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CITY PLANNING
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(213) 978-1300

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June 24, 2020

CASE No.: APCE-2018-5431-SPE-CU-CUB-WDI
Project Address: 918 North Soto Street
Community Plan: Boyle Heights

Dear Tribal Representative:

This letter is to inform you that the Los Angeles Department of City Planning is reviewing the following proposed project:

The construction, use, and maintenance of an automatic car wash in conjunction with an existing gasoline service station and the conversion of a 1,140 square-foot auto repair shop and a 550 square-foot snack shop into a 1,690 square-foot convenience store located in the C2-1-CUGU Zone.

Per AB 52, you have the right to consult on a proposed public or private project prior to the release of a negative declaration, mitigated negative declaration or environmental impact report. You have 30 calendar days from receipt of this letter to notify us in writing that you wish to consult on this project. Please provide your contact information and mail your request to:

Los Angeles Department of City Planning
Attn: Monique Acosta
200 N. Spring Street, Room 621
Los Angeles, CA 90012
Email: monique.acosta@lacity.org
Phone No.: (213) 978-1173

Sincerely,

Vincent P. Bertoni, AICP
Director of Planning

Monique Acosta

Monique Acosta
Central Project Planning



Monique Acosta <monique.acosta@lacity.org>

FTBMI AB52 APCE-2018-5431-SPE-CU-CUB-WDI

2 messages

Jairo Avila <jairo.avila@tataviam-nsn.us>

Tue, Jun 30, 2020 at 12:57 PM

To: "monique.acosta@lacity.org" <monique.acosta@lacity.org>

Tribal Historic & Cultural Preservation Department

CASE No.: APCE-2018-5431-SPE-CU-CUB-WDI
918 S Soto St, Los Angeles, CA, 90023, USA

Hello Monique,

On behalf of the Tribal Historic and Cultural Preservation Department of the Fernand^o Tataviam Band of Mission Indians (FTBMI), thank you for the formal notification letter and opportunity to comment on the proposed project referenced above. This project is situated outside the FTBMI's ancestral Tribal boundaries. The FTBMI would like to defer consultation for this project to members of the Gabrielino Indian Tribe.

Best

Note: the Fernand^o Tataviam Band of Mission Indians' Tribal Administration Office is closed to non-employees until further notice. Please contact me via phone or e-mail. Thank you

Jairo F. Avila, M.A., RPA.
Tribal Historic and Cultural Preservation Officer

Fernand^o Tataviam Band of Mission Indians
1019 Second Street, Suite 1
San Fernando, California 91340
Office: (818) 837-0794
Website: <http://www.tataviam-nsn.us>

Monique Acosta <monique.acosta@lacity.org>

Tue, Jun 30, 2020 at 1:01 PM

To: Jairo Avila <jairo.avila@tataviam-nsn.us>

Thank you for the information. The Gabrielino Indian Tribe was notified.



Monique Acosta
City Planning Associate
Los Angeles City Planning
200 N. Spring St., Room 621
Los Angeles, CA 90012
Planning4LA.org
T: (213) 978-1173 | F: (213) 978-1226





GABRIELENO BAND OF MISSION INDIANS - KIZH NATION
Historically known as The Gabrielino Tribal Council - San Gabriel Band of Mission Indians
recognized by the State of California as the aboriginal tribe of the Los Angeles basin

July 2, 2020

Project Name: 918 North Soto St. Boyle Heights Los Angeles, CA 90012

Dear Monique Acosta,

Thank you for your letter dated June 24, 2020 regarding AB52 consultation. The above proposed project location is within our Ancestral Tribal Territory; therefore, our Tribal Government requests to schedule a consultation with you as the lead agency, to discuss the project and the surrounding location in further detail.

Please contact us at your earliest convenience. ***Please Note: AB 52, "consultation" shall have the same meaning as provided in SB 18 (Govt. Code Section 65352.4).***

Thank you for your time,

Andrew Salas, Chairman
Gabrieleno Band of Mission Indians – Kizh Nation
1(844)390-0787

Andrew Salas, Chairman
Albert Perez, treasurer I

Nadine Salas, Vice-Chairman
Martha Gonzalez Lemos, treasurer II

Dr. Christina Swindall Martinez, secretary
Richard Gradias, Chairman of the council of Elders

PO Box 393 Covina, CA 91723

admin@gabrielenoindians.org

AB 52 Consultation-918 N. Soto Street

2 messages

Monique Acosta <monique.acosta@lacity.org>

Wed, Sep 2, 2020 at 4:01 PM

To: Administration Gabrieleno Indians <admin@gabrielenoindians.org>

Hello,

I wanted to follow up on the information you were going to provide regarding the site at 918 North Soto Street in Boyle Heights. During the AB 52 Consultation on August 19, 2020, you indicated that this area is a sensitive site. Can you provide the documentation showing evidence of tribal cultural resources on the site or within 0.5 miles of the project site. I also wanted to let you know that the representative followed up with the architect who said that the grading depth would be 8 feet in order to accommodate the water clarifiers and foundation for the new automatic car wash related to the existing gas station. I look forward to your response and continuing the conversation.



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City Planning Associate
Los Angeles City Planning
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Los Angeles, CA 90012
Planning4LA.org

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Monique Acosta <monique.acosta@lacity.org>

Mon, Sep 28, 2020 at 11:49 AM

To: Administration Gabrieleno Indians <admin@gabrielenoindians.org>

Hello,

I am following up on an email I sent on September 2, 2020 regarding the consultation on August 19, 2020 for a project site located at 918 North Soto Street in Boyle Heights. During the AB 52 Consultation on August 19, 2020, you indicated that this area is a sensitive site. Can you provide the documentation showing evidence of tribal cultural resources on the site or within 0.5 miles of the project site. I also wanted to let you know that the representative followed up with the architect who said that the grading depth would be 8 feet in order to accommodate the water clarifiers and foundation for the new automatic car wash related to the existing gas station. I look forward to your response and continuing the conversation.



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Monique Acosta <monique.acosta@lacity.org>

AB 52 Consultation-918 N. Soto Street

Monique Acosta <monique.acosta@lacity.org>

Mon, Sep 28, 2020 at 11:49 AM

To: Administration Gabrieleno Indians <admin@gabrielenoindians.org>

Hello,

I am following up on an email I sent on September 2, 2020 regarding the consultation on August 19, 2020 for a project site located at 918 North Soto Street in Boyle Heights. During the AB 52 Consultation on August 19, 2020, you indicated that this area is a sensitive site. Can you provide the documentation showing evidence of tribal cultural resources on the site or within 0.5 miles of the project site. I also wanted to let you know that the representative followed up with the architect who said that the grading depth would be 8 feet in order to accommodate the water clarifiers and foundation for the new automatic car wash related to the existing gas station. I look forward to your response and continuing the conversation.



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Monique Acosta <monique.acosta@lacity.org>

AB52 Consultation- 918 N Soto St in the City of Boyle Heights

Monique Acosta <monique.acosta@lacity.org>

Tue, Oct 27, 2020 at 10:36 AM

To: Gabrieleno Administration <admin@gabrielenoindians.org>

Cc: Matthew Teutimez <Matthew.Teutimez@gabrielenoindians.org>, Andy Salas <chairman@gabrielenoindians.org>

Hello Andy and Matthew,

Thank you again for the documents you provided and your proposed mitigation measures. As you know, CEQA requires that any substantial adverse change in the significance of a tribal cultural resource, defined in Public Resources Code section 21074, caused by a proposed project be identified and mitigation measures incorporated as necessary or a statement of overriding consideration be adopted for a proposed project. A tribal cultural resource can be defined as either a site, feature, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place, or object with cultural value to a California Native American tribe, and is

- (a) Listed or eligible for listing in the California Register of Historical Resources, or in a local register of historic resources defined in Public Resource Code section 5020.1(k).
- (b) A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1. In applying the criteria set forth in subdivision(c) of Public Resource Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American tribe.

To this end, the City of Los Angeles Department of City Planning (Lead Agency) requests that substantial evidence be provided as listed below within **14 days of this communication (Tuesday, November 10, 2020)**, in follow up to the information that was provided during the telephone consultation and previous emails. Substantial Evidence can come in the form of the following:

- Recorded maps demonstrating actual resource found within .5 mile of the project site
- What is the tribal cultural resource identified in the area
- Evidence of human remains and artifacts in the projects surrounding area
- Evidence of sacred land designated for trading routes

Please provide substantial evidence in writing that the project location and trade route relative to the project site is listed or eligible for listing in the California Register of Historic Resources, or in a local register of historic resources as defined in Public Resources Code section 5020.1(k) OR that this resource was determined by the Lead Agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1.

Additionally, you emailed photocopies of pages from what appears to be a book regarding a sacred village (Maungna/ Yangna) and requested that the information you provided be kept confidential. Please advise what is the publication that these pages came from. If this information is from books that are publicly accessible, this would not be confidential information.

Regarding your inquiry about original soils on the project site, I have attached a site plan that shows the location of the existing underground storage tanks. We do not know if the soils were "removed" and "replaced" by new soils (e.g. engineered, cleaned, imported) or if the original soils were excavated, placed onsite and then "backfilled".



Monique Acosta
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Monique Acosta <monique.acosta@lacity.org>

AB52 Consultation- 918 N Soto St in the City of Boyle Heights

Kara Grant <kara@grant-law.net>

Thu, Oct 29, 2020 at 11:08 PM

To: monique.acosta@lacity.org

Cc: Gabrieleno Administration <admin@gabrielenoindians.org>, Matthew Teutimez - Kizh Gabrieleno <matthew.teutimez@gabrielenoindians.org>, Andy Salas <chairman@gabrielenoindians.org>

Dear Ms. Acosta,

I am general counsel for the Gabrieleno Band of Mission Indians – Kizh Nation. The City has demonstrated an ongoing pattern and practice of intentionally violating State and local laws pertaining to tribal cultural resources (“TCR”), including but not limited to: (1) My client’s right to consult pursuant to AB 52/SB 18; (2) CEQA’s requirements pertaining to the mitigation of project impacts to TCRs; (3) CEQA’s mandate that lead agencies adopt enforceable and effective mitigations, and that the lead agency require compliance with those conditions to project approval when the project applicant fails or refuses to comply; and (4) the tribe’s due process rights, particularly, the Tribe’s right to a fair process, carried out and decided on by unbiased City staff and officials. This list is by no means exhaustive.

I am requesting a meeting with the city attorney as soon as possible to discuss the City’s violations of law, and the substantial harm my client has suffered and continues to suffer as a result. This is an urgent matter that requires your immediate attention.

We reserve all rights.

Sincerely,

Kara Grant

—

Kara E. Grant | Attorney at Law

KARA GRANT LAW

17595 Harvard, Suite C-202

Irvine, CA 92614

t | (949) 579-9330

e | kara@grant-law.net



Monique Acosta <monique.acosta@lacity.org>

AB52 Consultation- 918 N Soto St in the City of Boyle Heights

Monique Acosta <monique.acosta@lacity.org>

Mon, Nov 2, 2020 at 1:44 PM

To: Kara Grant <kara@grant-law.net>

Cc: Gabrieleno Administration <admin@gabrielenoindians.org>, Matthew Teutimez - Kizh Gabrieleno <matthew.teutimez@gabrielenoindians.org>, Andy Salas <chairman@gabrielenoindians.org>

Dear Ms. Grant,

I have received your email and will be in contact shortly about your request to meet with the City Attorney.



Monique Acosta

City Planning Associate

Los Angeles City Planning

200 N. Spring St., Room 621

Los Angeles, CA 90012

Planning4LA.org

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AB 52 Timeline
918 North Soto Street
916, 928, 930 North Soto Street and 2400 East Wabash Avenue
APCE-2018-5431-SPE-CU-CUB-WDI
ENV-2018-5432-MND

- June 24, 2020 DCP sent AB 52 notification letter via US Mail to 10 Tribes.
- June 30, 2020 DCP staff (Monique Acosta) received an email from Jairo F. Avila, Tribal Historic and Cultural Reservation Officer, for the Fernandefio Tataviam Band of Mission Indians advising DCP the project was outside of their ancestral Tribal boundaries and deferred consultation to members of the Gabrieleño Indian Tribe.
- July 2, 2020 DCP staff (Monique Acosta) received an email from Andrew Salas, Chairman of the Gabrieleno Band of Mission Indians – Kizh Nation advising that the project located at 918 North Soto Street was within their ancestral Tribal territory and requested to schedule a consultation.
- July 2, 2020 DCP staff (Monique Acosta) responded via email acknowledging the Gabrieleno’s request for consultation and requested some available dates and times to meet.
- July 6, 2020 Brandy Salas, Admin Specialist of the Gabrieleno Band of Mission Indians – Kizh Nation emailed DCP staff (Monique Acosta) to advise their earliest availability was on September 2, 2020 at 1:00 p.m.
- July 6, 2020 DCP staff (Monique Acosta) emailed Brandy Salas, Admin Specialist of the Gabrieleno Band of Mission Indians – Kizh Nation confirming to schedule the appointment on September 2, 2020 at 1:00 p.m.
- July 8, 2020 DCP staff (Monique Acosta) emailed Brandy Salas, Admin Specialist of the Gabrieleno Band of Mission Indians – Kizh Nation requesting to be added to an existing consultation scheduled on August 19, 2020 with Juliet Oh and Ira Brown from DCP.
- July 9, 2020 Brandy Salas, Admin Specialist of the Gabrieleno Band of Mission Indians – Kizh Nation emailed DCP staff (Monique Acosta) to confirm that the consultation for 918 North Soto Street could be added to the phone call scheduled on August 19, 2021.
- July 9, 2020 DCP staff (Monique Acosta) emailed Brandy Salas, Admin Specialist of the Gabrieleno Band of Mission Indians – Kizh Nation confirming to schedule the appointment on August 19, 2021 at 1:00 p.m.
- July 15, 2020 DCP staff (Monique Acosta) emailed Michael Pauls (Project Representative) to advise that the Gabrieleno Tribe requested to start a consultation. Michael Pauls requested to be present at the consultation.

July 27, 2020 DCP staff (Monique Acosta) emailed Brandy Salas, Admin Specialist of the Gabrieleno Band of Mission Indians – Kizh Nation asking if the Gabrieleno Tribe would be okay with the Project Representative attending the consultation.

August 17, 2020 DCP staff (Monique Acosta) emailed Brandy Salas, Admin Specialist of the Gabrieleno Band of Mission Indians – Kizh Nation again asking if the Gabrieleno Tribe would be okay with the Project Representative attending the consultation.

August 17, 2020 Brandy Salas, Admin Specialist of the Gabrieleno Band of Mission Indians – Kizh Nation emailed DCP staff (Monique Acosta) to advise the Project Representative could attend the consultation.

August 18, 2020 DCP staff (Monique Acosta) participated in a Tribal Consultation via phone call with Andrew Salas and Matthew Teutimez of the Gabrieleno Band of Mission Indians – Kizh Nation.

September 2, 2020 DCP staff (Monique Acosta) emailed Brandy Salas, Admin Specialist of the Gabrieleno Band of Mission Indians – Kizh Nation as a follow-up to the consultation on August 18, 2020 requesting documentation showing evidence of tribal cultural resources on the site or within 0.5 miles of the project site, since Tribe Representatives indicated the project site is a sensitive site. DCP staff advised the grading depth on the project site would be 8 feet in order to accommodate the water clarifiers and foundation for the new automatic car was related to the existing gas station.

September 28, 2020 DCP staff (Monique Acosta) emailed Brandy Salas, Admin Specialist of the Gabrieleno Band of Mission Indians – Kizh Nation again as a follow-up to the consultation on August 18, 2020 requesting documentation showing evidence of tribal cultural resources on the site or within 0.5 miles of the project site, since Gabrieleno Tribe Representatives indicated the project site is a sensitive site.

October 6, 2020 Gabrieleno Tribe submitted information be kept confidential.

October 27, 2020 DCP staff (Monique Acosta) emailed Brandy Salas, Andrew Salas and Matthew Teutimez of the Gabrieleno Band of Mission Indians – Kizh Nation requesting substantial evidence of Tribal Cultural Resources on the project site or within the 0.5 miles of the project site within 14 days, November 10, 2020. Attached to the email was a site plan showing the location of the existing underground tanks on the site as Andrew Salas and Matthew Teutimez had inquired about if the soils were “removed” and “replaced” by new soils (e.g. engineered, cleaned, imported) or if the original soils were excavated, placed onsite and then “backfilled”. DCP staff (Monique Acosta) advised that the applicants and representative did not know this information.

October 29, 2020 Kara Grant, general counsel, for the Gabrieleno Band of Mission Indians – Kizh Nation emailed DCP staff (Monique Acosta) advising that the City has

an ongoing pattern for violating AB 52 and the Tribe's due process rights and requested a meeting with the City Attorney's Office.

October 29, 2020 DCP staff (Monique Acosta) emailed the Project Representative requesting they obtain the California Historical Resources Information System (CHRIS) report from South Central Coastal Information Center (SCCIC) and the Sacred Lands File from the Native American Heritage Commission (NAHC).

November 2, 2020 DCP staff (Monique Acosta) emailed Kara Grant, Andrew Salas and Matthew Teutimez acknowledging receipt of their email and advising DCP will contact them shortly regarding their request for a meeting with the City Attorney.

December 22, 2020 DCP to meet with Kara Grant, Andrew Salas and Matthew Teutimez.

January 26, 2021 Michael Pauls, Project Representative, emailed DCP staff (Monique Acosta) the CHRIS report from SCCIC and the Sacred Lands File from NAHC. The CHRIS report dated January 13, 2021 shows that there are:

- 1 archaeological resource within a 0.5-mile project radius
- 17 built-environment resources within a 0.5-mile project radius
- 2 reports and studies within the project area
- 11 reports and studies within a 0.5-mile project radius
- 20 OHP Built Environment Resources Directory (BERD) 2019 within a 0.25-mile project radius
- 1 California Register of Historical Resources (CAL REG) 2019 within a 0.25-mile project radius

The Sacred Lands File from NAHC dated December 3, 2020 shows the results were positive.

March 1, 2021 DCP to meet with Kara Grant, Andrew Salas and Matthew Teutimez.

March 23, 2021 DCP staff (Jane Choi) emailed Kara Grant, Andrew Salas and Matthew Teutimez advising the City was concluding the consultation as the City believes it has made a reasonable effort to consult with the Gabrieleno Band of Mission Indians – Kizh Nation, the City determined the project may have a significant impact on Tribal Cultural Resources and will impose a mitigation measure as a condition of approval. DCP staff (Jane Choi) further advised the mitigation measure is a modified version of the City's standard mitigation measure that has incorporated several of the provisions and requirements from mitigation measures requested by the Kitz Nation.

South Central Coastal Information Center

California State University, Fullerton
Department of Anthropology MH-426
800 North State College Boulevard
Fullerton, CA 92834-6846
657.278.5395

California Historical Resources Information System

Los Angeles, Orange, Ventura and San Bernardino Counties

sccic@fullerton.edu

1/13/2021

SCCIC File #: 21929.8079

Michael Pauls
Michael Pauls Associates
6475 E. Pacific Coast Hwy #135
Long Beach, CA 90808

Re: Record Search Results for Planning Case No: APCE-2018-5431-SPE-CU-CUB-WDI

The South Central Coastal Information Center received your records search request for the project area referenced above, located on the Los Angeles, CA USGS 7.5' quadrangle. The following summary reflects the results of the records search for the project area and a ½-mile radius. The search includes a review of all recorded archaeological and built-environment resources as well as a review of cultural resource reports on file. In addition, the California Points of Historical Interest (SPHI), the California Historical Landmarks (SHL), the California Register of Historical Resources (CAL REG), the National Register of Historic Places (NRHP), the California State Built Environment Resources Directory (BERD), and the City of Los Angeles Historic-Cultural Monuments (LAHCM) listings were reviewed for the above referenced project site and a ¼-mile radius. Due to the sensitive nature of cultural resources, archaeological site locations are not released.

RECORDS SEARCH RESULTS SUMMARY

Archaeological Resources* (*see Recommendations section)	Within project area: 0 Within project radius: 1
Built-Environment Resources	Within project area: 0 Within project radius: 17
Reports and Studies	Within project area: 2 Within project radius: 11
OHP Built Environment Resources Directory (BERD) 2019	Within project area: 0 Within ¼-mile radius: 20
California Points of Historical Interest (SPHI) 2019	Within project area: 0 Within ¼-mile radius: 0
California Historical Landmarks (SHL) 2019	Within project area: 0 Within ¼-mile radius: 0
California Register of Historical Resources (CAL REG) 2019	Within project area: 0 Within ¼-mile radius: 1
National Register of Historic Places (NRHP) 2019	Within project area: 0 Within ¼-mile radius: 0

Archaeological Determinations of Eligibility (ADOE): 2012	Within project area: 0 Within project radius: 0
City of Los Angeles Historic-Cultural Monuments (LAHCM)	Within project area: 0 Within ¼-mile radius: 0

HISTORIC MAP REVIEW - Pasadena, CA (1900) 15' USGS historic maps indicate that in 1900 there was no visible development within the project area. There were several buildings and improved roads within the project search radius which was located within the historic place names of Los Angeles and Brooklyn Heights. An unnamed stream ran north of the project area.

RECOMMENDATIONS

*When we report that no archaeological resources are recorded in your project area or within a specified radius around the project area; that does not necessarily mean that nothing is there. It may simply mean that the area has not been studied and/or that no information regarding the archaeological sensitivity of the property has been filed at this office. The reported records search result does not preclude the possibility that surface or buried artifacts might be found during a survey of the property or ground-disturbing activities.

The archaeological sensitivity of the project location is unknown because there are no previous studies for the subject property. Additionally, the natural ground-surface appears to be obscured by urban development; consequently, surface artifacts would not be visible during a survey. While there are currently no recorded archaeological sites within the project area, buried resources could potentially be unearthed during project activities. Therefore, customary caution and a halt-work condition should be in place for all ground-disturbing activities. In the event that any evidence of cultural resources is discovered, all work within the vicinity of the find should stop until a qualified archaeological consultant can assess the find and make recommendations. Excavation of potential cultural resources should not be attempted by project personnel. It is also recommended that the Native American Heritage Commission be consulted to identify if any additional traditional cultural properties or other sacred sites are known to be in the area. The NAHC may also refer you to local tribes with particular knowledge of potential sensitivity. The NAHC and local tribes may offer additional recommendations to what is provided here and may request an archaeological monitor. Finally, if the built-environment resources on the property are 45 years or older, a qualified architectural historian should be retained to study the property and make recommendations regarding those structures.

For your convenience, you may find a professional consultant**at www.chrisinfo.org. Any resulting reports by the qualified consultant should be submitted to the South Central Coastal Information Center as soon as possible.

**The SCCIC does not endorse any particular consultant and makes no claims about the qualifications of any person listed. Each consultant on this list self-reports that they meet current professional standards.

If you have any questions regarding the results presented herein, please contact the office at 657.278.5395 Monday through Thursday 9:00 am to 3:30 pm. Should you require any additional information for the above referenced project, reference the SCCIC number listed above when making inquiries. Requests made after initial invoicing will result in the preparation of a separate invoice.

Thank you for using the [California Historical Resources Information System](#),

Isabela Kott
GIS Technician/Staff Researcher

Due to processing delays and other factors, not all of the historical resource reports and resource records that have been submitted to the Office of Historic Preservation are available via this records search. Additional information may be available through the federal, state, and local agencies that produced or paid for historical resource management work in the search area. Additionally, Native American tribes have historical resource information not in the California Historical Resources Information System (CHRIS) Inventory, and you should contact the California Native American Heritage Commission for information on local/regional tribal contacts.

The California Office of Historic Preservation (OHP) contracts with the California Historical Resources Information System's (CHRIS) regional Information Centers (ICs) to maintain information in the CHRIS inventory and make it available to local, state, and federal agencies, cultural resource professionals, Native American tribes, researchers, and the public. Recommendations made by IC coordinators or their staff regarding the interpretation and application of this information are advisory only. Such recommendations do not necessarily represent the evaluation or opinion of the State Historic Preservation Officer in carrying out the OHP's regulatory authority under federal and state law.

NATIVE AMERICAN HERITAGE COMMISSION

December 3, 2020

Michael Pauls
Michael Pauls Associates

Via Email to: michael@michaelpaulsassociates.com

Re: 918 Soto St., Los Angeles Project, Los Angeles County

Dear Mr. Pauls:

A record search of the Native American Heritage Commission (NAHC) Sacred Lands File (SLF) was completed for the information you have submitted for the above referenced project. The results were positive. Please contact the Gabrieleno Band of Mission Indians – Kizh Nation on the attached list for more information. Other sources of cultural resources should also be contacted for information regarding known and recorded sites.

Attached is a list of Native American tribes who may also have knowledge of cultural resources in the project area. This list should provide a starting place in locating areas of potential adverse impact within the proposed project area. I suggest you contact all of those indicated; if they cannot supply information, they might recommend others with specific knowledge. By contacting all those listed, your organization will be better able to respond to claims of failure to consult with the appropriate tribe. If a response has not been received within two weeks of notification, the Commission requests that you follow-up with a telephone call or email to ensure that the project information has been received.

If you receive notification of change of addresses and phone numbers from tribes, please notify me. With your assistance, we can assure that our lists contain current information.

If you have any questions or need additional information, please contact me at my email address: Andrew.Green@nahc.ca.gov.

Sincerely,



Andrew Green
Cultural Resources Analyst

Attachment



CHAIRPERSON
Laura Miranda
Luiseño

VICE CHAIRPERSON
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Chumash

SECRETARY
Merri Lopez-Keifer
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Chumash

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Christina Snider
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