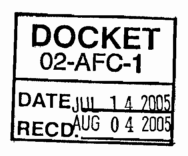


Department of Energy

Western Area Power Administration
Desert Southwest Customer Service Region
P.O. Box 6457
Phoenix, AZ 85005-6457

JUL 1 4 2005

Mr. Milford Wayne Donaldson
State Historic Preservation Officer
ATTN: Mr. Mike McGuirt
Associate State Archaeologist
Office of Historic Preservation
California Department of Parks and Recreation
P.O. Box 942896
Sacramento, CA 94296-0001



SUBJECT: Blythe I Memorandum of Agreement-Amendment for Blythe II, Caithness as Signatory

The Western Area Power Administration (Western) proposed to have Caithness Blythe II, LLC (Caithness) become a party to the Memorandum of Agreement between the Western Area Power Administration and the California State Historic Preservation Officer Concerning the Blythe Power Plant Site Expansion Riverside County, California (MOA). Caithness agreed and has become an additional signatory to this MOA. Enclosed is the MOA with signed addendum signatory sheet.

If you have any questions, please contact Ms. Alison Jarrett at (602) 605-2434 or Ms. Mary Barger at (720) 962-7253.

Sincerely,

3. Tyler Carlson Regional Manager

Enclosure

cc:

Mr. Robert Looper Vice President Summit Energy Group 1100 Harcourt Drive Boise, ID 83702-1836

Mr. William Pfanner Siting Project Manager California Energy Commission 1516 Ninth Street MS-16 Sacramento, CA 95814-5512

Mr. Steve Munro Project Manager California Energy Commission 1516 Ninth Street MS-2000 Sacramento, CA 95814-5512

Mr. Scott Galati Galati and Blek, LLP Plaza Towers 555 Capitol Mall Suite 600 Sacramento, CA 95814-4581

Mr. Kenny Stein Environmental Specialist Florida Power and Light Energy P.O. Box 14000 Juno Beach, FL 33408-0420

Mr. Chris Allen Plant Manager Blythe Energy Project P.O. Box 1210 Blythe, CA 92226-1210 (w/cy of encl.) Mr. Don L. Klima
Director
Western Office
Advisory Council on Historic Preservation
12136 Bayaud Avenue
Suite 330
Lakewood, CO 80228-2115

Mr. Gary Reinoehl Archaeologist California Energy Commission 1516 Ninth Street MS-40 Sacramento, CA 95814-5512

Mr. Tom Cameron Caithness 10601 Gum Tree Court Las Vegas, NV 89144-1442

Mr. James Pagano Caithness/Riverside County Power 565 Fifth Avenue 28th and 29th Floors New York, NY 10017-2413

Mr. Rohit Chib Business Manager Florida Power and Light Energy P.O. Box 14000 Juno Beach, FL 33408-0420

ADDENDUM OF SIGNATORY PARTIES TO:

MEMORANDUM OF AGREEMENT BETWEEN WESTERN AREA POWER ADMINISTRATION AND

THE CALIFORNIA STATE HISTORIC PRESERVATION OFFICER CONCERNING THE BLYTHE POWER PLANT EXPANSION RIVERSIDE COUNTY, CALIFORNIA

Original Signatory Parties: Western Area Power Administration, 6/13/2002

California State Historic Preservation Officer, 6/14/2002

Original Concurring Parties: Blythe Energy, LLC, 7/8/2002

Riverside County Power, 8/5/2002

In accordance with 36 C.F.R. § 800.6(c)(2), Western has invited Caithness Blythe II, LLC (Caithness) to become a signatory to the Memorandum of Agreement (MOA). By executing this addendum to the MOA as a Concurring Party, Caithness assumes all rights and responsibilities of a project proponent under the MOA.

CONCURRING PARTY:

CAITHNESS BLYTHE II, LLC

Date

MEMORANDUM OF AGREEMENT BETWEENTHE WESTERN AREA POWER ADMINISTRATION; AND

THE CALIFORNIA STATE HISTORIC PRESERVATION OFFICER CONCERNING THE BLYTHE POWER PLANT SITE EXPANSION RIVERSIDE COUNTY, CALIFORNIA

5

Whereas, the Western Area Power Administration (Western) is considering, the proposal of Blythe Energy, LLC and Riverside County Power (the project proponents) to expand the Blythe I Power Plant site (expansion) onto a sixty-six (66) acre parcel immediately west of its present site, as described in the Petition for Amendment 1-B, submitted to the California Energy Commission (CEC) in November, 2001, and as part of this expansion to use a ten-acre site now permitted for use for construction equipment laydown (laydown area), as described in the approved Petition for Amendment 1-A, submitted to the CEC in October, 2001, and

Whereas, the project site embracing both the 66-acre expansion site and the ten acre laydown area is as shown in the attached map (Attachment I); and

Whereas, the laydown area was previously graded by a private landowner (SunWorld International); and

Whereas, Western has determined that the proposed Blythe I expansion and use of the laydown area (collectively, the undertaking) may have adverse effects upon archeological site CA-RIV-6370H, a refuse dump which lies on the north edge of the project site and is apparently associated with the World War II-era Morton Air Academy; and

 Whereas, in order to mitigate certain impacts on fire and safety services provided by the City of Blythe, California (City) the project proponents have provided funds to the City which the City has used to improve Riverside Drive along the northern border of the project site, through CA-RIV-6370H; and

Whereas, archeological testing of CA-RIV-6370H has produced a substantial collection of artifacts and other dump refuse, and related historical research has yielded documents and photographs pertaining to such material (hereinafter, the collection); and

Whereas, CA-RIV-6370H, as documented in the Preliminary Draft Archaeological Testing and Evaluation Report for the Blythe Energy Project, Riverside County, California, dated January 2002, and as noted in field inspection by Western, has two parts: a northern part comprising mounds of dirt containing artifacts (hereinafter, the northern part), and a southern part containing primarily bulldozer scars and mounds but no discernible evidence of significant artifact concentrations (hereinafter, the southern part); and

 Whereas, pursuant to 36 CFR 800.4(c)(2) Western and the California State Historic.

Preservation Officer (SHPO) have agreed to treat CA-RIV-6370H as eligible for inclusion in the National Register of Historic Places for purposes of their consultation under Section 106 and its implementing regulations (36 CFR 800) for the undertaking, until and unless CA-RIV-6370 is shown by further study to be not eligible; and

Whereas, Western has consulted with the SHPO, the California Energy Commission (CEC), and the project proponents to determine ways to resolve any adverse effects of the undertaking on CA-RIV-6370H, and Western has notified the Advisory Council on Historic Preservation (Council) of the effect finding pursuant to 36 CFR § 800.6(a)(1); and

Whereas, pursuant to 36 CFR 800.2(c)(2)(ii), the American Indian Religious Freedom Act (AIRFA), and Executive Order 13175, Western has conducted and is continuing to conduct an ongoing program of consultation with Indian tribes to identify and resolve concerns they may have about actions in the area that falls under Western's jurisdiction, including but not limited to the undertaking; and

Whereas, as of the date of execution of this Memorandum of Agreement (Agreement) such consultation with tribes has revealed no tribal concerns that are specific to the 76-acre Blythe 1 site, 10-acre laydown area, or 66-acre Blythe expansion area; and

Whereas, the project proponents participated in the consultation and have been invited to concur in this Agreement;

 NOW, THEREFORE, Western and the SHPO agree that upon Western's decision to permit the project proponents to proceed with the undertaking, Western shall enture that the following stipulations are implemented in order to take into account the effects of the undertaking on CA-RIV-6370H, and that these stipulations shall govern the undertaking and all of its parts until this Agreement expires or is terminated.

Stipulations

Western will ensure that the following stipulations are implemented:

1. The project proponents will:

A. Construct a six-foot steel-post, chain-link fence around the northern area south of Riverside Drive. That portion of the fence constructed between the northern area of CA-RIV-6370H (the portion with mounds containing artifacts) and the southern area (the portion with bulldozer tracks and mounds but no discernable evidence of significant artifact concentrations) shall be constructed in a manner consistent with the temporary desert-tortoise design as prescribed and built for the Blythe 1 project site. The remainder of the fence need not be constructed in accordance with such design, but shall be designed and constructed to clearly

44

45 46

F 97

1 delineate the site as an area that may not be encroached upon by heavy equipment 2 or unauthorized personnel, and to minimize impacts on cultural material: 3 4 B. Ensure that construction of the chain link fence and temporary desert tortoise 5 fence and the removal of the desert tortoise fence are monitored by the CEC's 6 approved Cultural Resources Specialist, who will document any artifacts or other 7 sources of archeological data encountered during such construction, adding any 8 artifacts recovered and documents produced to the collection; 9 10 C. Allow no construction work or other ground disturbance to occur on those. 11 portions of CA-RIV-6370H property that lie inside the fence and that are under 12 the project proponents' jurisdiction, or north of Riverside Drive, without the 13 explicit written permission of Western, which shall consider the potential effects 14 of granting such permission in accordance with 36 CFR 800; 15 16 Ensure that archeologists map and photograph all mounds, bulldozer tracks, and 17 other landform modifications on the southern part of CA-RIV-6370H, and 18 monitor grading and other ground disturbance carried out there, documenting any 19 artifacts or other sources of archeological data encountered during such ground 20 disturbance and adding any artifacts recovered and documents produced to the 21 collection: 22 23 E. Ensure that the collection is analyzed by an archeologist or archeologists; 24 experienced in the analysis of twentieth-century cultural material and made the basis for a written report prepared with the assistance of a historian or historians 25 26 conversant with the time period and the historical activity to which collection appears to pertain. This report will: 27 28 29 1. Address relevant historical contexts in determining whether there are 30 significant historical, anthropological, sociological, or other research 31 questions, as appropriate, to which the collection pertains. 32 33 2. Discuss explicitly why any research questions recommended as significant are important with reference to the historic context presented in the report. 34 35 Demonstrate explicitly which items in the collection, if any, and how many 36 3. of these items will yield information that directly and usefully answers 37 38 research questions deemed in the report to be significant. 39 40 Based on the above analysis, include a justified recommendation as to: 41 whether CA-RIV-6370H meets or does not meet the National Register: 42 Criteria (36 CFR 60.4). 43

F. Provide the report prepared pursuant to paragraph E., above, to Western and CEC within 90 days after surface grading and subsequent placement of fill in the

southern area is complete;

1	
2	
3	G. If CA-RIV-6370H is determined to be eligible for the National Register of
4	Historic Places, make every reasonable effort to donate the collection, or those
5	parts of the collection, if any, that are determined by Western in consultation with
6 7	the SHPO to have research or exhibition values, to an appropriate museum or
8	other artifact repository approved by Western;
9 10	H. Assist Western in carrying out its responsibilities under this Agreement.
11	II. Western will:
13	A. Upon its receipt and acceptance of the report prepared by the project
14	proponents pursuant to Stipulation I.E., above, consult further with the SHPO,
15	and if necessary with the Keeper of the National Register pursuant to 36 CFR
16	800 4(c), to determine definitively whether CA-RIV-6370H is or is not
17	eligible for inclusion in the National Register of Historic Places, and advise
18	the parties to this Agreement and other interested parties, including the City of
19	Blythe and the County of Riverside, of the results of such determination; and
20	· · · · · · · · · · · · · · · · · · ·
21	B. Continue its ongoing program of tribal consultation, and advise the project
22	proponents, CEC, and the SHPO of any issues identified through this
23	program.
24	•
25	III. Administrative Provisions
26	A. Personnel qualifications: Western and the project proponents will ensure that
27	all documentation, monitoring, analysis, and report preparation partinent to
28	CA-RIV-6370H are carried out by or under the direct supervision of a person
29	or persons meeting the Secretary of the Interior's Personnel Qualifications
30	standards for historical archeology, as set forth at 36 CFR 61.11.
31	B. Ownership of collection: The collection shall remain the property of the
32	project proponents, unless and until donated to a museum or other institution.
33	with the following provisions:
34	1. If required pursuant to Stipulation I.G., above, the project proponents
35	will make every reasonable effort to donate the collection to a suitable
36	museum or other repository;
37	2. The project proponents will not permit documents and records that are
38	parts of or pertinent to the collection to be destroyed, and shall make
39	such documents and records, or accurate copies thereof, available to
40	the appropriate records center as identified by the SHPO;

41

42

43

3. Should the project proponents be unable to find a repository willing to

receive all or part of the collection, the project proponents will not

permit destruction or dispersal or the collection, or of that part of the

1	collection not received by a repository, without first notifying
2	Western, CEC, and the SHPO and affording them at least thirty (30)
3	days to find a suitable repository that will receive the collection or
4	such part of the collection as the project proponents have not been able
5	to lodge with a repository.
6	C. Resolving objections:
7	1. Should any party to this Agreement object in writing to Western
Ŗ	regarding any action carried out or proposed with respect to the
9	undertaking or implementation of this Agreement, Western shall
10	consult with the objecting party to resolve the objection. If the
11	objection is resolved through such consultation, the action in dispute
12	may be carried out in accordance with the terms of such resolution. If
13	after initiating such consultation Western determines that the objection
14	cannot be resolved through consultation, Western shall forward all
15	documentation relevant to the objection to the Council, including
16	Western's proposed response to the objection, with the expeciation that
17	the Council will within thirty (30) days after receipt of such
18	documentation:
19	a. Advise Western that the Council concurs in Western's
20	proposed response to the objection, whereupon Western will
21	respond to the objection accordingly;
22.	b. Provide Western with recommendations, which Western will
23	take into account in reaching a final decision regarding its
24	response to the objection; or
25	c. Notify Western that the objection will be referred for comment
26	pursuant to 36 CFR 800.7(a)(4), and proceed to refer the
27	objection and comment. Western shall take the resulting
28	comment into account in accordance with 36 CFR 800.7(c)(4)
29	and Section 110(1) of NHPA.
30	2. Should the Council not exercise one of the above options within:30
31	days after receipt of all pertinent documentation, Western may assume
32	the Council's concurrence in its proposed response to the objection.
33	3. Western shall take into account any Council recommendation or
34	comment provided in accordance with this stipulation with reference
35	only to the subject of the objection; Western's responsibility to carry
36	out all actions under this Agreement that are not the subjects of the
37	objection shall remain unchanged.
38	4. At any time during implementation of the measures stipulated in this
39	Agreement, should an objection pertaining to this Agreement or the
40	effect of the undertaking on historic properties be raised by a member
41	of the public. Western shall notify the nortice to this Agreement and

2 3	should the objector so request, with any of the parties to this Agreement to resolve the objection.
4 5 6	 Western shall provide all parties to this Agreement with a copy of its final written decision regarding any objection addressed pursuant to this Stipulation.
7	
8 9 10 11 12	D. Sunsetting: If the terms of this Agreement have not been implemented by January 1, 2008, this Agreement shall be considered null and void. In such event, Western shall so notify the parties to this Agreement, and if the project proponents then or in the future choose to continue with the undertaking, Western shall re-initiate review of the undertaking in accordance with 36 CFR
13 14 15 16 17 18	Part 800. E. Amendment: Any party to this Agreement may propose to Western, or Western may propose, that the Agreement be amended, whereupon Western shall consult with the other parties to this Agreement to consider such an amendment. 36 CFR 800.6(c)(1) shall govern the execution of any such amendment.
19	F. Termination:
20 21 22 23 24	 If Western or the project proponents determines that either carinot implement the terms of this Agreement, or if any party to this Agreement determines that the Agreement is not being properly implemented, such party may propose to the other parties to this Agreement that it be terminated.
25 26 27 28	2. The party proposing to terminate this Agreement shall so notify all other parties to this Agreement, explaining the reasons for seeking termination and affording them at least 30 days to consult and seek alternatives to termination. The parties shall then consult.
29 30	 Should such consultation fail, only Western or the SHPO may terminate the Agreement by so notifying all other parties.
31	4. Should this Agreement be terminated, Western shall either:
32 33	a. Consult in accordance with 36 CFR 800.6 to develop a new Agreement; or
34 35	 Request the comments of the Council pursuant to 36 CFR 800.
36 37 38	 Should CA-RIV-6370H be determined to be not eligible for inclusion in the National Register of Historic Places, this Agreement shall be terminated and neither Western nor the project proponents shall be

2	required to exercise further responsibility for the integrity of the lite collection.		
3	G. Terms binding on successors in interest: Unless it is terminated or otherwise		
4 5	becomes null and void, this Agreement shall be binding on interest to the project proponents.	any successors in	
6 7	Execution of this Agreement by Western and the SHPO, and its submission by Western to the Council in accordance with 36 CFR 800.6(b)(1)(iv), shall evidence,		
8	pursuant to 36 CFR 800.6(c), that this Agreement is considered to b	e an agreement	
9	with the Council for the purposes of Section 110(I) of the National I		
10 11	Preservation Act. Execution and submission of this Agreement, and of its terms evidence that Western has afforded the Council an opportunity of the council and opportunity of the council		
12	comment on the undertaking and its effects on historic properties, a	•	
13	has taken into account the effects of the undertaking on historic pro-		
14	SIGNATORY PARTIES:	• •	
15	1	•	
16	WESTERN ARMA POWER ADMINISTRATION	,	
17	By: Date: 6/3/02		
18	\bigcirc 0		
19		,	
20	CALIFORNIA STATE HISTORIC PRESERVATION OFFICER		
21	By Date: 6/14/02	-	
22	J		
23		· , :	
24	CONCLEMENTAL DA RETURA.	, ' H • • • • • • • • • • • • • • • • • •	
24	CONCURRING PARTIES:	• • • •	
25		,	
26	BLYTHE ENERGY. LLC	٠.	
2 7	By: My 1 9 102 Date: 7/8/02		
28	· (
29		,	
30	RIVERSIDE COUNTY POWER		
31	By:		
32			

required to exercise further responsibility for the inte- collection.	grity of the site or	
G. Terms binding on successors in interest: Unless it is terminated or otherwise becomes null and void, this Agreement shall be binding on any successors in interest to the project proponents.		
Execution of this Agreement by Western and the SHPO, and its subr		
Western to the Council in accordance with 36 CFR 800.6(b)(1)(iv), shall evidence,		
pursuant to 36 CFR 800.6(c), that this Agreement is considered to be with the Council for the purposes of Section 110(l) of the National E		
Preservation Act. Execution and submission of this Agreement, and		
of its terms evidence that Western has afforded the Council an oppos	•	
comment on the undertaking and its effects on historic properties, an has taken into account the effects of the undertaking on historic prop		
SIGNATORY PARTIES:		
1		
	' ' .	
WESTERN AREA POWER ADMINISTRATION		
By: Date: 6/3/02	. '	
()0		
	•	
	٠.	
CALIFORNIA STATE HISTORIC PRESERVATION OFFICER	• •	
By:Date:		
<i>D</i> J	•	
	•	
CONDITIONING DARWES.		
CONCURRING PARTIES:		
	•	
BLYTHE ENERGY, LLC	• • •	
_		
By:Date:		
	•	
	•	
7	:	
RIVERSIDE COUNTY FOWER		
By: 8-5-02		
91000		

Page 7 of 7

TOTAL P.12