

**Exploration and Option to Enter  
Joint Venture Agreement  
McDermitt Lithium Project**

This Exploration and Option to Enter Joint Venture Agreement relating to McDermitt Lithium Project (“Agreement”) is made effective as of September 15, 2023 (the “Effective Date”), by and among Live Energy Minerals Corp., a British Columbia company (“LEM”), its wholly owned subsidiary, Lithium Valley Holdings Corp., a Nevada corporation (“LVH”), and US Critical Metals Corp., a British Columbia company (“USCM”), and its wholly-owned subsidiary US Energy Metals Corp., a Nevada corporation (“USEM”).

**Recitals**

- A. LVH owns certain unpatented mining claims which are located in Humboldt County, Nevada, and which are more particularly described in Exhibit A attached to and by this reference incorporated in this Agreement.
- B. LVH and USCM are parties to a non-binding Term Sheet dated July 14, 2023 (the “Term Sheet”) pursuant to which the parties agreed to enter into an agreement to authorize USEM’s exploration for and development of minerals on the properties described in Exhibit A and to grant to USEM the right and option to enter a joint venture (the “Joint Venture”) with LVH for such purposes.
- C. Pursuant to the Term Sheet the parties agreed to negotiate and execute a definitive agreement and this Agreement shall constitute the parties’ definitive agreement which supersedes the Term Sheet.

Now, therefore, in consideration of their covenants and promises in this Agreement, the parties agree:

**1. Definitions.** The following defined terms, wherever used in this Agreement, shall have the meanings described below:

**1.1** “Area of Interest” means the lands within one (1) mile from the exterior boundaries of the unpatented mining claims described in Exhibit A. This Agreement shall apply to any unpatented mining claims which the parties locate in the Area of Interest to the extent any portion of any such unpatented mining claim is within the Area of Interest, including any unpatented mining claims located to appropriate any fractions or gaps among the unpatented mining claims described in Exhibit A. This Agreement shall not apply to any fee lands, interests in fee lands or unpatented mining claims in the Area of Interest which USEM acquires in an arm’s length transaction from third parties.

**1.2** “LVH” means Lithium Valley Holdings Corp., a Nevada corporation, and its successors and assigns.

**1.3** “Earn-In Obligation” means collectively the expenditure and other performance obligations of USEM described in Sections 6 and 7.

**1.4** “Exchange” means the Canadian Securities Exchange or any other stock exchange or quotation system that the Company may be listed or quoted on from time to time.

**1.5** “Expenditures” means all costs incurred on or for the benefit of the Property for Exploration and Development Work pursuant to this Agreement, including but not limited to: (a) salaries and wages for USEM’s consultants and employees employed directly on or for the benefit of the Property and their out-of-pocket costs incurred for work performed on the Property; (b) costs and expenses of equipment, machinery, materials and supplies; (c) payments to contractors for work performed on or for the benefit of the Property; (d) costs of sampling, assays, metallurgical testing and analyses and other costs incurred to determine the quantity and quality of minerals on the Property; (e) costs incurred to apply for and obtain approvals, consents, licenses, permits and rights-of-way and other similar rights in connection with activities on the Property; (f) costs and expenses of performance of annual assessment work and the filing and recording of proof of performance of annual assessment work, if required to be performed; (g) costs and expenses of payment of federal annual mining claim maintenance fees and the filing and recording of proof of payment of federal annual mining claim maintenance fees; (h) all taxes and assessments levied against the Property; and (i) costs incurred to locate additional unpatented mining claims subject to this Agreement.

**1.6** “Exploration and Development Work” means all activities directed toward ascertaining the existence, location, quantity, quality, or commercial value of deposits of Minerals on the Property.

**1.7** “Joint Venture” means the joint venture to be formed by the parties in accordance with Section 8.

**1.8** “LEM” means Live Energy Metals Corp., a British Columbia company, and its successors and assigns.

**1.9** “LVH” means Lithium Valley Holdings Corp., a Nevada corporation, and its successors and assigns.

**1.10** “Minerals” means all minerals and mineral materials, including, without limitation, gold, silver, platinum and platinum group metals, base metals (including, for example, antimony, chromium, cobalt, copper, lead, manganese, mercury, nickel, molybdenum, titanium, tungsten, zinc), lithium, rare earth elements, uranium, vanadium, and other metals and mineral materials which are on, in or under the Property.

**1.11** “Net Smelter Returns” means the net smelter returns from the production or sale of Minerals from the Property, including any additions to the Property resulting from the parties’ location of unpatented mining claims in the Area of Interest. Net Smelter Returns shall be calculated in accordance with the provisions of Exhibit B attached to and by this reference incorporated in this Agreement.

**1.12** “Operating Agreement” means the operating agreement for the Joint Venture to be executed and delivered by the parties in accordance with Section 8.

**1.13** “Pre-Feasibility Study” or “PFS” means a comprehensive study of a range of options for the technical and economic viability of a mineral project that has advanced to a stage where a preferred mining method, in the case of underground mining, or the pit configuration, in the case of an open pit, is established and an effective method of mineral processing is determined. It includes a financial

analysis based on reasonable assumptions on the Modifying Factors and the evaluation of any other relevant factors which are sufficient for a Qualified Person, acting reasonably, to determine if all or part of the Mineral Resource may be converted to a Mineral Reserve at the time of reporting. A Pre-Feasibility Study is at a lower confidence level than a Feasibility Study. Defined terms in this definition have the meanings stated the CIM Definition Standards on Mineral Resources and Mineral Reserves adopted by CIM Council.

**1.14** "Claims" means the unpatented mining claims listed in Exhibit A pursuant to which LVH has the right to conduct mineral exploration on the Property.

**1.15** "Property" means collectively the unpatented mining claims described in Exhibit A or any exhibit or schedule which is part of Exhibit A. If LVH or USEM locates any unpatented mining claims, it shall promptly notify the other party. If LVH is the locator or acquiring party, USEM shall have thirty (30) days during which to notify LVH that USEM elects to include such unpatented mining claims in this Agreement. If LVH is the locator, USEM shall reimburse LVH the costs incurred by it to locate such unpatented mining claims. If USEM is the locator, the unpatented mining claims shall be acquired for the benefit of the parties and shall be held and owned subject to the terms of this Agreement. The parties shall execute an amendment of this Agreement and the memorandum of this Agreement to include any newly located unpatented mining claims.

**1.16** "Shares" means the common shares in the authorized structure of USCM to be delivered by USEM to LVH in accordance with and on the terms and conditions in Section 6.3.

**1.17** "USCM" means US Critical Metals Corp., a British Columbia company, and its successors and assigns.

**1.18** "USEM" means US Energy Metals Inc., a Nevada corporation, and its successors and assigns.

**2. LVH's Representations and Warranties.** LVH makes the following covenants, representations, and warranties all of which shall survive termination of this Agreement and USEM's exercise of its option to enter the Operating Agreement in accordance with Section 8:

**2.1** LVH has made and will make available to USEM the information concerning title to the Property in LVH's possession or control.

**2.2** Regarding the unpatented mining claims included in the Property, except as provided in Exhibit A and subject to the paramount title of the United States, LVH represents as and warrants as follows: (a) the unpatented mining claims were properly laid out and monumented; (b) the notices of location were properly posted in the unpatented mining claims and the certificates of locations were properly recorded in the Office of the Recorder of Humboldt County, Nevada and filed in the Nevada State Office of the United States Bureau of Land Management; (c) all required fees have been paid and all filings required to maintain the unpatented mining claims in good standing have been properly and timely recorded or filed with appropriate governmental agencies; (d) the claims are free and clear of defects, all liens, charges and encumbrances whatsoever; (e) the federal annual mining claim maintenance fees necessary to maintain the unpatented mining claims until September 1, 2024, have been paid timely to the Bureau of Land Management; and (f) all notices of intent, fees and filings required

by the laws of the State of Nevada have been timely and properly paid or made to hold the unpatented mining claims through September 1, 2024.

**2.3** LVH represents that with respect to the Property there are no pending or, to its knowledge, threatened actions, administrative investigations, suits, claims or proceedings, and that there are no conditions on the Property which are or could be the grounds for assertion by a regulatory agency of noncompliance under applicable federal, state and local laws, regulations and ordinances.

**2.4** LVH has made available for inspection by USEM all geologic, engineering and other data in its possession pertaining to the Property. LVH makes no representation concerning such information or with respect to the nature, quality, extent or any other characteristic of the mineral resources, if any, located on the Property.

**2.5** LEM represents and warrants that it is a British Columbia company, and LVH represents and warrants that it is a Nevada corporation, and each of LEM and LVH represents and warrants that is in good standing in the jurisdiction of its incorporation and that it is qualified to do business and is in good standing in the jurisdictions where necessary in order to carry out the purposes of this Agreement.

**2.6** Each of LEM and LVH represents and warrants: (a) it has the capacity to enter into and to perform this Agreement and all corporate and other actions required to authorize it to enter into and perform this Agreement have been properly taken; (b) that it will not breach any other agreement or arrangement by entering into or performing this Agreement; and (c) that it has properly executed this Agreement and that this Agreement is its valid and binding legal obligation enforceable in accordance with its terms.

**2.7** no person has any right, agreement, option, understanding, commitment or privilege capable of becoming an agreement to acquire or purchase the Property or any interest in or portion thereof and as of the date hereof each of LEM and LVH has the exclusive right to receive one hundred percent (100%) of the proceeds from the sale of Minerals removed from the Property and no person is entitled to any royalty or other payment in the nature of rent or royalty on such Minerals removed from the Property or is entitled to take such Minerals;

### **3. USEM's Representations and Warranties.**

**3.1** USCM represents and warrants that it is a British Columbia company, and USEM represents and warrants that it is a Nevada corporation, and each of USCM and USEM represents and warrants that is in good standing in the jurisdiction of its incorporation and that it is qualified to do business and is in good standing in the jurisdictions where necessary in order to carry out the purposes of this Agreement.

**3.2** Each of USCM and USEM represents and warrants: (a) it has the capacity to enter into and to perform this Agreement and all actions required to authorize it to enter into and perform this Agreement have been properly taken; (b) that it will not breach any other agreement or arrangement by entering into or performing this Agreement; and (c) that it has properly executed this Agreement and that this Agreement is its valid and binding legal obligation enforceable in accordance with its terms.

**4. Grant of Exploration Right and Possession.** LVH gives and grants to USEM during the term of this Agreement the exclusive and irrevocable right to prospect and explore for and develop Minerals on the Property, subject to the terms of this Agreement, to the extent LVH has the authority to grant such right under applicable federal and state laws and regulations. To the extent that LVH has surface, access and water rights relating to the Property and to the extent permitted by law, LVH grants to USEM the right to exercise such rights. Subject to the terms of this Agreement and during the term of this Agreement USEM shall have the exclusive right to enter at any and all times upon the Property to undertake any and all types of mineral exploration and development work. USEM shall, at USEM's sole cost, comply with all governmental laws and regulations relating to the condition, use or occupancy of the Property by USEM, including but not limited to all exploration and development work performed by USEM during the term of this Agreement. USEM shall, at its sole cost, promptly comply with all applicable governmental laws and regulations regarding reclamation of the Property. LVH agrees to cooperate with USEM in USEM's application for governmental licenses, permits and approvals, the costs of which shall be borne by USEM. Subject to LVH's right to advise USEM and to comment on USEM's plans for operations on the Property, USEM shall have sole discretion to determine the location, conduct, direction and other aspects of performance of USEM's Earn-In Obligation.

**5. Term.** The term of this Agreement shall begin on the Effective Date and shall continue to and including September 15, 2029, and, if USEM completes its initial Earn-In Obligation, thereafter until the parties execute and deliver the Operating Agreement described in Section 8, unless this Agreement is otherwise terminated or extended as provided in this Agreement.

**6. USEM's Earn-In Obligation.**

Subject to USEM's right (a) to accelerate performance of its Earn-In Obligation under this Agreement; (b) to terminate this Agreement as provided in Section 14; and (c) to extend the time for performance of its obligations as provided in Section 16, USEM agrees to incur Expenditures for Exploration and Development Work prescribed in this Section and to deliver the cash and Share consideration prescribed in Section 7 (collectively the "Earn-In Obligation").

**6.1 Exploration and Development Work Expenditures Obligations**

6.1.1 Initial \$1,500,000 Expenditures on or before the second anniversary of the Effective Date (the "Second Year Deadline").

6.1.2 Additional \$3,000,000 Expenditures on or before the sixth anniversary of the Effective Date (the "Phase 1 Deadline"),

(Total Earn-in Obligation \$4,500,000).

6.1.3 Until USEM completes the Earn-In Obligation, USEM will fund and pay all costs and expenses incurred for Exploration and Development Work and all other costs and expenses incurred by USEM under this Agreement.

6.1.4 If USEM terminates this Agreement before completing its Earn-In Obligation or, subject to the provisions of the following paragraph and Section 16, if USEM does not complete its Earn-In Obligation on or before the Phase 1 Deadline, USEM shall have no right, title or interest in the Property.

6.1.5 Expenditures for Exploration and Development Work incurred by USEM before the Second Year Deadline in excess of those prescribed for such period shall be credited in USEM's favor against subsequent Earn-in Obligations. If USEM does not incur the required Exploration and Development Work Expenditures on or before the Second Year Deadline or on or before the Phase 1 Deadline, as applicable, USEM shall have the option and right, exercisable in USEM's sole and exclusive discretion within thirty (30) days after the applicable date, to elect to pay to LVH in cash the amount equal to the difference between the Exploration and Development Work Expenditures actually incurred and the amount described above for the period (the "Differential Payment"). In such case, USEM shall be deemed to have incurred the Exploration and Development Work Expenditures for the period for which USEM timely pays the Differential Payment.

6.1.6 USEM quarterly shall provide to LVH a description of the Expenditures made by USEM, and LVH shall have the right to audit and inspect USEM's records relating to such Expenditures.

## **7. Payments.**

**7.1 Cash Payments.** USEM shall pay to LVH the following cash payments:

7.1.1 Claim Fee Reimbursement: Within ten (10) business days of later of both: (A) execution of this Agreement by all Parties; and (B) receipt by USCM, from LVH, of proof of payment to the BLM of the claim maintenance fees for the Claims for the period September 1, 2023 to August 30, 2024 (the "Fees"), pay to LVH the amount of Fees that they incurred (the "Claim Fee Reimbursement").

7.1.2 \$50,000 within five (5) business days after the Exchange's approval of USCM's execution of this Agreement.

7.1.3 \$100,000 within ten (10) business days after the Second Year Deadline if USEM elects to continue this Agreement in effect after the Second Year Deadline.

**7.2 Share Payments.** USEM shall cause its parent company, USCM, to issue and deliver Shares to LVH in the following values:

7.2.1 Shares having a value of \$100,000 on the Exchange's approval of USCM's execution of this Agreement.

7.2.2 Shares having a value of \$200,000 within ten (10) business days after the Second Year Deadline if USEM elects to continue this Agreement in effect after the Second Year Deadline.

7.2.3 Shares having a value of \$1,000,000 within ten (10) business days after USEM elects to exercise its option and right to increase its participating interest in the Joint Venture to 75% as provided in Section 8.4.

## **7.3 Share Terms and Valuation.**

7.3.1 Payments of Shares shall be issued in the name of and delivered to LVH. Notwithstanding any other provision of this Agreement, if any payment in the form of Shares would result in LVH or its

affiliates or joint actors holding greater than 19.99% of the beneficial interest in the common shares of USCM, such payment must be made in cash rather than Shares to the extent necessary to avoid LVH or its affiliates and joint actors holding greater than 19.99% of the Shares. Each payment of Shares delivered to LVH under this Agreement or the Operating Agreement shall be calculated as follows: (1) the payment amount will be divided by the greater of: (i) the price equal to the volume weighted average closing price of the Shares on the Exchange for the ten (10) trading days immediately preceding the date of issue (the “10-Day VWAP”); and (ii) the lowest price per Share allowed in accordance with Exchange policies. Notwithstanding any of the foregoing, any designee or transferee of LVH must be legally qualified, as determined by USEM in its discretion, acting reasonably, to accept and own the Shares under applicable securities laws and regulations and the Exchange rules.

7.3.2 Each installment of Shares delivered to LVH by USEM under this Agreement will be issued by USCM pursuant to an exemption from the prospectus and registration requirements of applicable securities legislation and applicable Exchange policies and may be subject to restrictions on resale. The Shares have not been registered under the United States Securities Act of 1933, as amended (the “1933 Act”) or the securities or “blue sky” laws of any state in the United States and may not be offered or sold in the United States or to a U.S. Person (as such term is defined in Rule 902(k) of Regulation S promulgated under the 1933 Act, and includes (i) any natural person resident in the United States and (ii) any partnership or corporation organized or incorporated under the laws of the United States, among other persons specified in such Rule) unless registered under the 1933 Act and the securities laws of all applicable states of the United States or an exemption from such registration requirements is available. Neither USEM nor USCM has any obligation for or present intention of filing a registration statement under the 1933 Act in respect of the Shares. The certificates representing the Shares originally issued to LVH or its designee, as well as all certificates issued in exchange for or in substitution of the foregoing Shares, until such time as the same is no longer required under applicable Canadian, federal, state or provincial securities laws or Exchange rules, shall bear such legends which USCM reasonably determines are required.

**8. USEM’s Option to Enter Mining Joint Venture.** In consideration of USEM’s performance of its Earn-In Obligation, LVH grants to USEM, and USEM shall have, the exclusive and irrevocable option and right, exercisable in USEM’s sole and exclusive discretion, to earn and vest an undivided fifty percent (50%) interest in the Property and to form the Joint Venture for the management, operation and ownership of the Property. Immediately upon USEM having completed its initial Earn-In Obligation by completion of the Expenditures for Exploration and Development Work in the amount of Four Million Five Hundred Thousand Dollars (\$4,500,000.00) and having delivered the cash and Share consideration prescribed in Section 7, USEM shall be deemed to have exercised its option and right to earn and vest an undivided fifty percent (50%) interest in the Property and to form the Joint Venture for the management, operation and ownership of the Property. USEM shall deliver notice to LVH of USEM’s completion of its Earn-In Obligation within thirty (30) days after such completion. At any time during the term of this Agreement, USEM shall have the right to accelerate performance of its Earn-In Obligation.

On USEM’s completion of performance of its Earn-In Obligation, LVH and USEM will negotiate in good faith and execute and deliver to each other a definitive Operating Agreement based on the Rocky Mountain Mineral Law Foundation Exploration, Development and Mining LLC Model Form 5A LLC Operating Agreement (“Operating Agreement”), which shall incorporate the following terms

and conditions:

**8.1** LVH's initial participating interest shall be fifty percent (50%) and USEM's initial participating interest shall be fifty percent (50%).

**8.2** USEM's initial contribution shall be Four Million Five Hundred Thousand Dollars (\$4,500,000.00). LVH's initial contribution shall be Four Million Five Hundred Thousand Dollars (\$4,500,000.00).

**8.3** Subject to Sections 8.4 and 8.5, after USEM has completed its Earn-In Obligation, the parties shall contribute to future Exploration and Development Work Expenditures in accordance with their respective participating interests as prescribed in the Operating Agreement. If a party does not contribute to future Exploration and Development Work Expenditures in accordance with its respective participating interest, such party's interest shall be adjusted not less than once annually such that its participating interest shall be in the proportion that the sum of its initial contribution (as determined in accordance with Sections 8.2, 8.4, and 8.5) and its additional contributions bears to the sum of both parties' initial contributions and additional contributions.

**8.4** USEM shall have the option and right to elect to increase its participating interest by an additional twenty-five percent (25%) to a total of seventy-five percent (75%) by incurring and paying additional Exploration and Development Work Expenditures in the amount of Five Million Dollars (\$5,000,000.00) (the "Additional Earn-In Option") on or before the sixth anniversary of the effective date of the Operating Agreement (the "Additional Earn-in Deadline"), subject to the approval of LVM board of directors and shareholders (if required). USEM must deliver written notice of its exercise of the option to LVH within one hundred twenty (120) days after the date USEM completes its initial Earn-In Obligation. If USEM does not timely deliver notice of its exercise of the Additional Earn-in Option, USEM shall be deemed to have irrevocably waived the Additional Earn-in Option. If USEM timely exercises the Additional Earn-in Option the following provisions shall apply:

8.4.1 USEM must complete the Additional Earn-In on or before the Additional Earn-in Deadline. If USEM completes its Additional Earn-In Option obligations, USEM shall earn and LVH shall grant to USEM an additional twenty-five percent (25%) participating interest in the Joint Venture to increase USEM's total participating interest to seventy-five percent (75%). In such case, for purposes of calculating dilution, USEM's contribution to the Joint Venture shall be the sum of Nine Million Five Hundred Thousand Dollars (\$9,500,000.00). In such case, LVH's initial contribution shall be deemed to be the amount of USEM's initial contribution multiplied by 25/75.

8.4.2 If USEM does not complete the Additional Earn-In Option on or before the Additional Earn-in Deadline, USEM's right to increase its participating interest shall terminate and its participating interest shall remain fifty percent (50%) and LVH's participating interest shall remain fifty percent (50%). In such case, for purposes of calculating dilution, USEM's initial contribution shall be the sum of Four Million Five Hundred Thousand Dollars (\$4,500,000.00) plus the cost incurred by USEM in its attempt to perform its Additional Earn-In Option obligations and LVH's initial contribution shall be deemed to be the amount of USEM's initial contribution multiplied by 50/50.

**8.5** When USEM has earned a 50% interest, the Joint Venture shall be deemed to be effective. Except as provided in this Section, after such date each party will be responsible for its proportionate



share of Joint Venture expenditures, except that if USEM elects to increase its participating interest to 75%, USEM shall fund and pay all Joint Venture expenditures (a) until USEM completes the Additional Earn-In Obligation or (b) USEM does not complete the Additional Earn-In Obligation or pay the Expenditure shortfall to LVH in cash in lieu of Expenditures by the Additional Earn-In Deadline, in which case USEM's its participating interest shall be fixed at 50%. If either party chooses not to participate at the level of its interest in the joint venture (50%-50% or 75%-25%, as applicable), its participating interest will be diluted through the standard dilution formula found in Form 5A LLC.

If USEM elects to complete the Additional Earn-In Obligation, completes the Additional Earn-In Obligation, and LVM's board and shareholders approve (if required), USEM shall bear the Joint Venture's expenditures until the date a pre-feasibility study (the "PFS") is delivered by USEM.

The PFS must be done to at least that of the feasibility study as defined in CIM definition standards.

If USEM does not elect to increase its participating interest by an additional twenty-five percent (25%) to a total of seventy-five percent (75%) within one hundred twenty (120) days after the date it completes its initial Earn-In Obligation, USEM shall present a program and budget for Exploration and Development Work for the first twelve (12) months following the effective date of formation of the Joint Venture in an amount not less than the amount necessary to maintain the status and title of the Property, unless the parties otherwise agree to a budget in an lesser amount. At least two (2) months before the end of the initial twelve-month period and each subsequent twelve-month period, USEM shall present an equivalent program and budget, unless the parties otherwise agree to a budget in a lesser amount. If for any period the parties agree to a program and budget in a lesser amount, such program and budget must be in an amount not less than is necessary to pay all costs to maintain the status and title of the Property. USEM shall bear the Joint Venture's expenditures until the date a pre-feasibility study (the "PFS") is delivered by USEM.

If at any time LVH's participating interest in the Joint Venture is diluted to below ten percent (10%), LVH's inters shall be deemed to have been withdrawn and been converted to a non-administrative, non-executive and non-working three percent (3.0%) Net Smelter Returns mineral production royalty (the "Royalty") to be calculated and paid in accordance with Exhibit B. LVH's rights under the Operating Agreement shall terminate and LVH shall have no right, title or interest in the Property, except for the reserved Royalty. USEM shall have the option and right (the "Royalty Option"), exercisable at any time in USEM's sole and exclusive discretion, to purchase one-third (1/3) of the Royalty for the purchase price of Five Million Dollars (\$5,000,000.00). On USEM's exercise of the Royalty Option, the parties shall close the purchase within thirty (30) days, and on closing of the Royalty purchase, the Royalty rate shall be reduced from three percent (3.0%) to two percent (2.0%) effective as of the first day of the month during which the Royalty purchase is closed.

**8.6** USEM shall be the initial manager of the Joint Venture and shall have control of the activities and operations of the Joint Venture. USEM shall have the right to act as manager until such time as its participating interest in the Joint Venture is less than the participating interest of any other party to the Joint Venture.

**8.7** A Management Committee shall be established and each party shall have one (1) representative on the Management Committee. The Management Committee shall meet periodically and

not less than one (1) time annually. Each party shall be entitled to vote on matters before the Management Committee in the proportion of its participating interest. Matters submitted to the Management Committee shall be determined by a vote of the majority of the participating interests, provided, however, that if the parties' participating interests remain fifty percent (50%) each and the parties do not vote as a majority to approve a matter before the Management Committee, USEM shall have the authority and right to decide such matter. Once annually, the Management Committee shall establish the Plan of Work for the following year that specifically outlines a plan of Expenditures.

**8.8** Each party to the Operating Agreement shall have the right to assign its interest in the Joint Venture to any parent or subsidiary corporation or limited liability company, provided, however, that if a party transfers control of the assignee entity, such transfer of control of the entity shall be deemed to be an assignment of the party's interest in this Agreement and shall be subject to the right of first refusal described in this Section. If a party intends to assign all or any part of its participating interest in the Joint Venture to an unaffiliated third party, such party's right to assign all or any portion of its participating interest to the third party shall be subject to preferential rights in favor of the other parties to the Operating Agreement, which shall be exercised, if at all, within thirty (30) days following the non-transferring parties' receipt of the transferring party's notice of its intent to assign all or any portion of its participating interest in the Joint Venture. Any assignment to a third party shall be conditioned upon the third party's assumption of the obligations of the assigning party under the Operating Agreement.

**8.9** Title to the Property shall be transferred to the Joint Venture which shall hold title subject to the Operating Agreement.

**9. Title.** On USEM's request, LVH will make available to USEM such abstracts of title and other title records pertaining to the Property which LVH may have. On USEM's request, LVH shall prepare and deliver to USEM a report of ownership of the Property. USEM may cure as it elects any defects in the title to the patented lands and the unpatented mining claims or the location, recordation or filing of the unpatented mining claims which comprise the Property. LVH agrees to cooperate fully with the curing of the deficiencies at USEM's expense. USEM's title curative expenses shall be qualified Exploration and Development Work Expenditures.

**9.1** LVH additionally agrees that USEM, on reasonable notice to and consultation with LVH, may relocate or amend mining claims part of the Property and refile or re-record any documents or instruments for any mining claim part of the Property. If required for the relocation of any mining claim part of the Property, LVH agrees to execute notices of abandonment of such mining claims as USEM reasonably requests. This Agreement and the Operating Agreement shall apply to and include any and all amendments or relocations of the unpatented mining claims part of the Property.

**9.2** The parties desire to insure that any and all interests of the parties in the lands subject to the unpatented mining claims which comprise all or part of the Property, including any rights or interests acquired in such lands under the mining laws, as amended, repealed or superseded, shall be part of the Property and shall be subject to this Agreement. If pursuant to any amendment of the mining laws, LVH is granted the right to convert its interest in the unpatented mining claims which comprise the Property to a lease, license, permit or other right or interest, all such rights or interests shall be deemed to be part of the Property subject to this Agreement. In such case, the parties shall execute and deliver an addendum to this Agreement, in recordable form, which provides that all such converted rights or interests are part of the Property and are subject to this Agreement.

**9.3** If the United States or any third party attacks the validity of the mining claims which are part of the Property, USEM shall have no obligation to defend their validity unless the attack is based on USEM's failure to maintain the validity of such mining claims. If USEM elects not to defend the validity of any of the unpatented mining claims which are part of the Property, it shall notify LVH and LVH, at its election, may defend any such attack on the mining claims. If LVH successfully defends against such an attack on the validity of the mining claims, LVH's expenditures shall be considered Exploration and Development Work Expenditures and USEM shall be obligated to reimburse LVH for the amount of the same. USEM shall not be required to defend any attack based upon any change in applicable laws effective after the Effective Date of this Agreement.

**10. Maintenance of Property.** USEM will provide LVH evidence of: (a) USEM's payments of taxes and federal annual mining claim maintenance fees as required by this Section not less than thirty (30) days before the applicable deadlines for such payments; and (b) its payments of taxes as required by Section 12 not less than thirty (30) days before the applicable deadlines for such payments. USEM shall perform the assessment work and pay the Federal annual mining claim maintenance fees required to be paid for the unpatented mining claims part of the Property for the assessment year ending September 1, 2024, and for every succeeding assessment year during which USEM continues this Agreement to a date which is within sixty (60) days before the applicable statutory or regulatory deadline for maintenance of the unpatented mining claims for the succeeding assessment year.

**10.1** USEM shall be relieved from performance of annual assessment work or other work or payment obligations under this Section for any period in which the assessment or other work or payment requirement is suspended, and USEM shall have the benefit of laws enacted which relate to assessment work, including any laws which extend the time within which to perform assessment or other work to make payments. For each year in which USEM is obligated to perform assessment or other work or federal annual mining claim fees, it shall record and file, as required by law, an affidavit of such assessment work and payment, a notice of intent to hold or other required recordings or filings.

**10.2** Upon USEM's failure to provide timely proof of performance of its obligations under this Section, LVH may make any such payment on behalf of USEM and for the account of USEM, although LVH shall be under no obligation to do so. USEM will reimburse LVH for the cost of any such payment within ten (10) days after USEM's receipt of notice from LVH that LVH has made such payment.

**11. Communications with LVH and Inspection.** LVH and its agents, employees and representatives at any reasonable time and on reasonable advance notice to USEM may enter the Property for inspection, but any such entry shall be at LVH's own risk and LVH shall defend, indemnify and hold USEM harmless against and from any damage, loss or liability by reason of injury to LVH or its agents, representatives or employees while on the Property, except damage, loss or injury arising from the negligence or misconduct of USEM or its employees or agents. USEM and LVH shall meet at regular intervals as requested by LVH (not more frequently than quarterly) in order for USEM to report to LVH on the status and progress of the Exploration and Development Work and USEM's plans for future operations on the Property. USEM quarterly shall deliver to LVH copies of all exploration and other data, including drill hole maps, drill logs, sample maps, sample assay reports (drill hole and all other samples) and other data acquired or developed by USEM during the quarter. USEM shall semi-annually deliver to LVH copies of all exploration plans and progress reports concerning Exploration and Development Work and engineering or other studies and reports developed by USEM or its agents and

consultants concerning the Property, provided, however, that USEM shall have no obligation to deliver to LVH USEM's confidential or proprietary business, financial or investment plans or reports not directly relating to the Exploration and Development Work. USEM shall promptly communicate to LVH any extraordinary results obtained from operations upon receipt of the results and shall prepare and deliver to LVH reports on operations that have been conducted, but that have not previously been reported upon promptly after being requested to do so by LVH.

**12. Payment of Taxes.** USEM shall pay all taxes assessed against any personal property which it places on the Property. USEM may take such action as it deems proper to obtain a reduction or refund of taxes paid or payable by it. Except as otherwise provided in this Agreement, LVH shall pay all other taxes assessed against the Property, including all taxes assessed or payable at the time of the execution of this Agreement.

**13. Indemnification and Insurance.**

**13.1** USEM shall defend, indemnify and save harmless LVH against and from any damage, loss or liability by reason of injury to person or damage to property as the result of its operations during the term of this Agreement. USEM's accrued obligations under this Section shall survive termination of this Agreement and exercise of its option to enter the Operating Agreement. USEM shall keep the Property free of all liens and encumbrances arising from its obligations provided, however, that USEM may contest the validity of any lien on the Property, and the existence of any such lien shall not be deemed a default under this Agreement if contested by USEM, unless the lien is finally adjudicated to be valid and is not discharged by USEM.

**13.2** USEM shall provide, maintain and keep in force comprehensive all risk, public liability insurance against claims for personal injury, including, without limitation, bodily injury, death or property damage occurring on, in or about the Property, such insurance to afford immediate minimum protection to a limit of not less than Two Million Dollars U.S. currency (\$2,000,000.00US) with respect to personal injury or death to any one or more persons or damage to property. USEM shall on LVH's request furnish to LVH a certificate of all policies of required insurance which shall identify LVH as a named or additional insured. Each policy shall contain a provision that the policy will not be cancelled or materially amended, which terms shall include any reduction in the scope or limits of coverage, without at least fifteen (15) days' prior written notice to LVH. If USEM fails to provide, maintain, keep in force or deliver and furnish to LVH the policies of insurance required under this Section, LVH may, but is not obligated to, procure such insurance or single-interest insurance for such risks covering LVH's interest and USEM shall promptly reimburse LVH for all costs incurred by LVH to obtain the insurance.

**14. Termination by USEM.** USEM may terminate this Agreement at any time. If USEM terminates this Agreement, except by its election to form the Joint Venture as provided in Section 8, USEM shall perform the following obligations:

**14.1** USEM shall perform all accrued obligations and shall make all payments and take all other actions necessary, including payment of the federal annual mining claim maintenance fees which accrue or are become due within sixty (60) days after USEM's delivery of notice of termination to LVH, necessary to ensure that without any action by LVH the Property shall be in good standing on the date of termination.

**14.2** USEM shall deliver to LVH copies of any and all title, geological, metallurgical, exploration, assay and engineering reports and data pertaining to the Property or related to operations (in paper or digital form), and splits of mineral samples, drill cuttings, and drill cores, which have not been previously delivered to LVH.

**14.3** USEM shall, at USEM's sole expense, perform and secure the performance of all reclamation and remediation relating to USEM's operations on the Property during the term of this Agreement as required by all applicable laws and regulations.

**14.4** USEM shall remove all of its materials, supplies and equipment from the Property.

**14.5** USEM shall perform all obligations of USEM which expressly survive the termination of this Agreement.

**15. Termination by LVH.** If USEM defaults in any of its obligations, LVH may give USEM written notice and specify the default or defaults. If within thirty (30) days, or fifteen (15) days in the event of a payment default, USEM has not cured such default or, with respect to defaults not capable of being cured in thirty (30) days, and in the case of a payment default within fifteen (15) days, begun and diligently pursued efforts to cure such default, LVH may terminate this Agreement by written notice to USEM. If USEM disputes that any default has occurred, the matter shall be determined by litigation in a court of competent jurisdiction, and if the court finds USEM is in default, USEM shall have a reasonable time (which in any case shall not be less than thirty (30) days, and in the case of a payment default, fifteen (15) days, from receipt of notice of the judgment or order) to cure such default, and if so cured, LVH shall have no right to terminate this Agreement by reason of such default.

**16. Force Majeure.** Notwithstanding any other provision of this Agreement, the term of this Agreement shall be extended by the duration of any event of force majeure, and the obligations of USEM under this Agreement, except USEM's obligation to maintain insurance and to maintain the condition of and title to the Property, shall be suspended and USEM shall not be deemed in default or liable for damages or other remedies while USEM is prevented from compliance with its obligations by force majeure. If a force majeure event prevents USEM's performance of its Earn-In Obligations, the times for USEM's performance of such Earn-In Obligations shall be extended until the force majeure event ceases. The time for performance of USEM's performance of its Earn-In Obligations shall be extended for the period equal to the duration of each force majeure event. For purposes of this Agreement, force majeure shall include, but not be limited to, acts of God, the elements, riots, acts or failure to act on the part of federal or state agencies or courts, inability to secure materials or to obtain access to the Property, strikes, lockouts, damage to, destruction or unavoidable shutdown of necessary facilities, pandemic or any other matters (whether or not similar to those above mentioned) beyond USEM's reasonable control; provided, however, that force majeure shall not include financial inability to perform, and provided further that settlement of strikes or lockouts shall be entirely within the discretion of USEM. USEM shall promptly notify LVH of the occurrence of any force majeure event and of the cessation of the force majeure event.

**17. Effect of Termination.** Except as otherwise provided in this Agreement, in case of termination of this Agreement under its terms or for any cause other than as a consequence of USEM and LVH's execution of the Operating Agreement, USEM shall have no further liability or obligation, except for those which have accrued at the date of termination, the obligations specified in Section 13 concerning

indemnification, and the obligations described in Section 14.

**18. Change in Ownership of Property.** Changes in the ownership of the Property occurring after execution of this Agreement shall not be binding upon USEM until it receives written notice of such change, together with a copy of the recorded document which reflects such change. No change or division in the ownership of the Property shall operate to enlarge the obligations of or diminish the rights of USEM under this Agreement.

**19. Notice.** Any notices required or authorized to be given by this Agreement shall be in written form. Any notices required or authorized to be given by this Agreement by mail may be sent by registered or certified delivery, postage prepaid and return receipt requested, addressed to the proper party at the following address or such address as the party shall have designated to the other parties in accordance with this Section. Any notice required or authorized to be delivered by this Agreement shall be deemed to have been sufficiently delivered or served in written form if: (a) mailed in accordance with this Section; (b) personally delivered to the proper party; or (c) delivered by email, facsimile or other electronic transmission and actually received by such party. Delivery of notice shall be effective on the first business day after the party deposits the notice for mailing or delivers the notice by the other means authorized in this Section, as applicable.

If to LVH:                   Lithium Valley Holdings Corp.  
711 S. Carson St. Suite 4  
Carson City, NV  
Attn: Kosta Tsoutsis

If to LEM:                   Live Energy Minerals Corp.  
810-789 West Pender Street,  
Vancouver, BC, V6C 1H2  
Attn: Kosta Tsoutsis

If to USCM:                US Critical Metals Corp.  
550 Burrard St. #2300  
Vancouver BC V6C 2B5  
Attn: Darren Collins

If to USEM:                US Energy Metals Inc.  
321 W. Winnie Lane #104  
Carson City, NV 89703  
Darren Collins

**20. Memorandum of Agreement.** Concurrently on execution of this Agreement, LVH and USEM will execute a memorandum of this Agreement in form acceptable for recording in the Office of the Recorder of Humboldt County, Nevada.

**21. Assignment.** If a party intends to transfer to a third party all or any part of its interest in the

Property or this Agreement, it may do so only in accordance with this Section.

Subject to the provisions of this Section, either LVH or USEM may assign its rights under this Agreement to an affiliate or subsidiary controlled or owned by LVH or USEM, as applicable, or the parent corporation of LVH or USEM, as applicable, in whole or in part.

No assignment or transfer of a party's interest in this Agreement or in the Property shall be effective unless and until the assignee or transferee executes and delivers to each party a written acceptance and assumption of the assignor or transferor party's obligations under this Agreement in form acceptable for recording in the Office of the Recorder of Humboldt County, Nevada.

**22. USCM as a Party.** USCM is a party to this agreement only to deliver the Share consideration prescribed in Section 7.

**23. Currency.** Except as otherwise provided in this Agreement, dollar amounts are expressed in lawful currency of Canada.

**24. Relationship of the Parties.** Nothing contained in this Agreement shall be deemed to constitute either party the partner of the other, nor, except as otherwise expressly provided, to constitute either party the agent or legal representative of the other, nor to create any fiduciary relationship between them. It is not the intention of the parties to create, nor shall this Agreement be construed to create, any mining, commercial or other partnership. Neither party shall have any authority to act for or to assume any obligation or responsibility on behalf of the other party, except as otherwise expressly provided. It is the express purpose and intention of the parties that their ownership of the Property and the rights acquired shall be as tenants in common.

**25. Confidentiality.** The data and information, including the terms of this Agreement, coming into the Parties' possession by virtue of this Agreement shall be deemed confidential and shall not be disclosed to outside third parties except as may be required to publicly record or protect title to the Property or to publicly announce and disclose information under applicable laws and regulations or under the rules and regulations of any stock exchange on which the stock of a Party, or the parent or affiliates of a Party, is listed. If a Party negotiates for a transfer of all or any portion of such Party's interest in the Property or under this Agreement or negotiates to procure financing or loans for exploration or development of the Property, in order to facilitate any such negotiations such Party shall have the right to furnish information to third parties, provided that each third Party to whom the information is disclosed agrees in writing to maintain its confidentiality in the manner provided in this Section.

**26. Governing Law and Dispute Resolution.** The construction and enforcement of this Agreement shall be governed by the laws of the State of Nevada. The conditions and terms of this Agreement relating to the issuance of Shares to LVH shall be governed by the laws of Canada and the Province of British Columbia. The parties agree and submit to jurisdiction and venue of any action concerning construction of this Agreement or enforcement of any of the rights and obligations of the parties under this Agreement in the Second Judicial District Court, Washoe County, Reno, Nevada.

**27. Binding Effect of Obligations.** The Earn-In Obligations of USEM and the Share issuance obligations of USCM are conditional on the Exchange's approval of this Agreement and the transactions contemplated under this Agreement. This Agreement shall be binding upon and inure to the benefit of

the respective parties and their successors or assigns.

**28. Entire Agreement.** The parties agree that the entire agreement between them is written in this Agreement and in a memorandum of agreement of even date. There are no terms or conditions, express or implied, other than expressly stated in this Agreement. This Agreement supersedes the Term Sheet. This Agreement may be amended or modified only by a written instrument signed by the parties with the same formality as this Agreement.

**29. Multiple Counterparts.** This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original, but all of which shall constitute the same Agreement. A facsimile, photocopy or scanned copy of this Agreement as executed by one or all parties shall be duly executed and binding upon the signing parties, and shall be deemed to be delivered upon delivery by facsimile, e-mail, courier, mail or personal delivery.

**30. Severability.** If any part, term or provision of this Agreement is held by a court of competent jurisdiction to be illegal or in conflict with any governmental regulations, the validity of the remaining portions or provisions shall not be affected, and the rights and obligations of the parties shall be construed and enforced as if the Agreement did not contain the particular part, term or provision held to be invalid.

Executed effective on the Effective Date.

**Live Energy Minerals Corp.**

By “Kosta Tsoutsis”  
Name Kosta Tsoutsis  
Title Director

**Lithium Valley Holdings Corp.**

By “Kosta Tsoutsis”  
Name Kosta Tsoutsis  
Title Director

**US Energy Metals Inc.**

By “Darren Collins”  
Name Darren Collins  
Title Director

**US Critical Metals Corp.**

By “Darren Collins”  
Name Darren Collins  
Title Director



**Exploration and Option to Enter Joint Venture Agreement  
McDermitt Lithium Project**

**Exhibit A**

**Description of Property Humboldt County, Nevada**

**A. Unpatented Mining Claims Owned by Lithium Valley Holdings Corp.**

**MINING CLAIM CUSTOMER INFORMATION**

<b>Admin State:</b>		<b>NV</b>						
<b>Claimant:</b>		<b>LITHIUM VALLEY HOLDINGS CORP</b>						
<b>City:</b>		<b>CARSON CITY</b>	<b>State:</b>	<b>NV</b>	<b>Postal Code:</b>	<b>89701</b>	<b>Int Rel:</b>	<b>CLAIMANT</b>
<b>Serial Number</b>	<b>Lead File Number</b>	<b>Claim Name</b>	<b>County</b>	<b>Case Disposition</b>	<b>Claim Type</b>	<b>Date Of Location</b>	<b>Meridian Township Range Section</b>	<b>Quadrant</b>
NV105275756	NV105275756	MCD001		ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 032	NE
								SE
							21 0470N 0370E 033	NW
								SW
NV105275757	NV105275756	MCD002		ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 032	SE
							21 0470N 0370E 033	SW
NV105275758	NV105275756	MCD003		ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 032	NE
								SE
NV105275759	NV105275756	MCD004		ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 032	SE
NV105275760	NV105275756	MCD005		ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 032	NE
NV105275761	NV105275756	MCD006		ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 032	SE
NV105275762	NV105275756	MCD007		ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 032	NE
NV105275763	NV105275756	MCD008		ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 032	SE
NV105275764	NV105275756	MCD009	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 032	NE
NV105275765	NV105275756	MCD010	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 032	SE
NV105275766	NV105275756	MCD011	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 032	NW
				ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 032	NE

								SE
NV105275767	NV105275756	MCD012	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 032	SE
								SW
				ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 032	SE
NV105275768	NV105275756	MCD013	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 032	NW
								SW
NV105275769	NV105275756	MCD014		ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 032	SW
NV105275770	NV105275756	MCD015	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 032	SW
				ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 032	NW
NV105275771	NV105275756	MCD016	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 032	SW
NV105275772	NV105275756	MCD017	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 032	NW
								SW
NV105275773	NV105275756	MCD018	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 032	SW
NV105275774	NV105275756	MCD019	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 031	NE
								SE
							21 0470N 0370E 032	NW
								SW
NV105275775	NV105275756	MCD020	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 031	SE
							21 0470N 0370E 032	SW
NV105275776	NV105275756	MCD021	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 031	SE
				ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 031	NE
NV105275777	NV105275756	MCD022		ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 031	SE
NV105275778	NV105275756	MCD023	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 031	SE
				ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 031	NE
NV105275779	NV105275756	MCD024	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 031	SE
NV105275780	NV105275756	MCD025	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 031	NE
								SE
NV105275781	NV105275756	MCD026	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 031	SE
NV105275782	NV105275756	MCD027	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 031	SE
NV105275783	NV105275756	MCD028		ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 031	SE
								SW
NV105275784	NV105275756	MCD029	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 031	SW

NV105275785	NV105275756	MCD030	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 031	
				ACTIVE	LODE CLAIM	05-09-2021	21 0470N 0370E 031	LOT 3
								LOT 4
								SW
NV105275786	NV105275756	MCD031	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	NE
							21 0470N 0370E 032	SE
								SW
NV105275787	NV105275756	MCD032	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	NE
								SE
NV105275788	NV105275756	MCD033	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
							21 0470N 0370E 032	SE
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	NE
NV105275789	NV105275756	MCD034	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	NE
								SE
NV105275790	NV105275756	MCD035	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	NE
							21 0470N 0370E 032	SE
NV105275791	NV105275756	MCD036	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	NE
								SE
NV105275792	NV105275756	MCD037	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	NE
							21 0470N 0370E 032	SE
NV105275793	NV105275756	MCD038	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	NE
								SE
NV105275794	NV105275756	MCD039	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	NE
								NW
								SE

NV105275795	NV105275756	MCD040	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	NE
								NW
								SE
							SW	
NV105275796	NV105275756	MCD041	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	NW
							21 0470N 0370E 032	SE
								SW
NV105275797	NV105275756	MCD042	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	NW
								SW
NV105275798	NV105275756	MCD043	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	NW
								SW
NV105275799	NV105275756	MCD044	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	NW
								SW
NV105275800	NV105275756	MCD045	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	NW
							21 0470N 0370E 032	SW
NV105275801	NV105275756	MCD046	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	NW
								SW
NV105275802	NV105275756	MCD047	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	NW
							21 0460N 0370E 006	NE
							21 0470N 0370E 032	SW
NV105275803	NV105275756	MCD048	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	NW
								SW
							21 0460N 0370E 006	NE
					SE			
NV105275804	NV105275756	MCD049	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	

				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	NE
							21 0470N 0370E 031	SE
							21 0470N 0370E 032	SW
NV105275805	NV105275756	MCD050	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	NE
								SE
NV105275806	NV105275756	MCD051	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	NE
							21 0470N 0370E 031	SE
NV105275807	NV105275756	MCD052	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	NE
								SE
NV105275808	NV105275756	MCD053	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	NE
							21 0470N 0370E 031	SE
NV105275809	NV105275756	MCD054	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	NE
								SE
NV105275810	NV105275756	MCD055	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	NE
							21 0470N 0370E 031	SE
NV105275811	NV105275756	MCD056	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	NE
								SE
NV105275812	NV105275756	MCD057	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	NE
								NW
							21 0470N 0370E 031	SE
NV105275813	NV105275756	MCD058	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	NE
								NW
								SE
								SW

NV105275814	NV105275756	MCD059	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	NW
							21 0470N 0370E 031	SE SW
NV105275815	NV105275756	MCD060	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	NW SW
NV105275816	NV105275756	MCD061	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	NW
							21 0470N 0370E 031	SW
NV105275817	NV105275756	MCD062	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	NW SW
NV105275818	NV105275756	MCD063	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	NW
							21 0470N 0370E 031	LOT 4 SW
NV105275819	NV105275756	MCD064	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	NW SW
NV105275820	NV105275756	MCD065	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	NW SW
NV105275821	NV105275756	MCD066	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	NE
								SE
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	NE
							21 0460N 0370E 006	NW SW
NV105275822	NV105275756	MCD067	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	NE
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	LOT 1
							21 0470N 0360E 036	SE
NV105275823	NV105275756	MCD068	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	NE
								SE

NV105275824	NV105275756	MCD069	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	NE
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	LOT 1
							21 0470N 0360E 036	SE
NV105275825	NV105275756	MCD070	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	NE
								SE
NV105275826	NV105275756	MCD071	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	NE
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	LOT 2
							21 0470N 0360E 036	SE
NV105275827	NV105275756	MCD072	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	NE
								SE
NV105275828	NV105275756	MCD073	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	NE
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	LOT 2
								LOT 3
								NW
							21 0470N 0360E 036	SE
NV105275829	NV105275756	MCD074	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	NW
								SE
								SW
NV105275830	NV105275756	MCD075	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	NE
								SW
NV105275831	NV105275756	MCD076	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	NW
								SW
NV105275832	NV105275756	MCD077	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	NW
								SW

				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	NW
NV105275833	NV105275756	MCD078	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	NW
								SW
NV105275834	NV105275756	MCD079	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 002	NE
								SE
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	NW
								SW
NV105275835	NV105275756	MCD080	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	SE
								SW
NV105275836	NV105275756	MCD081		ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	SW
NV105275837	NV105275756	MCD082	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	SW
NV105275838	NV105275756	MCD083	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	SW
NV105275839	NV105275756	MCD084	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 005	SW
							21 0460N 0370E 006	SE
NV105275840	NV105275756	MCD085	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	SE
NV105275841	NV105275756	MCD086	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	SE
							21 0460N 0370E 007	NE
NV105275842	NV105275756	MCD087	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	SE
NV105275843	NV105275756	MCD088	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	NE
								SE
NV105275844	NV105275756	MCD089		ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	SE
NV105275845	NV105275756	MCD090	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	



				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	SE
							21 0460N 0370E 007	NE
NV105275846	NV105275756	MCD091	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	SE
NV105275847	NV105275756	MCD092	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	SE
							21 0460N 0370E 007	NE
NV105275848	NV105275756	MCD093	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	SE
								SW
NV105275849	NV105275756	MCD094	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	SE
								SW
							21 0460N 0370E 007	NE
								NW
NV105275850	NV105275756	MCD095	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	SW
NV105275851	NV105275756	MCD096	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	SW
							21 0460N 0370E 007	NW
NV105275852	NV105275756	MCD097	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	SW
NV105275853	NV105275756	MCD098	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	SW
							21 0460N 0370E 007	NW
NV105275854	NV105275756	MCD099		ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	SW
NV105275855	NV105275756	MCD100	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	SW
							21 0460N 0370E 007	NW
NV105275856	NV105275756	MCD101	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	SW

NV105275857	NV105275756	MCD102	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	SW
NV105275858	NV105275756	MCD103	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SE
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	SW
NV105275859	NV105275756	MCD104	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SE
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 012	NE
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 006	SW
NV105275860	NV105275756	MCD105	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SE
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 012	NE
NV105275861	NV105275756	MCD106	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SE
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0370E 012	NE
NV105275862	NV105275756	MCD107		ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SE
NV105275863	NV105275756	MCD108	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SE
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 012	NE
NV105275864	NV105275756	MCD109	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SE
NV105275865	NV105275756	MCD110	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SE
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 012	NE
NV105275866	NV105275756	MCD111		ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SE
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SW
NV105275867	NV105275756	MCD112	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SE
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SW
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 012	NE
NV105275868	NV105275756	MCD113	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SW
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 012	NW
NV105275869	NV105275756	MCD114	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SW
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 012	NW
NV105275870	NV105275756	MCD115	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SW
NV105275871	NV105275756	MCD116	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SW
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 012	NW

				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 012	NW
NV105275872	NV105275756	MCD117	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SW
NV105275873	NV105275756	MCD118	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SW
							21 0460N 0360E 012	NW
NV105275874	NV105275756	MCD119		ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SW
NV105275875	NV105275756	MCD120	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SW
							21 0460N 0360E 012	NW
NV105275876	NV105275756	MCD121	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 002	SE
				ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SW
NV105275877	NV105275756	MCD122	HUMBOLDT	ACTIVE	LODE CLAIM	05-09-2021	21 0460N 0360E 001	SW
							21 0460N 0360E 002	SE
							21 0460N 0360E 011	NE
							21 0460N 0360E 012	NW
NV105275878	NV105275756	MCD123	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 002	SW
							21 0460N 0360E 011	NW
NV105275879	NV105275756	MCD124	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 002	SW
							21 0460N 0360E 011	NW
				ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 002	SW
NV105275880	NV105275756	MCD125	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 002	SW
							21 0460N 0360E 011	NW
NV105275881	NV105275756	MCD126	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 002	SW
							21 0460N 0360E 003	SE
							21 0460N 0360E 010	NE
							21 0460N 0360E 011	NW
NV105275882	NV105275756	MCD127	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 003	SE
							21 0460N 0360E 010	NE
NV105275883	NV105275756	MCD128	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 003	SE
							21 0460N 0360E 010	NE
NV105275884	NV105275756	MCD129	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 003	SE
NV105275885	NV105275756	MCD130	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 003	SE
							21 0460N 0360E 010	NE

NV105275886	NV105275756	MCD131		ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 003	SE
NV105275887	NV105275756	MCD132	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 003	SE
							21 0460N 0360E 010	NE
NV105275888	NV105275756	MCD133		ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 003	SE
NV105275889	NV105275756	MCD134	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 003	SE
							21 0460N 0360E 010	NE
				ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 010	NW
NV105275890	NV105275756	MCD135	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 003	SE
								SW
NV105275891	NV105275756	MCD136	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 003	SW
							21 0460N 0360E 010	NW
NV105275892	NV105275756	MCD137	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 003	SW
NV105275893	NV105275756	MCD138	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 003	SW
							21 0460N 0360E 010	NW
NV105275894	NV105275756	MCD139	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 003	SW
NV105275895	NV105275756	MCD140	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 003	SW
							21 0460N 0360E 010	NW
NV105275896	NV105275756	MCD141	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 003	SW
NV105275897	NV105275756	MCD142	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 003	SW
							21 0460N 0360E 004	SE
							21 0460N 0360E 009	NE
							21 0460N 0360E 010	NW
NV105275898	NV105275756	MCD143	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 003	SW
							21 0460N 0360E 004	SE
NV105275899	NV105275756	MCD144	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 004	NE
								SE
NV105275900	NV105275756	MCD145	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 004	SE
NV105275901	NV105275756	MCD146		ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0370E 007	NW
NV105275902	NV105275756	MCD147	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 012	NE

							21 0460N 0370E 007	
				ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0370E 007	NW
NV105275903	NV105275756	MCD148		ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 012	NE
NV105275904	NV105275756	MCD149	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 012	NE
NV105275905	NV105275756	MCD150	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 012	NE
NV105275906	NV105275756	MCD151	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 012	NE
				ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 012	NW
NV105275907	NV105275756	MCD152	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 012	NW
NV105275908	NV105275756	MCD153		ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E	
NV105275909	NV105275756	MCD154		ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 012	NW
NV105275910	NV105275756	MCD155	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 012	NW
NV105275911	NV105275756	MCD156	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 011	NE
							21 0460N 0360E 012	NW
NV105275912	NV105275756	MCD157	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 011	NE
NV105275913	NV105275756	MCD158	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 022	NE
NV105275914	NV105275756	MCD159	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 011	NE
NV105275915	NV105275756	MCD160	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 011	NE
								NW
NV105275916	NV105275756	MCD161	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 011	NW
NV105275917	NV105275756	MCD162	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 011	NW
								SW
NV105275918	NV105275756	MCD163	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 011	NW
NV105275919	NV105275756	MCD164	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 011	NW
								SW
NV105275920	NV105275756	MCD165		ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 011	NW
NV105275921	NV105275756	MCD166	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 011	NW
				ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 011	SW
NV105275922	NV105275756	MCD167	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	NE
							21 0460N 0360E 011	NW
NV105275923	NV105275756	MCD168	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	NE
								SE
								NW

							21 0460N 0360E 011	SW
NV105275924	NV105275756	MCD169	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	NE
NV105275925	NV105275756	MCD170	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	NE
								SE
NV105275926	NV105275756	MCD171		ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	NE
NV105275927	NV105275756	MCD172		ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	NE
								SE
NV105275928	NV105275756	MCD173		ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	NE
NV105275929	NV105275756	MCD174		ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	NE
								SE
NV105275930	NV105275756	MCD175		ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	NE
NV105275931	NV105275756	MCD176		ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	NE
								SE
NV105275932	NV105275756	MCD177		ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	NE
								NW
NV105275933	NV105275756	MCD178		ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	NE
								NW
								SE
								SW
NV105275934	NV105275756	MCD179		ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	NW
NV105275935	NV105275756	MCD180		ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	NW
								SW
NV105275936	NV105275756	MCD181		ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	NW
NV105275937	NV105275756	MCD182		ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	NW
								SW
NV105275938	NV105275756	MCD183	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	NW
NV105275939	NV105275756	MCD184	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	NW
								SW
NV105275940	NV105275756	MCD185	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 009	NE
							21 0460N 0360E 010	NW
NV105275941	NV105275756	MCD186	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 009	SE
							21 0460N 0360E 010	NW
								SW
				ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 009	NE
NV105275942	NV105275756	MCD187	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 009	NE

NV105275943	NV105275756	MCD188	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 009	NE SE
NV105275944	NV105275756	MCD189	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 011	SW
NV105275945	NV105275756	MCD190	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 011	SW
							21 0460N 0360E 014	NW
NV105275946	NV105275756	MCD191		ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 011	SW
NV105275947	NV105275756	MCD192	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 011	SW
							21 0460N 0360E 014	NW
NV105275948	NV105275756	MCD193	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 010	SE
							21 0460N 0360E 011	SW
				ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 010	SE
NV105275949	NV105275756	MCD194	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 010	SE
							21 0460N 0360E 011	SW
							21 0460N 0360E 014	NW
							21 0460N 0360E 015	NE
NV105275950	NV105275756	MCD195	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 010	SE
NV105275951	NV105275756	MCD196	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 010	SE
							21 0460N 0360E 015	NE
NV105275952	NV105275756	MCD197	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 010	SE
NV105275953	NV105275756	MCD198	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 010	SE
							21 0460N 0360E 015	NE
NV105275954	NV105275756	MCD199	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 010	SE
NV105275955	NV105275756	MCD200	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 010	SE
							21 0460N 0360E 015	NE
NV105275956	NV105275756	MCD201		ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 010	SE
NV105275957	NV105275756	MCD202	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 010	SE
				ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 015	NE
NV105275958	NV105275756	MCD203	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 010	SE
								SW
NV105275959	NV105275756	MCD204	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 010	SW
				ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 010	SE
								NE

							21 0460N 0360E 015	NW
NV105275960	NV105275756	MCD205		ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	SW
NV105275961	NV105275756	MCD206	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	SW
							21 0460N 0360E 015	NW
NV105275962	NV105275756	MCD207	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	SW
NV105275963	NV105275756	MCD208	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	SW
							21 0460N 0360E 015	NW
NV105275964	NV105275756	MCD209	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	SW
NV105275965	NV105275756	MCD210	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 010	SW
							21 0460N 0360E 015	NW
NV105275966	NV105275756	MCD211	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 014	NW
								SW
NV105275967	NV105275756	MCD212	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 014	SW
NV105275968	NV105275756	MCD213	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 014	NW
								SW
				ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 014	NW
NV105275969	NV105275756	MCD214	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 014	SW
NV105275970	NV105275756	MCD215	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 014	NW
								SW
							21 0460N 0360E 015	NE
								SE
NV105275971	NV105275756	MCD216	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 014	SW
							21 0460N 0360E 015	SE
NV105275972	NV105275756	MCD217	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 015	NE
								SE
NV105275973	NV105275756	MCD218	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 015	SE
NV105275974	NV105275756	MCD219	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 015	NE
								SE
NV105275975	NV105275756	MCD220	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 015	SE
NV105275976	NV105275756	MCD221	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 015	NE
								SE
NV105275977	NV105275756	MCD222		ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 015	SE
NV105275978	NV105275756	MCD223	HUMBOLDT	ACTIVE	LODE CLAIM	06-09- 2021	21 0460N 0360E 015	NE
								SE



NV105275979	NV105275756	MCD224	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 015	SE
NV105275980	NV105275756	MCD225		ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 015	NE
								NW
								SE
								SW
NV105275981	NV105275756	MCD226		ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 015	SE
								SW
NV105275982	NV105275756	MCD227		ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 015	NW
								SW
NV105275983	NV105275756	MCD228		ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 015	SW
NV105275984	NV105275756	MCD229	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 015	NW
				ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 015	NW
NV105275985	NV105275756	MCD230	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 015	SW
NV105275986	NV105275756	MCD231	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 015	NW
								SW
NV105275987	NV105275756	MCD232	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 015	SW
NV105275988	NV105275756	MCD233	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 014	SW
							21 0460N 0360E 015	SE
NV105275989	NV105275756	MCD234	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 015	SE
NV105275990	NV105275756	MCD235	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 015	SE
								SW
NV105275991	NV105275756	MCD236	HUMBOLDT	ACTIVE	LODE CLAIM	06-09-2021	21 0460N 0360E 015	SW
NV105275992	NV105275756	MCD237	HUMBOLDT	ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 015	SW
							21 0460N 0360E 016	SE
NV105275993	NV105275756	MCD238	HUMBOLDT	ACTIVE	LODE CLAIM	07-09-2021	21 0460N 0360E 016	SE
NV105275994	NV105275756	MCD239	HUMBOLDT	ACTIVE	LODE CLAIM	07-09-2021	21 0460N 0360E 016	SW
NV105275995	NV105275756	MCD240	HUMBOLDT	ACTIVE	LODE CLAIM	07-09-2021	21 0460N 0360E 016	SW
							21 0460N 0360E 017	SE
NV105275996	NV105275756	MCD241	HUMBOLDT	ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 016	NW
								SW
NV105275997	NV105275756	MCD242	HUMBOLDT	ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 016	SW
NV105275998	NV105275756	MCD243	HUMBOLDT	ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 016	SW
				ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 016	NW

NV105275999	NV105275756	MCD244	HUMBOLDT	ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 016	SW
NV105276000	NV105275756	MCD245	HUMBOLDT	ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 016	NW SW
NV105276001	NV105275756	MCD246	HUMBOLDT	ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 016	SW
NV105276002	NV105275756	MCD247	HUMBOLDT	ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 016	NE NW SE SW
NV105276003	NV105275756	MCD248	HUMBOLDT	ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 016	SE SW
NV105276004	NV105275756	MCD249	HUMBOLDT	ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 016	NE SE
NV105276005	NV105275756	MCD250	HUMBOLDT	ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 016	SE SW
				ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 016	SW
NV105276006	NV105275756	MCD251	HUMBOLDT	ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 016	NE SE
NV105276007	NV105275756	MCD252	HUMBOLDT	ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 016	SE
NV105276008	NV105275756	MCD253		ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 016	NE SE
NV105276009	NV105275756	MCD254		ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 016	SE
NV105276010	NV105275756	MCD255		ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 016	NE SE
NV105276011	NV105275756	MCD256		ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 016	SE
NV105276012	NV105275756	MCD257		ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 015 21 0460N 0360E 016	NW SW NE SE
NV105276013	NV105275756	MCD258		ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 015 21 0460N 0360E 016	SW SE
NV105276014	NV105275756	MCD259		ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 009 21 0460N 0360E 016	SW NW
NV105276015	NV105275756	MCD260		ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 009 21 0460N 0360E 016	SW NW
NV105276016	NV105275756	MCD261		ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 009	SW

NV105276017	NV105275756	MCD262		ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 009	SE	
								SW	
							21 0460N 0360E 016	NE	
								NW	
NV105276018	NV105275756	MCD263		ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 009	SE	
								SW	
NV105276019	NV105275756	MCD264		ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 009	SE	
								21 0460N 0360E 016	NE
NV105276020	NV105275756	MCD265		ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 009	SE	
NV105276021	NV105275756	MCD266		ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 009	SE	
								21 0460N 0360E 016	NE
NV105276022	NV105275756	MCD267		ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 009	SE	
NV105276023	NV105275756	MCD268		ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 009	SE	
								21 0460N 0360E 016	NE
NV105276024	NV105275756	MCD269		ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 009	SE	
NV105276025	NV105275756	MCD270		ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 009	SE	
								21 0460N 0360E 016	NE
NV105276026	NV105275756	MCD271		ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 009	SE	
NV105276027	NV105275756	MCD272		ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 009	SE	
								21 0460N 0360E 010	SW
								21 0460N 0360E 015	NW
								21 0460N 0360E 016	NE
NV105276028	NV105275756	MCD273		ACTIVE	LODE CLAIM	03-09-2021	21 0460N 0360E 009	SE	
								21 0460N 0360E 010	SW
NV105276029	NV105275756	MCD274		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 009	NW	
								SW	
NV105276030	NV105275756	MCD275		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 009	NE	
								NW	
NV105276031	NV105275756	MCD276		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 009	NE	
								NW	
								SE	
								SW	
NV105276032	NV105275756	MCD277		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 009	NE	

NV105276033	NV105275756	MCD278		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 009	NE
								SE
NV105276034	NV105275756	MCD279		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 009	NE
NV105276035	NV105275756	MCD280		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 009	NE
								SE
NV105276036	NV105275756	MCD281		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 009	NE
NV105276037	NV105275756	MCD282		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 009	NE
								SE
NV105276038	NV105275756	MCD283		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 004	SE
								SW
NV105276039	NV105275756	MCD284		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 004	SE
								SW
							21 0460N 0360E 009	NE
								NW
NV105276040	NV105275756	MCD285		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 004	SE
NV105276041	NV105275756	MCD286		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 004	NE
								SE
NV105276042	NV105275756	MCD287		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 004	SE
NV105276043	NV105275756	MCD288		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 004	SE
							21 0460N 0360E 009	NE
NV105276044	NV105275756	MCD289		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 004	SE
NV105276045	NV105275756	MCD290		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 004	SE
							21 0460N 0360E 009	NE
NV105276046	NV105275756	MCD291		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 004	NE
								NW
							21 0470N 0360E 033	SE
								SW
NV105276047	NV105275756	MCD292		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 004	NE
								NW
								SE
								SW
NV105276048	NV105275756	MCD293		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 004	NE

							21 0470N 0360E 033	SE
NV105276049	NV105275756	MCD294		ACTIVE	LODE CLAIM	04-09- 2021	21 0460N 0360E 004	NE
								SE
NV105276050	NV105275756	MCD295		ACTIVE	LODE CLAIM	04-09- 2021	21 0460N 0360E 004	NE
							21 0470N 0360E 033	SE
NV105276051	NV105275756	MCD296		ACTIVE	LODE CLAIM	04-09- 2021	21 0460N 0360E 004	NE
								SE
NV105276052	NV105275756	MCD297		ACTIVE	LODE CLAIM	04-09- 2021	21 0460N 0360E 004	NE
							21 0470N 0360E 033	SE
NV105276053	NV105275756	MCD298		ACTIVE	LODE CLAIM	04-09- 2021	21 0460N 0360E 004	NE
								SE
NV105276054	NV105275756	MCD299		ACTIVE	LODE CLAIM	04-09- 2021	21 0460N 0360E 004	NE
							21 0470N 0360E 033	SE
NV105276055	NV105275756	MCD300		ACTIVE	LODE CLAIM	04-09- 2021	21 0460N 0360E 004	NE
								SE
NV105276056	NV105275756	MCD301		ACTIVE	LODE CLAIM	04-09- 2021	21 0460N 0360E 003	LOT 4
							21 0460N 0360E 004	NE
								NW
							21 0470N 0360E 033	SE
							21 0470N 0360E 034	SW
NV105276057	NV105275756	MCD302		ACTIVE	LODE CLAIM	04-09- 2021	21 0460N 0360E 003	NW
								SW
							21 0460N 0360E 004	NE
								SE
NV105276058	NV105275756	MCD303		ACTIVE	LODE CLAIM	04-09- 2021	21 0460N 0360E 003	NW
							21 0470N 0360E 034	SW
NV105276059	NV105275756	MCD304		ACTIVE	LODE CLAIM	04-09- 2021	21 0460N 0360E 003	NW

								SW
NV105276060	NV105275756	MCD305		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 003	NW
							21 0470N 0360E 034	SW
NV105276061	NV105275756	MCD306		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 003	NW
								SW
NV105276062	NV105275756	MCD307		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 003	NW
							21 0470N 0360E 034	SW
NV105276063	NV105275756	MCD308		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 003	NW
								SW
NV105276064	NV105275756	MCD309		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 003	NE
								NW
							21 0470N 0360E 034	SE
								SW
NV105276065	NV105275756	MCD310		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 003	NE
								NW
								SE
								SW
NV105276066	NV105275756	MCD311		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 003	NE
							21 0470N 0360E 034	SE
NV105276067	NV105275756	MCD312		ACTIVE	LODE CLAIM	04-09-2021	21 0460N 0360E 003	NE
								SE
NV105276068	NV105275756	MCD313		ACTIVE	LODE CLAIM	04-09-2021	21 0470N 0360E 033	SE
							21 0470N 0360E 034	SW
							21 0470N 0370E 033	SE
							21 0470N 0370E 034	SW
NV105276069	NV105275756	MCD314		ACTIVE	LODE CLAIM	04-09-2021	21 0470N 0360E 034	SW
NV105276070	NV105275756	MCD315		ACTIVE	LODE CLAIM	04-09-2021	21 0470N 0360E 034	SW

**B. Area of Interest.**

The lands within one (1) mile from the exterior boundaries of the unpatented mining claims described in Exhibit A. This Agreement shall apply to any unpatented mining claims which the parties locate in the Area of Interest to the extent any portion of any such unpatented mining claim is within the Area of Interest, including any unpatented mining claims located to appropriate any fractions or gaps among the unpatented mining claims described in Exhibit A. This Agreement shall not apply to any fee lands, interests in fee lands or unpatented mining claims in the Area of Interest which USEM acquires in an arm's length transaction from third parties.

**C. Exceptions to Title.**

Paramount title of the United States.

Conflicts among certain of the unpatented mining claims included in the Property.

**D. Physical Conditions on the Property.**

The Property is physically undeveloped with few public roads crossing the Property. The Property falls under the jurisdiction of the Bureau of Land Management (the "BLM")

**Exploration and Option to Enter Joint Venture Agreement  
McDermitt Lithium Project**

**Exhibit B**

**Net Smelter Returns Interest Definition and Calculation**

**Schedule A**

**NET SMELTER ROYALTY**

1. For the purpose of this Schedule, capitalized terms not defined herein have the meanings set out in the Agreement and:

**“Commencement of Commercial Production”** means the first business day after the Property has been in Commercial Production for at least 30 consecutive days.

**“Commercial Production”** means the operation of the Property, or any portion thereof, as a producing mine and the production of Products therefrom (excluding bulk sampling, pilot plant or test operations). "Commercial Production" also includes any time, at any point in the future, when the Property is a mine in operation and smelting of mine products is occurring.

**“Net Smelter Return”** means all monies realized and actually received by USEM and any successors and assigns on the sale of any Products mined or extracted from the Property as evidenced by the USEM's returns or settlement sheets, including any premiums, bonuses and subsidies, less, if any such ores or minerals require smelting or other processing, all monies paid or payable on account of:

- (a) loading and transporting of the ores or minerals from the Property to the smelter or other purchaser;
- (b) smelter treatment charges or other charges levied by the purchaser;
- (c) freight allowance and severance taxes or royalties that may be paid to governmental bodies;
- (d) insurance and security costs and charges;
- (e) out of pocket sales, marketing and brokerage costs and commissions payable to unaffiliated third parties; and
- (f) penalties and other deductions whatsoever paid or payable in relation to the processing or sale of the ores or minerals.

**“Product”** means all ore and concentrates and other products derived from the Property.

**“Royalty”** means up to 3% Net Smelter Return royalty as set out in the Agreement, payable to



LVH.

“**Quarter**” means a fiscal quarter for which USEM's parent is required to file financial statements with securities regulatory authorities or, if USEM does not have a parent required to make such filings, its own financial quarter.

2. The obligation to pay the Royalty shall accrue upon sale of the Products.
3. The Royalty shall accrue for each Quarter following the date of Commencement of Commercial Production and shall be paid to LVH within forty-five (45) days after the end of each Quarter. Payment shall be made as instructed by LVH and, in the absence of instructions, may be made by LVH by way of certified cheque to the address in the Agreement given for LVH.
4. Within one hundred and twenty (120) days after the end of each financial year end of USEM during which the Property is in Commercial Production, the records relating to the calculation of any Royalty payment during that year will be audited if LVH request an audit. Results of the audit will be delivered to LVH, who will each have 60 days after receipt of such results to question in writing their accuracy and, failing such question, the results will be deemed correct. If LVH object to the accuracy of particular results or the amount of payment within 60 days after receipt of such results, a chartered or certified public accountant mutually acceptable to the Party objecting and LVH and retained by the Party objecting may promptly audit the USEM's relevant records at an office selected by USEM and during USEM's normal business hours. Any such audit will be made at the sole expense of the Party objecting if the audit determines that the payment in question was accurate within five percent (5%). Any such audit will be made at the sole expense of USEM if the audit determines that the payment in question was inaccurate by more than five percent (5%). In any case, the payment in question will be promptly adjusted to reflect the results of the audit.
3. LVH or their representative(s) duly appointed in writing will have the right at all reasonable times, upon written request, to inspect such books and financial records of the USEM as are relevant to the determination of the Royalty and, at LVH's expense, to make copies thereof.