliver to the Vendor a bill of sale or other appropriate deed or assurance in registrable form transferring its entire interest in such Permits to the Vendor. Any Permits so transferred, if in good standing at the date hereof or if the Purchaser causes the same to be placed in good standing after the date hereof, shall be in good standing under the laws of the State of Nevada for at least 180 days from the date of transfer. If the Vendor fails to make request for the transfer of any mineral claims as aforesaid within such 30-day period, the Purchaser may then abandon such Permits claims without further notice to the Vendor. Upon any such transfer or abandonment the Permits so transferred or abandoned shall for all purposes of this Agreement cease to form part of the Property.

11. Force Majeure

11.1 If the Purchaser is at any time either during the Acquisition Period or thereafter prevented or delayed in complying with any provisions of this Agreement by reason of strikes, walk-outs, labour shortages, power shortages, fires, wars, acts of God, governmental regulations restricting normal operations, shipping delays or any other reason or reasons beyond the control of the Purchaser, then the time limited for the performance by the Purchaser of its obligations hereunder shall be extended by a period of time equal in length to the period of each such prevention or delay, provided, however, that nothing herein shall discharge the Purchaser from its obligations under subsection 7.1.

11.2 The Purchaser shall within seven days give notice to the Vendor of each event of force majeure under subsection 11.1, and upon cessation of such event shall furnish the Vendor with notice of that event together with particulars of the number of days by which the obligations of the Purchaser hereunder have been extended by virtue of such event of force majeure and all preceding events of force majeure.

12. Confidential Information

12.1 No information furnished by the Purchaser to the Vendor hereunder in respect of the activities carried out on the Property by the Purchaser, or related to the sale of substances derived from the Property, shall be published or otherwise disclosed or disseminated by the Vendor without the prior written consent of the Purchaser, but such consent in respect of the reporting of factual data shall not be unreasonably withheld, and shall not be withheld in respect of information required to be publicly disclosed pursuant to applicable securities or corporate laws. Further, the Vendor is permitted to disclose the amounts received from the Purchaser as the Purchase Price.

13. Area Of Mutual Interest

13.1 In the event that the Purchaser, either directly or indirectly during the currency of this Agreement, stakes any mineral claims, placer leases or other mining property, or any interest therein contiguous to the Property or lying within two kilometres of the Property or any part

thereof as at the date of this Agreement, it shall forthwith thereafter notify the Vendor in writing as to the details of such staking, and such mineral claims or mining property so staked will be deemed to be part of the Property for all purposes of this Agreement and the term "Property" shall mean and include any such mineral claims or mining property, and the cost of such staking shall be paid by the Purchaser.

13.2 In the event that a Vendor, either directly or indirectly during the currency of this Agreement, stakes or acquires, including by way of an option, any Permits or mining property or any interest therein contiguous to the Property or lying within two kilometres of the Property or any part thereof as at the date hereof, he shall forthwith thereafter notify the Purchaser in writing as to the details of such staking or acquisition and the cost thereof, and if the Purchaser notifies the Vendor within 30 days after receiving such details that it wishes such Permits or mining property to become part of the Property, then the Permits or mining property so staked or acquired will be deemed thereafter to be part of the Property for all purposes of this Agreement and the term "Property" shall mean and include any such Permits or mining property, and the costs of such staking or acquisition shall be paid by the Purchaser. In the event that the Purchaser does not consent to such Permits or mining property becoming part of the Property, then the Vendor shall be entitled to hold such Permits or mining property free of the terms of this Agreement.

13.3 The Area of Mutual Interest does not apply to any existing mineral tenures that the Purchaser or the Vendor, either individually or collectively, have staked or acquired.

14. Arbitration

14.1 The parties agree that all questions or matters in dispute with respect to this Agreement shall be submitted to arbitration pursuant to the terms hereof.

14.2 It shall be a condition precedent to the right of any party to submit any matter to arbitration pursuant to the provisions hereof, that any party intending to refer any matter to arbitration shall have given not less than ten days' prior written notice of its intention to do so to the other party together with particulars of the matter in dispute. On the expiration of such ten days, the party who gave such notice may proceed to refer the dispute to arbitration as provided in subsection 14.3.

14.3 The party desiring arbitration shall appoint one arbitrator, and shall notify the other party of such appointment, and the other party shall, within 15 days after receiving such notice, appoint an arbitrator, and the two arbitrators so named, before proceeding to act, shall, within 30 days of the appointment of the last appointed arbitrator, unanimously agree on the appointment of a third arbitrator, to act with them and be chairman of the arbitration herein provided for. If the other party shall fail to appoint an arbitrator within 15 days after receiving notice of the appointment of the first arbitrator, and if the two arbitrators appointed by the parties shall be unable to agree on the appointment of the chairman, the chairman shall be appointed under the provisions of the *Commercial Arbitration Act* of British Columbia. Except as specifically otherwise provided in this section, the arbitration herein provided for shall be conducted in accordance with such Act. The chairman, or in the case where only one arbitrator is appointed, the single arbitrator, shall fix a time and place in Vancouver, British Columbia, for the purpose of hearing the evidence and representations of the parties, and he shall preside over the arbitration and determine all questions of procedure not provided for under such Act or this section. After hearing any evidence and representations that the parties may submit, the single arbitrator, or the arbitrators, as the case may

be, shall make an award and reduce the same to writing, and deliver one copy thereof to each of the parties. The expense of the arbitration shall be paid as specified in the award.

14.4 The parties agree that the award of a majority of the arbitrators, or in the case of a single arbitrator, of such arbitrator, shall be final and binding upon each of them.

15. Default And Termination

15.1 The parties hereto agree that if the Purchaser is in default with respect to any of the provisions of this Agreement, the Vendor shall give written notice to the Purchaser, designating such default, and within 30 days after its receipt of such notice, the Purchaser shall either:

- (a) cure such default, or commence proceedings to cure such default and prosecute the same to completion without undue delay; or
- (b) give the Vendor notice that it denies that such default has occurred and that it is submitting the question to arbitration as herein provided.

15.2 If arbitration is sought, a party shall not be deemed in default until the matter shall have been determined finally by appropriate arbitration under the provisions of section 15 hereof.

15.3 If:

- (a) the default is not so cured or a commencement made on proceeding to cure it, and arbitration is not so sought; or
- (b) the Purchaser is found in arbitration proceedings to be in default, and fails to cure it or commence proceedings to cure it within 30 days after the rendering of the arbitration award,

then the Vendor may, by written notice given to the Purchaser at any time while the default continues, terminate the interest of the Purchaser in the Property and this Agreement. The Purchaser shall, upon such termination, provide the Vendor with copies of all maps, plans, reports and documents in the Purchaser's possession with respect to the Property.

16. Notice

16.1 Each notice, demand or other communication required or permitted to be given under this Agreement shall be in writing and shall be sent by prepaid registered mail deposited in a post office in Canada addressed to the party entitled to receive the same, or delivered to such party, at the address for such party specified above or given by facsimile (with electronic confirmed receipt). The date of receipt of such notice, demand or other communication shall be the date of delivery thereof if delivered, the first business day after the date of transmission if given by facsimile (with electronic confirmed receipt) or, if given by registered mail as aforesaid, shall be deemed conclusively to be the fifth day after the same shall have been so mailed, except in the case of interruption of postal services for any reason whatsoever, in which case the date of receipt shall be the date on which the notice, demand or other communication is actually received by the addressee.

16.2 Either party may at any time and from time to time notify the other party in writing of a change of address and the new address to which notice shall be given to it thereafter until further change.

17. General

17.1 This Agreement shall supersede and replace any other agreement or arrangement, whether oral or written, heretofore existing between the parties in respect of the subject matter of this Agreement.

17.2 The parties have not created a partnership and nothing contained in this Agreement shall in any manner whatsoever constitute any party the partner, agent or legal representative of any other party, nor create any fiduciary relationship between them for any purpose whatsoever. No party shall have any authority to act for, or to assume any obligations or responsibility on behalf of, any other party except as may be, from time to time, agreed upon in writing between the parties or as otherwise expressly provided.

17.3 No consent or waiver expressed or implied by either party in respect of any breach or default by the other in the performance by such other of its obligations hereunder shall be deemed or construed to be a consent to or a waiver of any other breach or default.

17.4 The parties shall promptly execute or cause to be executed all documents, deeds, conveyances and other instruments of further assurance which may be reasonably necessary or advisable to carry out fully the intent of this Agreement or to record wherever appropriate the respective interests from time to time of the parties in the Property.

17.5 This Agreement is subject to the approval of the appropriate Regulatory Authorities and the parties agree to such reasonable amendments as may be required by those Regulatory Authorities.

17.6 It is hereby acknowledged each of the Purchaser and the Vendor has obtained independent legal advice with respect to this Agreement.

17.7 This Agreement shall be construed in accordance with the laws in force from time to time in the State of Nevada.

17.8 This Agreement shall enure to the benefit of and be binding upon the parties and their respective successors and permitted assigns.

IN WITNESS WHEREOF the Vendor has hereunto set their hand, and the corporate seal of the Purchaser has hereunto been affixed in the presence of its duly authorized officers in that behalf, as of the day and year first above written.

PROSPECTORE INC.

/s/ "Gordon Addie"

ULTRA LITHIUM INC.

/s/ "Tony M. Ricci"

ULTRA LITHIUM (USA) INC.

/s/ "Tony M. Ricci"

LIST OF MINING CLAIMS RECORDED BY PROSPECTORE INC, ESMERALDA, NEVADA

Customer ID = 2288453

LEAD FILE = NMC1013466

| Serial No | Claim# | Case Type | Claim Type | Status | Last A Yr | Mc Loc Dt | Mr Twn | Rng Sec | Ser Part | Quad |
|-----------|------------|-----------|---------------------|--------|-----------|-----------|----------|-----------|----------|-------------|
| 1 | NMC1013466 | SM 1 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 027 | 1013466 | NW SW |
| 2 | NMC1013467 | SM 2 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 027 | 1013467 | SW |
| 3 | NMC1013468 | SM 3 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 027 | 1013468 | SW |
| 4 | NMC1013469 | SM 4 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 027 | 1013469 | SW |
| 5 | NMC1013470 | SM 5 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 027 | 1013470 | SW |
| 6 | NMC1013471 | SM 6 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 034 | 1013471 | NW |
| 7 | NMC1013472 | SM 7 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 034 | 1013472 | NW |
| 8 | NMC1013473 | SM 8 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 034 | 1013473 | NW |
| 9 | NMC1013474 | SM 9 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 034 | 1013474 | NW SW |
| 10 | NMC1013475 | SM 10 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 034 | 1013475 | SW |
| 11 | NMC1013476 | SM 11 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 034 | 1013476 | SW |
| 12 | NMC1013477 | SM 12 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 034 | 1013477 | SW |
| 13 | NMC1013478 | SM 13 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0010N | 0380E 003 | 1013478 | NW |
| 14 | NMC1013479 | SM 14 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0010N | 0380E 003 | 1013479 | NW |
| 15 | NMC1013480 | SM 15 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0010N | 0380E 003 | 1013480 | NW |
| 16 | NMC1013481 | SM 16 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0010N | 0380E 003 | 1013481 | NW |
| 17 | NMC1013482 | SM 23 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0010N | 0380E 009 | 1013482 | NE |
| 18 | NMC1013483 | SM 24 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0010N | 0380E 009 | 1013483 | NE |
| 19 | NMC1013484 | SM 25 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 027 | 1013484 | NE NW SW SE |
| 20 | NMC1013485 | SM 26 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 027 | 1013485 | SW SE |
| 21 | NMC1013486 | SM 27 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 027 | 1013486 | SW SE |
| 22 | NMC1013487 | SM 28 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 027 | 1013487 | SW SE |
| 23 | NMC1013488 | SM 29 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 027 | 1013488 | SW SE |
| 24 | NMC1013489 | SM 30 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 034 | 1013489 | NE NW |
| 25 | NMC1013490 | SM 31 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 034 | 1013490 | NE NW |
| 26 | NMC1013491 | SM 32 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 034 | 1013491 | NE NW |
| 27 | NMC1013492 | SM 33 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 034 | 1013492 | NE NW SW SE |
| 28 | NMC1013493 | SM 34 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 034 | 1013493 | SW SE |
| 29 | NMC1013494 | SM 35 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 034 | 1013494 | SW SE |
| 30 | NMC1013495 | SM 36 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0020N | 0380E 034 | 1013495 | SW SE |
| 31 | NMC1013496 | SM 37 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0010N | 0380E 003 | 1013496 | NW |
| 32 | NMC1013497 | SM 38 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0010N | 0380E 003 | 1013497 | NE NW |
| 33 | NMC1013498 | SM 39 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0010N | 0380E 003 | 1013498 | NW |
| 34 | NMC1013499 | SM 40 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0010N | 0380E 003 | 1013499 | NW |
| 35 | NMC1013500 | SM 47 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0010N | 0380E 010 | 1013500 | NW |
| 36 | NMC1013501 | SM 48 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0010N | 0380E 010 | 1013501 | NW |
| 37 | NMC1013502 | SM 49 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N | 0380E 027 | 1013502 | NE SE |
| 38 | NMC1013503 | SM 50 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N | 0380E 027 | 1013503 | SE |
| 39 | NMC1013504 | SM 51 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N | 0380E 027 | 1013504 | SE |
| 40 | NMC1013505 | SM 52 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N | 0380E 027 | 1013505 | SE |
| 41 | NMC1013506 | SM 53 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N | 0380E 027 | 1013506 | SE |
| 42 | NMC1013507 | SM 54 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N | 0380E 034 | 1013507 | NE |
| 43 | NMC1013508 | SM 55 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N | 0380E 034 | 1013508 | NE |
| 44 | NMC1013509 | SM 56 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N | 0380E 034 | 1013509 | NE |
| 45 | NMC1013510 | SM 57 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N | 0380E 034 | 1013510 | NE SE |
| 46 | NMC1013511 | SM 58 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N | 0380E 034 | 1013511 | SE |
| 47 | NMC1013512 | SM 59 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N | 0380E 034 | 1013512 | SE |
| 48 | NMC1013513 | SM 60 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N | 0380E 034 | 1013513 | SE |
| 49 | NMC1013514 | SM 61 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N | 0380E 003 | 1013514 | NE |
| 50 | NMC1013515 | SM 62 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N | 0380E 003 | 1013515 | NE |
| 51 | NMC1013516 | SM 63 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N | 0380E 003 | 1013516 | NE |
| 52 | NMC1013517 | SM 64 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N | 0380E 003 | 1013517 | NE |
| 53 | NMC1013518 | SM 71 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0010N | 0380E 010 | 1013518 | NE NW |
| 54 | NMC1013519 | SM 72 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0010N | 0380E 010 | 1013519 | NE NW |
| 55 | NMC1013520 | SM 73 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N | 0380E 026 | 1013520 | NW SW |
| 56 | NMC1013521 | SM 74 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N | 0380E 026 | 1013521 | SW |
| 57 | NMC1013522 | SM 75 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N | 0380E 026 | 1013522 | SW |
| 58 | NMC1013523 | SM 76 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N | 0380E 026 | 1013523 | SW |
| 59 | NMC1013524 | SM 77 | 384201 PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N | 0380E 026 | 1013524 | SW |

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|-----|------------|--------|--------|--------------|--------|------|-----------|--------------------|---------|-------------|
| 60 | NMC1013525 | SM 78 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 034 | 1013525 | NE |
| 61 | NMC1013526 | SM 79 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 034 | 1013526 | NE |
| 62 | NMC1013527 | SM 80 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 034 | 1013527 | NE |
| 63 | NMC1013528 | SM 81 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 034 | 1013528 | NE SE |
| 64 | NMC1013529 | SM 82 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 034 | 1013529 | SE |
| 65 | NMC1013530 | SM 83 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 034 | 1013530 | SE |
| 66 | NMC1013531 | SM 84 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 034 | 1013531 | SE |
| 67 | NMC1013532 | SM 85 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N 0380E 002 | 1013532 | NW |
| 68 | NMC1013533 | SM 86 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N 0380E 002 | 1013533 | NW |
| 69 | NMC1013534 | SM 95 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0010N 0380E 010 | 1013534 | NE |
| 70 | NMC1013535 | SM 96 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0010N 0380E 010 | 1013535 | NE |
| 71 | NMC1013536 | SM 97 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 026 | 1013536 | NW SW |
| 72 | NMC1013537 | SM 98 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 026 | 1013537 | SW |
| 73 | NMC1013538 | SM 99 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 026 | 1013538 | SW |
| 74 | NMC1013539 | SM 100 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 026 | 1013539 | SW |
| 75 | NMC1013540 | SM 101 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 026 | 1013540 | SW |
| 76 | NMC1013541 | SM 102 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 035 | 1013541 | NW |
| 77 | NMC1013542 | SM 103 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 035 | 1013542 | NW |
| 78 | NMC1013543 | SM 104 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 035 | 1013543 | NW |
| 79 | NMC1013544 | SM 105 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 035 | 1013544 | NW SW |
| 80 | NMC1013545 | SM 106 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 035 | 1013545 | SW |
| 81 | NMC1013546 | SM 107 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 035 | 1013546 | SW |
| 82 | NMC1013547 | SM 108 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 035 | 1013547 | SW |
| 83 | NMC1013548 | SM 109 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N 0380E 002 | 1013548 | NW |
| 84 | NMC1013549 | SM 110 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N 0380E 002 | 1013549 | NW |
| 85 | NMC1013550 | SM 119 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0010N 0380E 010 | 1013550 | NE |
| 86 | NMC1013551 | SM 120 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/28/2009 | 21 0010N 0380E 010 | 1013551 | NE |
| 87 | NMC1013552 | SM 121 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 026 | 1013552 | NE NW SW SE |
| 88 | NMC1013553 | SM 122 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 026 | 1013553 | SW SE |
| 89 | NMC1013554 | SM 123 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 026 | 1013554 | SW SE |
| 90 | NMC1013555 | SM 124 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 026 | 1013555 | SW SE |
| 91 | NMC1013556 | SM 125 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 026 | 1013556 | SW SE |
| 92 | NMC1013557 | SM 126 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 035 | 1013557 | NE NW |
| 93 | NMC1013558 | SM 127 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 035 | 1013558 | NE NW |
| 94 | NMC1013559 | SM 128 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 035 | 1013559 | NE NW |
| 95 | NMC1013560 | SM 129 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 035 | 1013560 | NE NW SW SE |
| 96 | NMC1013561 | SM 130 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 035 | 1013561 | SW SE |
| 97 | NMC1013562 | SM 131 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 035 | 1013562 | SW SE |
| 98 | NMC1013563 | SM 132 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0020N 0380E 035 | 1013563 | SW SE |
| 99 | NMC1013564 | SM 139 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N 0380E 002 | 1013564 | SW SE |
| 100 | NMC1013565 | SM 140 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N 0380E 002 | 1013565 | SW SE |
| 101 | NMC1013566 | SM 141 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N 0380E 002 | 1013566 | SW SE |
| 102 | NMC1013567 | SM 142 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N 0380E 011 | 1013567 | NE NW |
| 103 | NMC1013568 | SM 143 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N 0380E 011 | 1013568 | NE NW |
| 104 | NMC1013569 | SM 144 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N 0380E 011 | 1013569 | NE NW |
| 105 | NMC1013570 | SM 145 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/25/2009 | 21 0020N 0380E 026 | 1013570 | NE SE |
| 106 | NMC1013571 | SM 146 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/25/2009 | 21 0020N 0380E 026 | 1013571 | SE |
| 107 | NMC1013572 | SM 147 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/25/2009 | 21 0020N 0380E 026 | 1013572 | SE |
| 108 | NMC1013573 | SM 148 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/25/2009 | 21 0020N 0380E 026 | 1013573 | SE |
| 109 | NMC1013574 | SM 149 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/25/2009 | 21 0020N 0380E 026 | 1013574 | SE |
| 110 | NMC1013575 | SM 150 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/25/2009 | 21 0020N 0380E 035 | 1013575 | NE |
| 111 | NMC1013576 | SM 151 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/25/2009 | 21 0020N 0380E 035 | 1013576 | NE |
| 112 | NMC1013577 | SM 152 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/25/2009 | 21 0020N 0380E 035 | 1013577 | NE |
| 113 | NMC1013578 | SM 153 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/25/2009 | 21 0020N 0380E 035 | 1013578 | NE SE |
| 114 | NMC1013579 | SM 154 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/25/2009 | 21 0020N 0380E 035 | 1013579 | SE |
| 115 | NMC1013580 | SM 155 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/25/2009 | 21 0020N 0380E 035 | 1013580 | SE |
| 116 | NMC1013581 | SM 156 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/25/2009 | 21 0020N 0380E 035 | 1013581 | SE |
| 117 | NMC1013582 | SM 157 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/25/2009 | 21 0010N 0380E 002 | 1013582 | NE |
| 118 | NMC1013583 | SM 158 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N 0380E 002 | 1013583 | NE |
| 119 | NMC1013584 | SM 159 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N 0380E 002 | 1013584 | NE |
| 120 | NMC1013585 | SM 160 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N 0380E 002 | 1013585 | NE |
| 121 | NMC1013586 | SM 161 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N 0380E 002 | 1013586 | NE SE |
| 122 | NMC1013587 | SM 162 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N 0380E 002 | 1013587 | SE |

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|-----|------------|--------|--------|--------------|--------|------|-----------|--------------------|---------|-------------|
| 186 | NMC1013651 | SM 226 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N 0380E 012 | 1013651 | NE NW |
| 187 | NMC1013652 | SM 227 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N 0380E 012 | 1013652 | NE NW |
| 188 | NMC1013653 | SM 228 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/27/2009 | 21 0010N 0380E 012 | 1013653 | NE NW SW SE |
| 189 | NMC1013654 | SM 229 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 001 | 1013654 | NE |
| 190 | NMC1013655 | SM 230 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 001 | 1013655 | NE |
| 191 | NMC1013656 | SM 231 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 001 | 1013656 | NE |
| 192 | NMC1013657 | SM 232 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 001 | 1013657 | NE SE |
| 193 | NMC1013658 | SM 233 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 001 | 1013658 | SE |
| 194 | NMC1013659 | SM 234 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 001 | 1013659 | SE |
| 195 | NMC1013660 | SM 235 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 001 | 1013660 | SE |
| 196 | NMC1013661 | SM 236 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 001 | 1013661 | SE |
| 197 | NMC1013662 | SM 237 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 012 | 1013662 | NE |
| 198 | NMC1013663 | SM 238 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 012 | 1013663 | NE |
| 199 | NMC1013664 | SM 239 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 012 | 1013664 | NE |
| 200 | NMC1013665 | SM 240 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 012 | 1013665 | NE SE |
| 201 | NMC1013666 | SM 241 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0020N 0380E 031 | 1013666 | SW |
| 202 | NMC1013667 | SM 242 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0020N 0380E 031 | 1013667 | SW |
| 203 | NMC1013668 | SM 243 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0020N 0380E 031 | 1013668 | SW |
| 204 | NMC1013669 | SM 244 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 001 | 1013669 | NE |
| 205 | NMC1013670 | SM 245 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 001 | 1013670 | NE |
| 206 | NMC1013671 | SM 246 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 001 | 1013671 | NE |
| 207 | NMC1013672 | SM 247 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 001 | 1013672 | NE |
| 208 | NMC1013673 | SM 248 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 001 | 1013673 | NE SE |
| 209 | NMC1013674 | SM 249 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0020N 0380E 031 | 1013674 | SW |
| 210 | NMC1013675 | SM 250 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0020N 0380E 031 | 1013675 | SW |
| 211 | NMC1013676 | SM 251 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0020N 0380E 031 | 1013676 | SW |
| 212 | NMC1013677 | SM 252 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 006 | 1013677 | NW |
| 213 | NMC1013678 | SM 253 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 006 | 1013678 | NW |
| 214 | NMC1013679 | SM 254 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 006 | 1013679 | NW |
| 215 | NMC1013680 | SM 255 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 006 | 1013680 | NW |
| 216 | NMC1013681 | SM 256 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 006 | 1013681 | NW SW |
| 217 | NMC1013682 | SM 257 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0020N 0380E 031 | 1013682 | SE |
| 218 | NMC1013683 | SM 258 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0020N 0380E 031 | 1013683 | SE |
| 219 | NMC1013684 | SM 259 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0020N 0380E 031 | 1013684 | SE |
| 220 | NMC1013685 | SM 260 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 006 | 1013685 | NE NW |
| 221 | NMC1013686 | SM 261 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 006 | 1013686 | NE NW |
| 222 | NMC1013687 | SM 262 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 006 | 1013687 | NE NW |
| 223 | NMC1013688 | SM 263 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 006 | 1013688 | NE NW |
| 224 | NMC1013689 | SM 264 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 006 | 1013689 | NE NW SW SE |
| 225 | NMC1013690 | SM 265 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0020N 0380E 031 | 1013690 | SE |
| 226 | NMC1013691 | SM 266 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0020N 0380E 031 | 1013691 | SE |
| 227 | NMC1013692 | SM 267 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0020N 0380E 031 | 1013692 | SE |
| 228 | NMC1013693 | SM 268 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 006 | 1013693 | NE |
| 229 | NMC1013694 | SM 269 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 006 | 1013694 | NE |
| 230 | NMC1013695 | SM 270 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 006 | 1013695 | NE |
| 231 | NMC1013696 | SM 271 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 006 | 1013696 | NE |
| 232 | NMC1013697 | SM 272 | 384201 | PLACER CLAIM | ACTIVE | 2010 | 8/26/2009 | 21 0010N 0380E 006 | 1013697 | NE SE |
| 233 | NMC1013698 | SM 273 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/1/2009 | 21 0020N 0380E 025 | 1013698 | NW |
| 234 | NMC1013699 | SM 274 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/1/2009 | 21 0020N 0380E 025 | 1013699 | NW |
| 235 | NMC1013700 | SM 275 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/1/2009 | 21 0020N 0380E 025 | 1013700 | NW |
| 236 | NMC1013701 | SM 276 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/1/2009 | 21 0020N 0380E 025 | 1013701 | NW SW |
| 237 | NMC1013702 | SM 289 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0380E 025 | 1013702 | NE NW |
| 238 | NMC1013703 | SM 290 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0380E 025 | 1013703 | NE NW |
| 239 | NMC1013704 | SM 291 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0380E 025 | 1013704 | NE NW |
| 240 | NMC1013705 | SM 292 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0380E 025 | 1013705 | NE NW SW SE |
| 241 | NMC1013706 | SM 305 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0380E 025 | 1013706 | NE |
| 242 | NMC1013707 | SM 306 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0380E 025 | 1013707 | NE |
| 243 | NMC1013708 | SM 307 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0380E 025 | 1013708 | NE |
| 244 | NMC1013709 | SM 308 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0380E 025 | 1013709 | NE SE |
| 245 | NMC1013710 | SM 321 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0380E 025 | 1013710 | NE |
| 246 | NMC1013711 | SM 322 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0380E 025 | 1013711 | NE |
| 247 | NMC1013712 | SM 323 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0380E 025 | 1013712 | NE |
| 248 | NMC1013713 | SM 324 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0380E 025 | 1013713 | NE SE |

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| 249 | NMC1013714 | SM 337 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013714 | SW |
| 250 | NMC1013715 | SM 338 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013715 | SW |
| 251 | NMC1013716 | SM 339 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013716 | SW |
| 252 | NMC1013717 | SM 340 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013717 | SW |
| 253 | NMC1013718 | SM 341 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 030 | 1013718 | NW |
| 254 | NMC1013719 | SM 342 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 030 | 1013719 | NW |
| 255 | NMC1013720 | SM 343 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 030 | 1013720 | NW |
| 256 | NMC1013721 | SM 344 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 030 | 1013721 | NW SW |
| 257 | NMC1013722 | SM 353 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013722 | SW SE |
| 258 | NMC1013723 | SM 354 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013723 | SW |
| 259 | NMC1013724 | SM 355 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013724 | SW |
| 260 | NMC1013725 | SM 356 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013725 | SW SE |
| 261 | NMC1013726 | SM 357 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 030 | 1013726 | NE NW |
| 262 | NMC1013727 | SM 358 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 030 | 1013727 | NE NW |
| 263 | NMC1013728 | SM 359 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 030 | 1013728 | NE NW |
| 264 | NMC1013729 | SM 360 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 030 | 1013729 | NE NW SW SE |
| 265 | NMC1013730 | SM 369 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013730 | NE |
| 266 | NMC1013731 | SM 370 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013731 | NE |
| 267 | NMC1013732 | SM 371 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013732 | NE |
| 268 | NMC1013733 | SM 372 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013733 | NE SE |
| 269 | NMC1013734 | SM 373 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013734 | SE |
| 270 | NMC1013735 | SM 374 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013735 | SE |
| 271 | NMC1013736 | SM 375 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013736 | SE |
| 272 | NMC1013737 | SM 376 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013737 | SE |
| 273 | NMC1013738 | SM 377 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 030 | 1013738 | NE |
| 274 | NMC1013739 | SM 378 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 030 | 1013739 | NE |
| 275 | NMC1013740 | SM 379 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 030 | 1013740 | NE |
| 276 | NMC1013741 | SM 380 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 030 | 1013741 | NE SE |
| 277 | NMC1013742 | SM 389 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013742 | NE |
| 278 | NMC1013743 | SM 390 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013743 | NE |
| 279 | NMC1013744 | SM 391 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013744 | NE |
| 280 | NMC1013745 | SM 392 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013745 | NE SE |
| 281 | NMC1013746 | SM 393 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013746 | SE |
| 282 | NMC1013747 | SM 394 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013747 | SE |
| 283 | NMC1013748 | SM 395 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013748 | SE |
| 284 | NMC1013749 | SM 396 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 019 | 1013749 | SE |
| 285 | NMC1013750 | SM 397 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 029 | 1013750 | NW |
| 286 | NMC1013751 | SM 398 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 029 | 1013751 | NW |
| 287 | NMC1013752 | SM 399 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 029 | 1013752 | NW |
| 288 | NMC1013753 | SM 400 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 029 | 1013753 | NW SW |
| 289 | NMC1013754 | SM 409 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013754 | NW |
| 290 | NMC1013755 | SM 410 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013755 | NW |
| 291 | NMC1013756 | SM 411 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013756 | NW |
| 292 | NMC1013757 | SM 412 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013757 | NW SW |
| 293 | NMC1013758 | SM 413 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013758 | SW |
| 294 | NMC1013759 | SM 414 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013759 | SW |
| 295 | NMC1013760 | SM 415 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013760 | SW |
| 296 | NMC1013761 | SM 416 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013761 | SW |
| 297 | NMC1013762 | SM 417 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 029 | 1013762 | NW |
| 298 | NMC1013763 | SM 418 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 029 | 1013763 | NW |
| 299 | NMC1013764 | SM 419 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 029 | 1013764 | NW |
| 300 | NMC1013765 | SM 420 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 029 | 1013765 | NW SW |
| 301 | NMC1013766 | SM 425 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/1/2009 | 21 0020N 0382E 020 | 1013766 | NE NW |
| 302 | NMC1013767 | SM 426 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/1/2009 | 21 0020N 0382E 020 | 1013767 | NE NW |
| 303 | NMC1013768 | SM 427 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/1/2009 | 21 0020N 0382E 020 | 1013768 | NE NW |
| 304 | NMC1013769 | SM 428 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/1/2009 | 21 0020N 0382E 020 | 1013769 | NE NW SW SE |
| 305 | NMC1013770 | SM 429 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/1/2009 | 21 0020N 0382E 020 | 1013770 | SW SE |
| 306 | NMC1013771 | SM 430 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/1/2009 | 21 0020N 0382E 020 | 1013771 | SW SE |
| 307 | NMC1013772 | SM 431 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/1/2009 | 21 0020N 0382E 020 | 1013772 | SW SE |
| 308 | NMC1013773 | SM 432 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/1/2009 | 21 0020N 0382E 020 | 1013773 | SW SE |
| 309 | NMC1013774 | SM 433 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/1/2009 | 21 0020N 0382E 029 | 1013774 | NE NW |
| 310 | NMC1013775 | SM 434 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/1/2009 | 21 0020N 0382E 029 | 1013775 | NE NW |
| 311 | NMC1013776 | SM 435 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/1/2009 | 21 0020N 0382E 029 | 1013776 | NE NW |

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| 312 | NMC1013777 | SM 436 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/1/2009 | 21 0020N 0382E 029 | 1013777 | NE NW SW SE |
| 313 | NMC1013778 | SM 441 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 017 | 1013778 | SE |
| 314 | NMC1013779 | SM 442 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 017 | 1013779 | SE |
| 315 | NMC1013780 | SM 443 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 017 | 1013780 | SE |
| 316 | NMC1013781 | SM 444 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 017 | 1013781 | SE |
| 317 | NMC1013782 | SM 445 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013782 | NE |
| 318 | NMC1013783 | SM 446 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013783 | NE |
| 319 | NMC1013784 | SM 447 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013784 | NE |
| 320 | NMC1013785 | SM 448 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013785 | NE SE |
| 321 | NMC1013786 | SM 449 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013786 | SE |
| 322 | NMC1013787 | SM 450 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013787 | SE |
| 323 | NMC1013788 | SM 451 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013788 | SE |
| 324 | NMC1013789 | SM 452 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013789 | SE |
| 325 | NMC1013790 | SM 453 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 029 | 1013790 | NE |
| 326 | NMC1013791 | SM 454 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 029 | 1013791 | NE |
| 327 | NMC1013792 | SM 455 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 029 | 1013792 | NE |
| 328 | NMC1013793 | SM 456 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 029 | 1013793 | NE SE |
| 329 | NMC1013794 | SM 461 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 016 | 1013794 | SW |
| 330 | NMC1013795 | SM 462 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 016 | 1013795 | SW |
| 331 | NMC1013796 | SM 463 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 016 | 1013796 | SW |
| 332 | NMC1013797 | SM 464 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 016 | 1013797 | SW |
| 333 | NMC1013798 | SM 465 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013798 | NE |
| 334 | NMC1013799 | SM 466 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013799 | NE |
| 335 | NMC1013800 | SM 467 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013800 | NE |
| 336 | NMC1013801 | SM 468 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013801 | NE SE |
| 337 | NMC1013802 | SM 469 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013802 | SE |
| 338 | NMC1013803 | SM 470 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013803 | SE |
| 339 | NMC1013804 | SM 471 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013804 | SE |
| 340 | NMC1013805 | SM 472 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 020 | 1013805 | SE |
| 341 | NMC1013806 | SM 473 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 028 | 1013806 | NW |
| 342 | NMC1013807 | SM 474 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 028 | 1013807 | NW |
| 343 | NMC1013808 | SM 475 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 028 | 1013808 | NW |
| 344 | NMC1013809 | SM 476 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 028 | 1013809 | NW SW |
| 345 | NMC1013810 | SM 481 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 016 | 1013810 | NW |
| 346 | NMC1013811 | SM 482 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 016 | 1013811 | NW |
| 347 | NMC1013812 | SM 483 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 016 | 1013812 | NW |
| 348 | NMC1013813 | SM 484 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 016 | 1013813 | NW SW |
| 349 | NMC1013814 | SM 485 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 016 | 1013814 | SW |
| 350 | NMC1013815 | SM 486 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 016 | 1013815 | SW |
| 351 | NMC1013816 | SM 487 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 016 | 1013816 | SW |
| 352 | NMC1013817 | SM 488 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 016 | 1013817 | SW |
| 353 | NMC1013818 | SM 489 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 021 | 1013818 | NW |
| 354 | NMC1013819 | SM 490 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 021 | 1013819 | NW |
| 355 | NMC1013820 | SM 491 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 021 | 1013820 | NW |
| 356 | NMC1013821 | SM 492 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 021 | 1013821 | NW SW |
| 357 | NMC1013822 | SM 493 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 021 | 1013822 | SW |
| 358 | NMC1013823 | SM 494 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 021 | 1013823 | SW |
| 359 | NMC1013824 | SM 495 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 021 | 1013824 | SW |
| 360 | NMC1013825 | SM 496 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 021 | 1013825 | SW |
| 361 | NMC1013826 | SM 497 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 028 | 1013826 | NW |
| 362 | NMC1013827 | SM 498 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 028 | 1013827 | NW |
| 363 | NMC1013828 | SM 499 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 028 | 1013828 | NW |
| 364 | NMC1013829 | SM 500 | 384201 | PLACER CLAIM | ACTIVE | 2009 | 9/2/2009 | 21 0020N 0382E 028 | 1013829 | NW SW |