

Vegas Field Office. If you are the successful bidder, the BLM will select you as the preferred right-of-way applicant only if you: (1) Satisfy the qualifications in 43 CFR 2803.10; (2) make the required payments listed above; and (3) do not have any trespass action pending against you for any activity on BLM-administered lands or have any unpaid debts owed to the Federal Government. If the listed requirements are not satisfied within the 15-day time period, the BLM will not select the identified successful bidder as the preferred right-of-way applicant and will keep all money that has been submitted. In that event, the BLM may identify the next highest bidder as the successful bidder (then follow requirements as noted above for successful bidder) or re-offer the lands through another competitive process.

The administrative fee portion of the minimum bid will be retained by the agency to recover administrative costs for conducting the competitive bid and related processes. The remainder of the minimum bid and bonus bid will be deposited with the U.S. Treasury. Neither amount will be returned or refunded to the successful bidder(s) under any circumstance. If you are not the successful bidder, the BLM will return or refund the bid amount submitted with your bid.

Any required payments submitted must be made by a certified check, postal money order, bank draft, or cashier's check made payable in U.S. dollars to "Department of the Interior—Bureau of Land Management".

If there is no bid received for the parcel, then no preferred right-of-way applicant will be identified and no application will be processed for solar energy development under the procedures listed in this notice. In the case of tied bids, the BLM may re-offer the lands competitively to the tied bidders or to all prospective bidders.

Within 30 days of notification of the auction result, the successful bidder must submit a right-of-way application that conforms with all application requirements found at 43 CFR 2804.12. Within 60 days of notification of the auction result, the successful bidder must submit a plan of development that conforms with the BLM's Solar Energy Development Plan of Development template. The preferred right-of-way applicant will be required to reimburse the United States for the cost of processing an application consistent with the requirements of the regulations at 43 CFR 2804.14. The cost recovery fees are based on the amount of time the BLM estimates it will take to process the right-of-way application and issue a

decision. The BLM will begin processing the right-of-way application once the cost recovery fees are received as required by the regulations. Processing of the right-of-way application will be done in accordance with applicable law, regulation, and policy. Additional fees may be required as part of approval of a right-of-way grant, including mitigation-related fees.

Only interests in issued right-of-way grants are assignable under the existing regulations at 43 CFR 2807.21. The interest acquired by the successful high bidder or preferred right-of-way applicant from this auction may not be assigned or sold to another party prior to the issuance of a right-of-way grant. The successful bidder may, however, continue to pursue their application if the successful bidder becomes a wholly-owned subsidiary of a new third party.

Segregation: Regulations found at 43 CFR 2091.3–1(e) and 2804.25(f) allow the BLM to segregate public lands for potential rights-of-way when initiating a competitive process for solar energy development from the operation of the public land laws, including the Mining Law, by publication of a **Federal Register** notice. The BLM uses this authority to preserve its ability to approve, approve with modifications, or deny proposed rights-of-way, and to facilitate the orderly administration of the public lands. This segregation is subject to valid existing rights, including existing mining claims located before this segregation notice. Licenses, permits, cooperative agreements, or discretionary land use authorizations of a temporary nature which would not impact lands identified in this notice may be allowed with the approval of a BLM authorized officer during the segregation period. As provided in the regulations, the segregation of lands in this notice will not exceed 2 years from the date of publication unless extended for an additional 2 years through publication of a new notice in the **Federal Register**. The segregation period will terminate and the land will automatically reopen to appropriation under the public land laws, including the mining law at the earliest of the following dates: Upon issuance of a decision by the authorized officer granting, granting with modifications, or denying the application for a right-of-way; without further administrative action at the end of the segregation provided for in the **Federal Register** notice initiating the segregation; or upon publication of a **Federal Register** notice terminating the segregation. Upon termination of the segregation of these lands, all lands subject to this segregation would

automatically reopen to appropriation under the public land laws, including the mining law.

Legal Description for Parcel: The subject parcel is legally described as follows—

Mount Diablo Meridian, Nevada

T. 17 S., R. 64 E.,

Sec. 32, those portions of the S $\frac{1}{2}$ NE $\frac{1}{4}$ lying westerly of the westerly right-of-way of CC–0360, those portions of the SE $\frac{1}{4}$ NW $\frac{1}{4}$ lying southeasterly of the southeasterly right-of-way boundary of NEV–045565, and those portions of the S $\frac{1}{2}$ lying southeasterly of the southeasterly right-of-way boundary of NEV–045565 and westerly of the westerly right-of-way boundary of CC–0360.

T. 18 S., R. 64 E.,

Sec. 5, those portions lying westerly of the westerly right-of-way boundary of CC–0360;

Sec. 6, that portion of lot 8 lying southeasterly of the southeasterly right-of-way boundary of NEV–045565, that portion of the SE $\frac{1}{4}$ NE $\frac{1}{4}$ lying southeasterly of the southeasterly right-of-way boundary of NEV–045565, and S $\frac{1}{2}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$;

Sec. 7, lots 12, 18, 19, 20, and 29, NE $\frac{1}{4}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ NE $\frac{1}{4}$, N $\frac{1}{2}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$, N $\frac{1}{2}$ SE $\frac{1}{4}$, N $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$, and N $\frac{1}{2}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$;

Sec. 8, those portions of the N $\frac{1}{2}$ and NW $\frac{1}{4}$ SW $\frac{1}{4}$ lying northerly and northwesterly of the northerly and northwesterly right-of-way boundary of CC–0360.

The area described contains 1,635 acres, more or less, according to the BLM National Public Land Survey System CadNSDI and the official plats of the surveys of the said land, on file with the BLM.

Shonna Dooman,

Field Manager—Las Vegas Field Office.

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BILLING CODE 4310–DQ–P

DEPARTMENT OF THE INTERIOR

National Park Service

[NPS–WASO–NAGPRA–NPS0033675; PPWOCRADN0–PCU00RP14.R50000]

Notice of Intent To Repatriate Cultural Items: Nebraska State Historical Society DBA History Nebraska, Lincoln, NE

AGENCY: National Park Service, Interior.

ACTION: Notice.

SUMMARY: History Nebraska, in consultation with the appropriate Indian Tribes or Native Hawaiian organizations, has determined that the cultural items listed in this notice meet the definition of unassociated funerary objects. Lineal descendants or

representatives of any Indian Tribe or Native Hawaiian organization not identified in this notice that wish to claim these cultural items should submit a written request to History Nebraska. If no additional claimants come forward, transfer of control of the cultural items to the lineal descendants, Indian Tribes, or Native Hawaiian organizations stated in this notice may proceed.

DATES: Lineal descendants or representatives of any Indian Tribe or Native Hawaiian organization not identified in this notice that wish to claim these cultural items should submit a written request with information in support of the claim to History Nebraska at the address in this notice by May 5, 2022.

FOR FURTHER INFORMATION CONTACT: Dave Williams, History Nebraska, Nebraska State Archeology Office, 5050 North 32nd Street, Lincoln, NE 68504, telephone (402) 219-2759, email dave.williams@nebraska.gov.

SUPPLEMENTARY INFORMATION: Notice is here given in accordance with the Native American Graves Protection and Repatriation Act (NAGPRA), 25 U.S.C. 3005, of the intent to repatriate cultural items under the control of History Nebraska, Lincoln, NE, that meet the definition of unassociated funerary objects under 25 U.S.C. 3001.

This notice is published as part of the National Park Service's administrative responsibilities under NAGPRA, 25 U.S.C. 3003(d)(3). The determinations in this notice are the sole responsibility of the museum, institution, or Federal agency that has control of the Native American cultural items. The National Park Service is not responsible for the determinations in this notice.

History and Description of the Cultural Items

In October of 1991, two cultural items were removed from archeological site 25ST21 in Stanton County, NE. The objects were collected from the surface of the site during an archeological research survey conducted by the University of Nebraska-Lincoln, Department of Anthropology. Site 25ST21 is a known cemetery associated with a village occupied by members of the Omaha Tribe of Nebraska in the 1820s and 1830s. At an unknown date, these objects were transferred to History Nebraska. The two unassociated funerary objects include one lot of glass beads (13 beads) and one lot of wampum beads (three beads).

The age of the bead types is consistent for the period when the Omaha Tribe of Nebraska was interring their dead at this

cemetery site. Consequently, these objects are reasonably believed to be funerary objects that were disinterred from subsurface graves through animal activity or cultivation.

Determinations Made by History Nebraska

Officials of History Nebraska have determined that:

- Pursuant to 25 U.S.C. 3001(3)(B), the two cultural items described above are reasonably believed to have been placed with or near individual human remains at the time of death or later as part of the death rite or ceremony and are believed, by a preponderance of the evidence, to have been removed from a specific burial site of a Native American individual.

- Pursuant to 25 U.S.C. 3001(2), there is a relationship of shared group identity that can be reasonably traced between the unassociated funerary objects and the Omaha Tribe of Nebraska.

Additional Requestors and Disposition

Lineal descendants or representatives of any Indian Tribe or Native Hawaiian organization not identified in this notice that wish to claim these cultural items should submit a written request with information in support of the claim to Dave Williams, History Nebraska, Nebraska State Archeology Office, 5050 North 32nd Street, Lincoln, NE 68504, telephone (402) 219-2759, email dave.williams@nebraska.gov, by May 5, 2022. After that date, if no additional claimants have come forward, transfer of control of the unassociated funerary objects to the Omaha Tribe of Nebraska may proceed.

History Nebraska is responsible for notifying the Omaha Tribe of Nebraska that this notice has been published.

Dated: March 30, 2022.

Melanie O'Brien,

Manager, National NAGPRA Program.

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DEPARTMENT OF THE INTERIOR

National Park Service

[NPS-WASO-NAGPRA-NPS0033676;
PPWOCRADNO-PCU00RP14.R50000]

Notice of Inventory Completion: Nebraska State Historical Society DBA History Nebraska, Lincoln, NE

AGENCY: National Park Service, Interior.

ACTION: Notice.

SUMMARY: History Nebraska has completed an inventory of human

remains and associated funerary objects, in consultation with the appropriate Indian Tribes or Native Hawaiian organizations, and has determined that there is a cultural affiliation between the human remains and associated funerary objects and present-day Indian Tribes or Native Hawaiian organizations. Lineal descendants or representatives of any Indian Tribe or Native Hawaiian organization not identified in this notice that wish to request transfer of control of these human remains and associated funerary objects should submit a written request to History Nebraska. If no additional requestors come forward, transfer of control of the human remains and associated funerary objects to the lineal descendants, Indian Tribes, or Native Hawaiian organizations stated in this notice may proceed.

DATES: Lineal descendants or representatives of any Indian Tribe or Native Hawaiian organization not identified in this notice that wish to request transfer of control of these human remains and associated funerary objects should submit a written request with information in support of the request to History Nebraska at the address in this notice by May 5, 2022.

FOR FURTHER INFORMATION CONTACT: David Williams, State Archeologist, History Nebraska, 5050 North 32nd Street, Lincoln, NE 68504, telephone (402) 219-2759, email dave.williams@nebraska.gov.

SUPPLEMENTARY INFORMATION: Notice is here given in accordance with the Native American Graves Protection and Repatriation Act (NAGPRA), 25 U.S.C. 3003, of the completion of an inventory of human remains and associated funerary objects under the control of History Nebraska, Lincoln, NE. The human remains and associated funerary objects were removed from Antelope County, Boone County, Cass County, Cedar County, Cherry County, Custer County, Dixon County, Frontier County, Gage County, Harlan County, Lancaster County, Nance County, Nemaha County, Platte County, Stanton County, Washington County, and two unknown counties in NE.

This notice is published as part of the National Park Service's administrative responsibilities under NAGPRA, 25 U.S.C. 3003(d)(3). The determinations in this notice are the sole responsibility of the museum, institution, or Federal agency that has control of the Native American human remains and associated funerary objects. The National Park Service is not responsible for the determinations in this notice.