



CRUZ
BATTERY METALS
CSE:CRUZ OTC:BKTPF FSE:A4OYSN

Suite 2905 – 700 West Georgia Street
Vancouver, BC V7Y 1K8

JOINT VENTURE LETTER AGREEMENT

PRIVATE AND CONFIDENTIAL

January 27, 2026

Adelayde Exploration Inc.
Suite 2905 – 700 West Georgia Street
Vancouver, BC V7Y 1K8

Sienna Resources Inc.
Suite 2905 – 700 West Georgia Street
Vancouver, BC V7Y 1K8

Attention: James Nelson, Chief Executive Officer

Attention: Jason Gigliotti, Chief Executive Officer

Dear Sirs:

Re: Joint Venture for the Exploration and Development of the Clayton Valley Deep Brine Lithium Joint Venture Project

This binding letter agreement (this “**Agreement**”) sets out the principal terms of a contractual joint venture (the “**Joint Venture**”) among Adelayde Exploration Inc. (“**Adelayde**”), Sienna Resources Inc. (“**Sienna**”) and Cruz Battery Metals Corp. (“**Cruz**” and collectively with Adelayde and Sienna, the “**Parties**”), whereby each Party has agreed to share in the costs, expenses, liabilities and benefits of the joint exploration and development of the mineral claims that are prospective for lithium as further set out in Schedule A attached hereto that are collectively known as the Clayton Valley Deep Brine Lithium Joint Venture Project (the “**Project**”).

1. Initial Contributions and Profit Sharing

- (a) Each Party, through their respective affiliates, will continue to hold legal title to their respective mineral claims that comprise the Project as set out in Schedule A but agrees to hold such legal title for the benefit of the Joint Venture, with each Party holding a one third beneficial interest in each mineral claim until termination of or exit from the Joint Venture in accordance with the terms hereof.
- (b) Each Party agrees to work and collaborate together to advance the exploration and development of the Project. If the Parties unanimously agree on any exploration and development programs, each Party will contribute one third of such costs and will be

entitled to one third of any benefits. Similarly, each Party will be responsible for one third of any liabilities of the Project.

- (c) Each Party will have the right to exit or terminate its participation in the Joint Venture with 30 days' written notice to the other Parties, following which such exiting Party will no longer be entitled to any benefit, cost, expense, or liability of the Joint Venture from that date going forward. Following the end of the notice period, the mineral claims of such exiting Party as set out in Schedule A will be deemed to be removed from the Joint Venture.
2. Definitive Agreement. Following the creation of the Joint Venture by signing this Agreement, the Parties may elect to further develop and memorialize the terms of the Joint Venture by entering into a definitive agreement and structuring the Joint Venture through a special purpose vehicle (the "**JV Entity**") and transferring ownership of the mineral claims to the JV Entity (whether in the form of a unanimous shareholders agreement, limited partnership agreement, joint venture agreement, co-ownership agreement or some other form of agreement) (the "**Governing Agreement**"; and, together with the contribution agreements, the "**Definitive Agreements**"), each to be drafted by Cruz's counsel. The Definitive Agreements shall include the terms summarized in this Agreement and such other representations, warranties, conditions, covenants, indemnities, and other terms as are customary for transactions of this nature and not inconsistent with this Agreement.
 3. Due Diligence and Access.

From and after the date of this Agreement and for such period that the Joint Venture is operative, each Party will authorize its management to allow each of the other Parties, and such other Parties' advisors, access to its personnel, facilities, contracts, books and records, in each case to the extent relating to the Project.
 4. Exclusivity. Each Party agrees that until such time as this Agreement has terminated in accordance with Section 5, neither it nor any of its representatives, officers, employees, directors, agents, shareholders, subsidiaries or affiliates (with respect to such Party, the "**Group**") shall initiate, solicit, negotiate or accept any proposal or offer from any person or group of persons (including members of its Group) other than the other Parties regarding any potential transaction involving the Project (an "**Acquisition Proposal**"), lien, encumber or grant any security interest in the Project, or provide any non-public information to any third party in connection with an Acquisition Proposal or enter into any agreement, arrangement or understanding requiring it to abandon, terminate, or encumber the Joint Venture. Each Party agrees to immediately notify the other Parties if any member of its Group receives any indications of interest, requests for information or offers in respect of an Acquisition Proposal, and will communicate to such other Parties in reasonable detail the terms of any such indication, request or offer, and will provide it with copies of all written communications relating to any such indication, request or offer. Immediately upon execution of this Agreement, each Party shall, and shall cause its Group to, terminate any, and all, existing discussions or negotiations with any person or group of persons other than the other Parties and its affiliates regarding an Acquisition Proposal. Each Party represents that no member of its Group is party to or bound by any agreement with respect to an Acquisition Proposal other than under this Agreement.

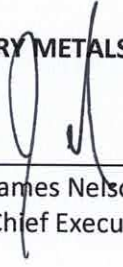
5. Termination. This Agreement will be in effect only from such time as it is executed by all Parties until the earliest of (a) execution of Definitive Agreements by the Parties, or (b) mutual written agreement by all Parties to terminate this Agreement (a "**Termination**"), whereupon this Agreement shall automatically terminate and be of no further force and effect; *provided that*, notwithstanding the foregoing, (i) Sections 5, 6, 7 and 9 shall survive and remain in effect following such Termination, and (ii) in no event will a Termination affect any rights of a Party with respect to any breach of this Agreement before such Termination.
6. Governing Law. The performance, construction and enforcement of this Agreement shall be governed by and construed in accordance with, the laws of the Province of British Columbia. Each of the Parties attorn to the jurisdiction of the Courts of the Province of British Columbia.
7. Confidentiality. Except as may be required by law or stock exchange policies, no Party will make any public statement or other disclosure concerning the existence or contents of this Agreement without the prior written approval of the other Parties and shall keep the existence or contents of this Agreement confidential, save for disclosure to shareholders, directors, senior employees, consultants and lenders on a "need to know" basis.
8. No Third Party Beneficiaries. Nothing herein is intended or shall be construed to confer upon any person or entity other than the Parties and their successors or assigns, any rights or remedies under or by reason of this Agreement.
9. Expenses. Each of the Parties shall bear their own costs associated with negotiating and performing under this Agreement.
10. Miscellaneous. This Agreement may be executed in counterparts, each of which shall be deemed to be an original, but all of which together shall constitute one agreement. The headings of the various Sections of this Agreement have been inserted for reference only and shall not be deemed to be a part of this Agreement. Except as otherwise indicated, Section references herein refer to Sections of this Agreement. This Agreement may be amended or modified only by a writing executed by all Parties.

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By our delivery of this Agreement to you, we confirm our acceptance of and agreement to the terms and conditions contained herein. If you are agreeable to these terms, please sign and return a duplicate copy of this Agreement by no later than 5:00 p.m. (Vancouver time) on January 27, 2026.

Yours truly,

CRUZ BATTERY METALS CORP.

By:  _____

Name: James Nelson

Title: Chief Executive Officer

Accepted effective as of the 27th day of January, 2026.

ADELAYDE EXPLORATION INC.

By:  _____

Name: James Nelson

Title: Chief Executive Officer

Accepted effective as of the 27th day of January, 2026.

SIENNA RESOURCES INC.

By:  _____

Name: Jason Gigliotti

Title: Chief Executive Officer

SCHEDULE A
MINERAL CLAIMS OF JOINT VENTURE

Cruz agrees to hold the following mineral claims for the benefit of the Joint Venture in accordance with the terms and conditions of the Agreement:

Central Clayton Valley Lithium Brine Project, Nevada

Serial No	Claim Name	Disposition	County	Acres	Maintenance Fee \$USD	Case Type	Due Date	Company
NV101546839	ELON 1	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101546840	ELON 2	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101546841	ELON 3	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101546842	ELON 4	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101546843	ELON 5	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101546844	ELON 6	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101546845	ELON 7	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101546846	ELON 8	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101549510	ELON 55	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101549511	ELON 56	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101750836	ELON 57	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101750837	ELON 58	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101750838	ELON 61	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101750839	ELON 62	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101750840	ELON 66	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101750841	ELON 67	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101750842	ELON 68	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101750843	ELON 69	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101750844	ELON 70	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101750845	ELON 71	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101750846	ELON 76	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.

NV101750847	ELON 77	ACTIVE	Esmeralda	20		\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101750848	ELON 78	ACTIVE	Esmeralda	20		\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101750849	ELON 84	ACTIVE	Esmeralda	20		\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101750850	ELON 85	ACTIVE	Esmeralda	20		\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101750851	ELON 86	ACTIVE	Esmeralda	20		\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101750852	ELON 93	ACTIVE	Esmeralda	20		\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101750853	ELON 94	ACTIVE	Esmeralda	20		\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101750854	ELON 95	ACTIVE	Esmeralda	20		\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.

Total Claims:
29

\$	580	5,800
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Clayton Valley W. Lithium Property,
Nevada

Serial No	Claim Name	Disposition	County	Acres	Maintenance Fee \$USD	Case Type	Due Date	Company
NV101549500	ELON 45	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101549502	ELON 47	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101549503	ELON 48	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101549504	ELON 49	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101549505	ELON 50	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101549506	ELON 51	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101549507	ELON 52	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101549508	ELON 53	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101549509	ELON 54	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101753537	ELON 159	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101753538	ELON 160	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.
NV101753539	ELON 161	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Cruz Capital (US) Corp.

Total Claims: 12

\$
240 2,400

Sienna agrees to hold the following mineral claims for the benefit of the Joint Venture in accordance with the terms and conditions of the Agreement:

- Clayton Valley Deep Basin Lithium Brine Project, Nevada

Claim Name/#	Serial No	Disposition	County	Acres	Maintenance Fee	Case Type	Due Date	Company
ELON 9	NV101546847	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 10	NV101546848	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 11	NV101546849	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 12	NV101546850	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 13	NV101546851	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 14	NV101546852	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 15	NV101548153	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 16	NV101548154	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 17	NV101548155	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 18	NV101548156	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 19	NV101548157	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 20	NV101548158	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 21	NV101548159	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 22	NV101548160	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 23	NV101548161	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 24	NV101548162	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 25	NV101548163	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 26	NV101548164	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 27	NV101548165	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 28	NV101548166	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 29	NV101548167	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.

ELON 30	NV101548168	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 31	NV101548169	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 32	NV101548170	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 33	NV101548171	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 34	NV101548172	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 35	NV101548173	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 36	NV101549491	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 37	NV101549492	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 38	NV101549493	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 102	NV101750855	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 103	NV101750856	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 104	NV101752180	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 109	NV101752181	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 110	NV101752182	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 111	NV101752183	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 112	NV101752184	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 113	NV101752185	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 116	NV101752186	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 117	NV101752187	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 118	NV101752188	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 119	NV101752189	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 120	NV101752190	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 123	NV101752191	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 124	NV101752192	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 125	NV101752193	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 130	NV101752194	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 131	NV101752195	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 132	NV101752196	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 133	NV101752197	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 138	NV101752198	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 139	NV101752199	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.

ELON 140	NV101752200	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 141	NV101753523	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 145	NV101753524	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 146	NV101753525	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 147	NV101753526	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 148	NV101753527	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 153	NV101753531	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.
ELON 154	NV101753532	ACTIVE	Esmeralda	20	\$200	Placer	Sept. 01/2026	Sienna Resources (US) Inc.

Total # of claims: 60

1200 \$ 12,000.00

Adelayde agrees to hold the following mineral claims for the benefit of the Joint Venture in accordance with the terms and conditions of the Agreement:

Elon Lithium Property, Nevada

Serial No	Claim Name	Disposition	County	Acres	Maintenance Fee	Claim Type	Due Date	Company
NV101549494	ELON 39	Active	Esmeralda	20	\$200	Placer	Sept. 01/2026	Mathers Lithium Corp.
NV101549495	ELON 40	Active	Esmeralda	20	\$200	Placer	Sept. 01/2026	Mathers Lithium Corp.
NV101549496	ELON 41	Active	Esmeralda	20	\$200	Placer	Sept. 01/2026	Mathers Lithium Corp.
NV101549497	ELON 42	Active	Esmeralda	20	\$200	Placer	Sept. 01/2026	Mathers Lithium Corp.
NV101549498	ELON 43	Active	Esmeralda	20	\$200	Placer	Sept. 01/2026	Mathers Lithium Corp.
NV101549499	ELON 44	Active	Esmeralda	20	\$200	Placer	Sept. 01/2026	Mathers Lithium Corp.
NV101549501	ELON 46	Active	Esmeralda	20	\$200	Placer	Sept. 01/2026	Mathers Lithium Corp.
NV101753528	ELON 150	Active	Esmeralda	20	\$200	Placer	Sept. 01/2026	Mathers Lithium Corp.
NV101753529	ELON 151	Active	Esmeralda	20	\$200	Placer	Sept. 01/2026	Mathers Lithium Corp.
NV101753530	ELON 152	Active	Esmeralda	20	\$200	Placer	Sept. 01/2026	Mathers Lithium Corp.
NV101753533	ELON 155	Active	Esmeralda	20	\$200	Placer	Sept. 01/2026	Mathers Lithium Corp.
NV101753534	ELON 156	Active	Esmeralda	20	\$200	Placer	Sept. 01/2026	Mathers Lithium Corp.
NV101753535	ELON 157	Active	Esmeralda	20	\$200	Placer	Sept. 01/2026	Mathers Lithium Corp.

NV101753536	ELON 158	Active	Esmeralda	20	\$200	Placer	Sept. 01/2026	Mathers Lithium Corp.
Total # of claims:	14			\$ 280	\$ 2,800			