1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Julie Cavanaugh-Bill (State Bar No. 11533) Cavanaugh-Bill Law Offices Henderson Bank Building 401 Railroad Street, Suite 307 Elko, NV 89801 (775) 753-4357 julie@cblawoffices.org William Falk (Utah Bar No. 16678) 2980 Russet Sky Trail Castle Rock, CO (319) 830-6086 falkwilt@gmail.com Terry J. Lodge (Ohio Bar No. 29271) 316 N. Michigan St., Suite 520 Toledo, OH 43604-5627 (419) 205-7084 tjlodge50@yahoo.com Attorneys for Reno-Sparks Indian Colony and Ats	RICT COURT
24	DISTRICT OF NI	
25 26 27	BARTELL RANCH LLC, et al.,)	Case No.: 3:21-cv-80-MMD-CLB (LEAD CASE)
28 29	Plaintiffs,)	
30 31	v.)	
32	ESTER M. MCCULLOUGH, et al.,	PARTIES' JOINT STIPULATION FOR EXTENSION
34 35 36	Defendants,) and	OF TIME
37	LITHIUM NEVADA CORPORATION,	
38 39	Intervenor-Defendant.)	
40 41 42 43 44 45 46	WESTERN WATERSHEDS PROJECT, et al.,) Plaintiffs,) RENO SPARKS INDIAN COLONY, et al.,)	Case No.: 3:21-cv-103-MMD-CLB (CONSOLIDATED CASE)
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1)	
2	Intervenor-Plaintiffs,)	
3)	
4	and)	
5)	
6	BURNS PAIUTE TRIBE,	
7)	
8	Intervenor-Plaintiff.)	
9)	
10 11	V.)	
12	UNITED STATES DEPARTMENT OF THE)	
13	INTERIOR, et al.,	
14		
15	Defendants,)	
16	and)	
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18	LITHIUM NEVADA CORPORATION,)	
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After meeting and conferencing on administrative record issues and on this proposed Motion, and pursuant to LR 26-3 and LR IA 6-1, all parties jointly propose the following stipulation:

WHEREAS, the parties to this consolidated case previously submitted Case Management Reports and Stipulations pursuant to Fed. R. Civ. Proc. 16 and the Court's Orders Re: Case Management Report, and on September 13, 2021, the Court entered their stipulations as its scheduling order as a single, consolidated case (ECF 94);

WHEREAS, the Federal Defendants on October 1, 2021 produced the administrative record in light of Plaintiff-Intervenors' claims under the National Historic Preservation Act ("NHPA record") and since that time, in compliance with the Court's order, the Intervening Plaintiffs have met and conferred with Defendant Bureau of Land Management (BLM) concerning certain requested supplementation of that record. In

response, Defendant BLM has expressed a willingness to review its files to determine whether there are supplemental items that might resolve some of the objections by Intervening Plaintiffs;

WHEREAS, Intervening Plaintiffs face an October 29, 2021 deadline to file motions objecting to the composition of the NHPA record by minute order of Court (ECF 104);

WHEREAS, Defendant BLM's counsel has advised the parties that some of the key staff members in the BLM's Winnemucca, Nevada office have recently fallen ill and that consequently the agency has not been able to complete its internal file review to complete the meet-and-confer step. This unavailability of BLM staff also has caused Defendant BLM's counsel difficulties in consulting with staff on responses to three pending motions, the Bartell Plaintiffs' Motion to Complete and Supplement the Administrative Record (ECF 107)' Defendant Lithium Nevada Corp.'s Motion to Supplement the Record and Take Judicial Notice (ECF 110); and the Conservation Group Plaintiffs' Motion on the Administrative Record (ECF 111) in time to respond to those motions by BLM's present November 5, 2021 deadline.

WHEREAS, all parties agreed to extend all litigation deadlines by one week in an effort to resolve some supplementation issues by consent and possibly reduce the need for motion practice on the administrative record, as well as to give Defendant BLM and Lithium Nevada additional time for response to pending motions and to extend time for the parties which have moved for supplementation of the record to reply to Defendant BLM's responses;

THEREFORE, the Parties agree and stipulate that the following deadlines will apply:

1	 Intervenor-Plaintiffs Reno-Sparks Indian Colony, Atsa koodakuh wyh 	
2	Nuwu/People of Red Mountain and the Burns-Paiute Tribe and Lithium Nevada shall be	
3	granted until November 5, 2021 to file objections and motions for supplementation of	
4	the NHPA record.	
5	2. Responses to the Bartell Plaintiffs, Conservation Group Plaintiffs' and Defendant	
6	Lithium Nevada Corp.'s respective motions concerning the earlier Administrative Record	
7	compiled in response to their claims shall be due by November 12, 2021.	
8	3. Replies to the responses on the motions shall be due by November 19, 2021.	
9		
10	The filing of administrative record motions will require a new proposed schedule	
11	for summary judgment briefing. The Parties will file a new proposed schedule for	
12	summary judgment briefing by November 15, 2021.	
13 14 15 16	Dated this 29 th Day of October 2021 Respectfully submitted,	
17 18 19 20 21 22 23 24 25 26 27	/s/ Dominic M. Carollo DOMINIC M. CAROLLO Admitted Pro Hac Vice dcarollo@carollolegal.com Carollo Law Group LLC P.O. Box 2456 630 SE Jackson Street, Suite 1 Roseburg, Oregon 97470 Ph: (541) 957-5900 Fax: (541) 957-5923	
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1 Rick Eichstaedt (Washington Bar No. 36487) 2 WHEAT LAW OFFICES 3 25 West Main Avenue, Suite 320 4 Spokane, Washington 99201 5 Telephone: (509) 251-1424 6 Email: rick@wheatlawoffice.com 7 8 Louis M. Bubala III (Nevada Bar No. 8974) 9 KAEMPFER CROWELL 10 50 West Liberty Street, Suite 700 11 Reno, Nevada 89501 Telephone: (775) 852-3900 12 Facsimile: (775) 327-2011 13 Email: lbubala@kcnvlaw.com 14 15 16 Attorneys for Plaintiff-Intervenor Burns Paiute Tribe 17 18 19 20 21 **CERTIFICATE OF SERVICE** 22 I hereby certify that on October 29, 2021, I filed the foregoing using the United States 23 District Court CM/ECF, which caused all counsel of record to be served electronically. 24 By: /s/Terry J. Lodge Terry J. Lodge, Esq. (Ohio Bar No. 29271) 25