John Robert Popovich and Ora Popovich	}
to	LEASE AND OPTION AGREEMENT
M.M. & S. Exploration Co.	5

## LEASE AND OPTION AGREEMENT

This lease and option agreement entered into this 29th day of May, 1958, between John Robert Popovich and Ora Popovich, of Fernley, Nevada, hereinafter referred to as Party of the First Part and the M. M. & S. EXPLOR-ATION CO., a Nevada Corporation, of 222 Park Street, Carson City, Nevada, hereinafter referred to as Party of the Second Part.

WHEREAS, Party of the First Part is the owner of the following mining claims located in the Lynn mining district, Eureka, County, Nevada:

The Sunday, Junction, Badger, Badger #1, Unity #1, Unity #2, Compromise #4, Compromise #5, Compromise #7, and the Lamira and,

WHEREAS, The Party of the Second Part desires to enter upon the above named claims for the purpose of mining, sampling, mapping, drilling and etc.,

THEREFORE, both parties do hereby covenant and agree to the following, in consideration of Ten (\$10.00) dollars in hand paid, receipt of which is hereby acknowledged and other valuable consideration as hereinafter set forth.

- (1) Party of the Second Part agrees to pay to Party of the First Part a ten (10%) percent royalty on all mint, mill or smelter returns derived from the above claims, net royalty to be construed as the net amount that the Party of the Second Part shall receive from the sale of ore after transportation and smelting charges have been paid or the net amount received from the mint from the sale of metal to them, such royalties to apply on the purchase price of fifty-five thousand (\$55,000.00) dollars for the above named claims.
- (2) Party of the Second Part shall commence work immediately upon the above named claims and perform at least eleven hundred (\$1100.00) dollars per year work upon the same. To record the proof of labor with the County Recorder of Eureka County not later than June 1st of each year and to furnish Party of the First Part with a copy of such recordings.
- (3) Party of the Second Part agrees to keep Party of the First Part free of any liens or encumbrances of any nature whatsoever arising from Party of the Second Parts operation of the above named claims and to comply with all mining laws, both state and federal. To operate in a minerlike fashion with due regard for the safety of the workmen and the preservation of the property as a workable mine.
- (4) Party of the Second Part agrees to allow Party of the First Part access to the property for the purpose of inspecting the same at any reasonable time and to furnish them with a copy of all samples, maps, etc., prepared by Party of the Second Part.
- (5) Party of the Second Part agrees that should they locate any ground adjoining the above claims that it shall become a part of this agreement and subject to the covenants herein contained.
- (6) It is mutally agreed and understood that the term of this agreement shall be for five (5) years with the option to renew for an additional five (5) years granted to Party of the Second Part provided all of the covenants herein contained have been fulfilled.
- (7) It is mutally agreed and understood that written notice to the above address, return receipt requested, shall constitute notice of default and that Party of the Second Part shall have thirty (30) days in which to cure any breach of contract existing at the time of such notificiation.
  - (8) Party of the First Part agrees to furnish to Party of the Second Part good and sufficient title to the

above claims when a total of fifty-five thousand (\$55,000.00) dollars has been paid by accumulative royalties or otherwise.

(9) It is mutally agreed and understood that this agreement shall be binding to the heirs and assigns of either party hereto.

John Robert Popovich
John Robert Popovich

Ora Popovich

Ora Popovich

(Corporate Seal) Velma McKnight Stirling G. McKnight
Stirling G. McKnight, President
M. M. & S. EXPLORATION CO.

Recorded at the Request of R. D. Morris April 13, A.D. 1959 at 16 minutes past 9 A. M.

Willis A. DePaoli - Recorder