TO WHOM IT MAY CONCERN:

NOTICE is hereby served upon Louis Gibellini; and upon the public and particularly upon all persons, firms and corporations concerned, that Louis Gibellini, a resident of Eureka, Nevada, and the representatives and/or agents of said Louis Gibellini, heretofore have agreed to lease and option to Chessher & Co., a corporation, sixty, or more, lode mining claims, which are hereinafter identified and described in Exhibit "D", which is attached hereto and hereinafter is made a part hereof, for the purchase price sum of \$200,000 payable at times, in amounts and in manner and way as are fully set forth and described in two agreements, copies of which are attached hereto, marked Exhibit "A" and Exhibit "B" and hereinafter are made a part of this document; AND

THAT under date of October 14, 1966, 5. George Baker, the undersigned, the representative of Louis Gibellini, executed a written confirmation of an agreement in favor of Chessher & Co., a corporation, covering said 60 some odd lode mining claims, the agreement being for \$200,000 payable upon the terms and conditions set forth in that certain agreement, dated October 14, 1966, a copy of which is attached hereto, marked Exhibit "A" and said agreement is made a part hereof; AND

THAT Louis Gibellini kept an appointment made for him with his attorney, Howard Gray, by 5. George Baker, the undersigned, and Louis Gibellini, while keeping said appointment, appeared in presence of witnesses in the private office of Howard Gray, Esq., his attorney, between two and three o'clock P. M., on October 17, 1966, and said Louis Gibellini agreed to the terms and conditions of an agreement prepared later by his attorney calling for \$200,000.00 to be paid upon the terms stated in said Exhibit "A" EXCEPT during aforesaid appearance Louis Gibellini requested that the provision for nine annual payments of \$10,000 each should be changed to read one \$5,000 payment payable every six months for nine years, and Chessher & Co., a corporation, agreed thereto in the presence of Howard Gray, Esq., S. George Baker and H. B. Chessher, Jr.; it being understood and agreed by Louis Gibellini and Chessher & Co., a corporation, that the terms and conditions, excepting purchase price and payments, were to be substantially the same as contained in that certain agreement; dated October 10, 1961, which is recorded in the Official Records of Eureka County, Nevada; AND

THAT in pursuance to aforesaid agreement between Louis Gibellini and Chessher & Co., a corporation, it was mutually agreed to allow Howard Gray to prepare the

mining lease and option agreement. While in the office of Howard Gray, the attorney for Louis Gibellini, between the hours of two and three o'clock P. M., on October 17, 1966, at 105 N. Sierra Street, Reno, Nevada, and in pursuance to the written confirmation and agreement executed by S. George Baker in favor of Chessher & Co., a corporation, it was agreed by Louis Gibellini that Howard Gray, the attorney for Louis Gibellini, would proceed to prepare a lease and option agreement between Louis Gibellini, as the Seller, and Chessher & Co., a corporation, as the Buyer, and said ten-page lease and option agreement was prepared and presented by Attorney Howard Gray for the acceptance of Chessher & Co., a corporation, on October 19, 1966, and a true and correct copy of said ten-page agreement as presented by Howard Gray, the attorney for Louis Gibellini, on October 19, 1966, heretofore has been approved, confirmed and accepted by Chessher & Co., a corporation, in its entirety, and attached hereto is a copy of said agreement as presented to Chessher & Co., a corporation, by Howard Gray, the attorney for Louis Gibellini, marked Exhibit "B", and said agreement is hereby made a part hereof as if duly copied verbatim herein; AND

THAT Chessher & Co., a corporation, has served upon Louis Gibellini at Eureka, Nevada, via Certified U. S. Mail, a notice in writing, dated October 24, 1966, a copy of which is attached hereto, marked Exhibit "C", and hereby made a part hereof; AND

THAT the public and all persons, firms and corporations concerned are hereby notified and informed that Louis Gibellini, by his actions aforesaid, has negotiated and agreed to a sale to Chessher & Co., a corporation, of a lease and option agreement covering all of his sixty some odd lode mining claims which are located in Townships 15 and 16 North, Range 52 East, MDB&M, Eureka County, Nevada, and a list describing said sixty some odd lode mining claims is attached hereto, marked Exhibit "D", and hereby made a part hereof; AND

THAT S. George Baker, the undersigned, hereby presents a claim and lien against Louis Gibellini, his heirs, successors and assigns, for \$20,000.00 to cover all sums due to S. George Baker, the undersigned, by and from the failure of Louis Gibellini to honor, perform and/or comply with his covenants and obligations as are hereinabove recited, and demand is hereby made upon Louis Gibellini \$20,000.00 for the payment of aforesaid/in lawful money of the U.S.A. in satisfaction of the sum due to S. George Baker by Louis Gibellini for conducting and creating aforesaid sale to Chessher & Co., a corporation.

EXECUTED this the 28th day of October 1966.

5. George Baker, Representative of Louis Gibe Line

P. O. Box 2044 Reno, Nevada

STATE OF NEVADA,		•	BOO	к. 13 ра	IGE 031
County of Washoe					
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country of Washoe 5. GE	Mary Greeding ORGE BAKER	*************	·····	, a Notary Public in	and for said
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	IN WITNESS WHEREOF, my office in the County ofW				
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Chessher & Co., a corporation H. B. Chessher, Sr., President 320 West Liberty Street Reno, Nevada 89504

Gentlemen:

This confirms the sale to you, by Mr. Louis Gibellini, owner of the Gibellini vanadium property consisting of sixty or more lode mining claims, located in T15 and 16N, R52E, MDB&M, Eureka County, Nevada, under a lease and option agreement to be prepared by Howard Gray, Esq., the attorney representing Mr. Louis Gibellini, for the total purchase price sum of Two Hundred Thousand Dollars (\$200,000) payable, under said lease and option agreement, as follows:

1. \$ 10,000 cash upon assurance and evidence of good title; AND
\$ 10,000 in cash on the 17th day of October of each year after date
of first payment of \$10,000; continuing for nine (9) successive years until the total sum of \$100,000 from all of
said cash payments has been received; AND

\$100,000 shall be paid to Mr. louis Gibellini as the owner of said

property from a royalty of 25 cents for each ton of vanadium

ore produced and milled from the Gibellini vanadium mining

property consisting of 60 or more lode mining claims.

All payments to be made by you are to be paid 90% to Mr. Louis Gibellini and 10% to the undersigned, S. George Baker, Agent for Louis Gibellini, in an escrow in the First National Bank of Nevada, Trust Department, Reno, Nevada, and the general terms and conditions of the above described lease and option agreement are to be substantially the same (except total purchase price and payments) as are contained in the lease and option agreement issued on October 10, 1961, by Louis Gibellini et ux in favor of Chessher & Co., which agreement is recorded in Liber "H" of Miscel., Page 198, Document 35647, Official Records of Eureka County, Nevada, and by reference aforesaid lease and option agreement is made a part hereof as if duly copied verbatim herein.

Mr. Louis Gibellini has agreed to be in Reno tomorrow, Saturday, October 15, 1966. I have made an appointment for Mr. Louis Gibellini and me to meet you in Mr. Howard Gray's law office at two o'clock Monday afternoon, October 17, 1966, at which time the deal is to be closed. This is a confirmed sale made to you and authorized by Mr. Louis Gibellini, who represents and warrants that his title to said 60 some odd mining claims is good and merchantable.

EXECUTED this the 14th day of October, 1966, at Reno, Nevada.

Exhibit "a"

George Baker, Agent for Louis Gibellini

AGREEMENT

This Agreement? made and entered into this 15th day of October, 1966, by and between LOUIS GIBELLINI, sometimes known as L. GIBELLINI, an unmarried man who resides in Eureka, Nevada, the party of the first part, hereinafter sometimes known and referred to as "Optionor", and CHESSHER & CO., a Nevada Corporation, the party of the second part, sometimes hereinafter referred to as "Optionee

HITHESSETHE

Whereas, Optionor is the sole owner of SIXTY (60) unpatented lode mining claims except the paramount title is owned by the United States of America: aforesaid 60 unpatented mining claims being located in T15 and 16N, R52E, MDB & M, Eureka County, Nevada, and each of the said 60 unpatented lode mining claims are described and identified on a list attached hereto, marked Exhibit "A" and made a part hereof; and

Whereas, Optionor desires to grant Optionee an option to purchase said 60 unpatented lode mining claims for ONE HUNDRED THOUSAND DOLLARS (\$100,000.00) payable in specified amounts and at specified times, plus ONE HUNDRED THOUSAND DOLLARS (\$100,000.00) payable from a royalty of TWENTY FIVE CENTS (25¢) per dry ton from each ton of dry ore produced and milled or smelted from said 60 unpatented lode mining claims.

NOW THEREFORE, for and in consideration of ONE DOLLAR (\$1.00), and for other good and valuable considerations heretofore received by Optionor from Optionee, and of the covenants and agreements hereinafter set forth and by said Optionee to be done and performed, the said Optionor does hereby give and grant unto said Optionee an exclusive option to purchase those 60 unpatented lode mining claims situate, lying, and being in an unknown mining district in either or both Township 15 North, Range 52 East and Township 16 North, Range 52 East, all in the County of Eureka, State of Nevada, which claims are commonly referred to as the



GIBELLININ PROPERTY and consist of approximately SIXTY (60) unpatented lode mining claims, all of said mining claims being named and particularly described in said Exhibit "A" which is attached hereto, hereby referred to and by such reference made a part hereof.

Optionor warrants and guarantees that each of the afore

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said group of approximately SIXTY (60) lode mining claims is a valid location, and each thereof is now legally held by Optionor. and each thereof is in good legal standing and the annual assessment work for each of said claims has been done for each year prio to the annual assessment work year ending at noon, September 1, 1966; and Optionor agrees that he will, at his sole cost and expense, defend any adverse claim asserted or instigated by any person, firm, or corporation against the title of Optionor to any or all of said SIXTY (60) lode mining claims; provided that in the event any adverse claim is asserted or instigated by any person whomsoever, the Optionse will make available to the Optioner all geological information, including information obtained by drilling or geophysical studies made of the ground to the end that the same may be used as evidence by the Optionor in the defense of title to either, any or all of said SIXTY (60) unpatented lode mining claims covered by this agreement.

The total agreed purchase price for Optionor's right, title and interest in and to the foregoing lode mining claims, described in Exhibit "A" is the sum of TWO HUNDRED THOUSAND DOLLARS (\$200,000.00) payable as follos:

A. ONE HUNDRED THOUSAND DOLLORS (\$100,000.00) of said purchase price shall be paid at the option of the Optionee in the following amounts and at the following times:

KXXWMEXMHMMEENDXMMEENEX####X##X

1. ONE THOUSAND DOLLARS (\$1,000.00) on the execution of this Agreement.

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- NINE THOUSAND DOLLARS (\$9,000.00) on the date the Optionee accepts title of the above referred to mining claims, and Optionor shall furnish, at his expense, abstracts and evidence of title to Optionee.
- FIVE THOUSAND DOLLARS (\$5,000.00) on October 18, 1967.
- Five THOUSAND DOLLARS (\$5,000.00) on April 18, 1968.
- FIVE THOUSAND DOLLARS (\$5,000.00) on October 18, 1968.
- FIVE THOUSAND DOLLARS (\$5,000.00) on April 18, 1969.
- FIVE THOUSAND DOLLARS (\$5,000.00) on October 18, 1969.
- FIVE THOUSAND DOLLARS (\$5,000.00) on April 18, 1970.
- FIVE THOUSAND DOLLARS (\$5,000.00) on October 18, 1970.
- 10. FIVE THOUSAND DOLLARS (\$5,000.00) on April 18, 1971.
- 11. FIVE THOUSAND DOLLARS (\$5,000.00) on October 18, 1971.
- 12. FIVE THOUSAND DOLLARS (\$5,000.00) on April 18, 1972.
 - 13. FIVE THOUSAND DOLLARS (\$5,000.00) on October 18, 1972.
 - 14. FIVE THOUSAND DOLLARS (\$5,000.00) on April 18, 1973.
 - 15. FIVE THOUSAND DOLLARS (\$5,000.00) on October 18, 1973.
- 16. FIVE THOUSAND DOLLARS (\$5,000.00) on April 18, 1974.
- 17. FIVE THOUSAND DOLLARS (\$5,000.00) on October 18, 1974.
 - 18. FIVE THOUSAND DOLLARS (\$5,000.00) on April 18, 1975.
 - 19. FIVE THOUSAND DOLLARS (\$5,000.00) on October 18, 1975.
 - 20. FIVE THOUSAND DOLLARS (\$5,000.00) On April 18, 1976.
 - B. The portion of the purchase price which is to be paid from royalties shall be paid only upon ore tomage mined from the above described unpatented lode mining claims and milled or smeltered either in a plant situate upon or near the above described premises, or shipped and sold to a custom mill or smelter; the royalties shall be calculated at a rate of twenty five cents (25¢) per dry ton of ore so mined, milled, smeltered or shipped.

From and after the date hereof, and to and until such

time as the Optionee may, in accordance with the terms hereof, relinquish its rights under this Agreement, or until such time as Optionee defaults in the performance of its terms, conditions, covenants and agreements here: n set forth and by it to be done and performed, and providing notice thereof is given by Optionor to Optionee of such default, and if the same is not cured within thirty (30) days after date said notice is mailed to Optionee via certified U.S. mail, the Optionor shall have the right to enter into and upon the lands lying within the exterior boundaries of the unpatented lode mining claims named and described in Exhibit IA", and explore for, develop, mine, remove, ship and treat, or cause to be treated, all ones found and developed by said Optionee.

Optionee covenants and agrees that it will, before it begins any exploration, development, or mining work upon the premises which arethe subject of this Option Agreement, cause all employees to be properly insured under the Nevada Industrial Insurance Act and under the Nevada Occupational Disease Act, and that during the life of this Agreement and while Optionee's employees are upon said premises, it will maintain saidinsurance and pay or cause to be paid the required premiums for insurance under both acts.

The Optionee further agrees that in the event it enters into any contract with any person, corporation, or partnership for the performance of any work or the rendition of any service of any kind in, on, or aboutor for the benefit of said property, it will require of the parties with whom the Optionee contracts to cause all of their employees to be insured under the Nevada Industrial Insurance Act and the Nevada Occupational Disease Act.

Optionee agrees that in the event it enters into and upon said peemises and carries on exploration, development, or mining work upon said premises, either by its own employees or

or through contractors, all of said work will be done with due regard to the safety, development, and preservation of the mineral ore bodies, and all of said work shall be done in a minerlike fashion to the end that the greatest amount of ore may be removed from said premises, and that no ore bodies shall be made inaccessible, either through caving or by causing the same to be covered with dumps of waste.

Optionee further agrees that all of its underground operations shall be well and sufficiently timbered, and that said timber shall be kept in good condition and that all timbering shall be replaced as and when necessary to hold the ground. Optionee shall not be obligated hereunder to maintain timbers on old workings not used or employed by Optionee in its mining operations.

Optionee further agrees to keep at all times the drifts, shafts, and tunnels and other passages and workings of said above described premises used and employed by Optionee in its mining operations thoroughly drained and clear of loose rock and rubbish of all kinds, and in the event that underground workings used by Optionee develop water, it will cause said water to be pumped so that the underground workings will be drained and accessible.

The Optionee further agrees that in the event mining is done in an open pit type of mining, the pits shall be dug with sufficient slope to prevent the caving of the walls or the sides of the pit.

The Optionee further agrees that all mining, either underground or on the surface, or open pit mining, shall be done in accordance with the safety laws, rules, and regulations governing underground and open pit mining, and that the berms at each level in open pit operations shall be of sufficient width to prevent the walls of the pit from sliding and causing damage to the pit or the coverage of ores and valuable minerals.

The Optionee agrees to keep books of account showing the amount of ore extracted from the mine, the amount of ore shipped, sold, or treated.

The Optionee further agrees that on or before the end of any calendar month ux during the term hereof it will cause said royalty for all ores shipped and treated by it during the preceding calendar month to be paid and deposited with the Escrow Agent hereinafter named and designated.

Optionee further agrees that in the event this Agreement is terminated, either by the Optionee electing to terminate the same in accordance withthe terms hereof by virtue of forfeiture declared by Optionor because of the failure of the Optionee to perform any of the terms, conditions, covenants, and agreements herein set forth and by said Optionee to be done and performed, the mining premises with appurtenances and all improvements in good order and condition will be delivered up to said Optioner, and that at such time all of Optionee's shafts and tunnels and underground passages and all open pits used and employed by Optionee in its mining operations, shall be thoroughly cleared of rubbish, debris, and shall be drained, and the mine workings used and employed by Optionee in its mining operations, shall be ready for immediate continued workings, accidents not arising from negligence alone excusing.

Optionee further agrees that it will at all times keep posted in a conspicuous place Notices of Non-Liability and Non-Responsibility of the Optionor for either wages of employees or the cost of the materials and supplies furnished to said Optionee, which shall be prepared and delivered by Optionor to Optionee, Optionee covenenats and agrees not to permit any mechanic's lien or any lien of any nature whatsoever arising out of the activities of Optionee, either statuory or otherwise, to be filed or made against the property which is the subject matter of this agreement,

and in the event that any such lien of any nature whatsoever is filed by any person whomsoever, the Optionee agrees to cause the same to be removed.

Optionee agrees that it will cause to be done sufficient work on and for the benefit of the mining claims which are the subject matter of this Agreement, to satisfy and fully perform the requirements of the Federal Statutes relative to annual assessment work, and it will cause affidavits of such work to be filed on or before thirty (30) days prior to the expiration of the annual assessment year provided, however, if Optionee surrenders this Agreement prior to Ninety (90) days before September 1st of any annual assessment year, Optionee shall not be bound or obligated to do and perform the annual assessment work for said year ending September 1st.

The parties hereto agree that all royalty paid by the Optionee on ores shipped, sold, or treated in accordance with the provisions of the Agreement shall apply upon the second ONE HUNDRED THOUSAND DOLLARS (\$100,000.00) agreed one half of said purchase price in the following manner, viz.

All royalties paid to and received by the Optionor at the rate of twenty five cents (25¢) per ton for each ton of dry ore mined or milled or smeltered or sold from said unpateneted lode mining claims shall be applied to said second ONE HUNDRED TH THOUSAND DOLLARS (\$100,000.00) which is exclusivly payable from royalties and in the event royaltym payments paid by Optionee to the Optionor in accordance with the terms hereof shall total the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000.00) as the second half of said purchase price, then no further royalty payments will be due hereunder to Optionor.

The parties hereto mutually agree that the First National Bank of Nevada, Trust Department, One East First Street, Reno. Nevada, shall act as Escrow Agent, and that upon the

execution of this Agreement, the Optionor will place in escrow with the said bank a good and sufficient mining deed in form satisfactory to the Optionee, which mining deed will convey to the Optionee or its assigns all of said sixty (60) unpatented lode mining claims which are described in Exhibit "A" attached hereto, subject only to the paramount title thereto being owned by the United States of America.

The parties further mutually agree that all installments on the purchase price and all royalty shall be paid to the Escro if Agent, and/shall disburse the same in accordance with the escrow instructions.

Upon the Optionor having received the total purchase price sum of TWO HUNDRED THOUSAND DOLLARS (\$200,000.00) in accordance with the terms, NEXEEX conditions, covenenats and agreements herein set forth, the said Escrew Agent will be, and it is, hereby authorized and instructed to deliver to said Optionee, or IX its assigns, the mining deed so held hereunder in escrew.

The Optionee agrees to deliver to said Escrow Agent a Quitclaim Deed running from said Optionee to the Optionor, which Deed & shall be held in escrow by said Escrow Agent, and in the event that this agreement is terminated and cancelled by the Optionor or by the Optionee in accordance with the terms hereof, the said Escrow Agent shall, upon demand by said Optionor, deliver to said Optionor the Deed so placed in escrow by Optionor running from Optioner to Optionee, as well as the Quitclaim Deedd running from Optionee to Optionor.

The Optionor agrees that this Option Agreement may be surrenderedand cancelled by the Optionee at any time after the date of its execution, provided, that Optionee is not in default in the performance of any term, condition, covenant, or agreement herein set forth by it to be done and performed.

In that the event that the Optionee fails to make any

payment upon the purchase price as herein set forth, or fails to pay royalties which may be due upon ores shipped; sold, or treated, then the said Optioner may give notice to said Optionee of such default and failure on the part of the said Optionee, and in the event the same is not corrected within a period of thirty (30) days from and after the date of mailing of said Notice of Default, then this Agreement shall be and become terminated, and Optionee's rights hereunder shall be forfeited; all moneys paid by said Optionee to the Escrow Agent shall, if they had not been previously delivered to the Escrow Agent to the Optionor be then delivered by the Escrow Agent to the Optionor and said money shall be and become the property of the said Optionor as rent and liquidating damages.

Optionse may, within one hundred and eighty (180) days after the date this Agreement is cancelled or terminated for any reason whatsoever, remove from the above described mining claims all of Optionee's buildings, machinery, equipment and personal property. The right herein granted does not include the right to remove underground timbering or ore bins which may have been placed upon the mining claims by Optionee. Any of Optionee's property which is not removed within said one hundred and eighty (180) days shall become the property of the Optionor.

The Optionor covenants and agrees that in the event he is the owner of any unpatented lode mining claims lying within one mile's distance from the exterior boundary line of the group of claims composed of those claims named and described in Exhibit "A", said unpatented lode mining claims shall be and become a part of the GIBELLIN PROPERTIES described in Exhibit "A", and that title thereto shall be conveyed to said Optionee in accordance with the terms of this Agreement as though thesaid claims were named an and specifically described in this Agreement or in Exhibit "A".

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It is expressly agreed by and between Optionor and Otpionee that Optionee may, at anytime hereafter, assign and transfer to any third party all or any oart of the right, title and interest of Optionee in and to this Agreement and the property represented hereby.

All notices given by the Optionor to the Optionee shall be addressed to the Optionee at its office in the City of Reno, State of Nevada, as follows:

> CHESSHER & Co. 320 West Liberty Street Post Office Box 889 Reno. Nevada

All notices given by by the Optionee to the Optionor shall be addressed as follows:

LOUIS GIBELLINI

Post Office Box Eureka. Nevada

Either party hereto may, by written notice, change the address to which address any future notices shall be given.

This Agreement shall be binding upon the heirs, executors, administrators, successors, and assigns of the parties hereto.

IN WITNESS WHEREOF, this Option Agreement has been duly executed by the parties acting by and through their duly authorized officers as of the date first above appearing.

> Louis Gibellini, sometimes known Gibellini, Optionor

CHESSHER & CO.

(Optionee)

EXhibet "B"

(a corporation)

P. O. Box 889 Reno, Nevada 89504

> October 24, 1966 File 6-2420

CERTIFIED R.R.R.

Mr. Louis Gibellini Owner of Gibellini Vanadium Property Eureka, Nevada 89316

Doar Mr. Gibellini:

Demand is hereby made upon you to honor, carry but, observe and fulfill all of your agreements and obligations to Chessher & Co., a corporation, wherein you agreed to execute a lease and option agreement in favor of Chessher & Co. for your sixty some odd vanadium mining claims in T15&16N, R52E, Eureka County, Neveda, which you agreed to sell to Chessher & Co., a corporation, for \$200,000 upon the terms and conditions of that certain agreement executed by your alleged agent, Mr. S. George Baker, as confirmed and ratified by the agreement prepared and presented to Chessher & Co., a corporation, by your attorney Howard Gray, Esq. We have heretofors agreed to promptly pay to you the said first \$10,000 payment in manner and way provided in and undar the proposed agreement prepared for you by your attorney, Howard Gray, Esq., which he has presented to us and which we have accepted.

Your refusal and failure to honor and comply with your agreements and covenants heretofore made and entered into by and for you in behalf of the undersigned, here created, and here caused the undersigned to suffer, damages and a loss of \$500,000, therefore, demand is hereby made upon you for the payment of \$500,000 to cover the loss and damages suffered by the undersigned by reason of your failure to honor, perform and/or comply with your covenants and agreements evidenced by the agreements aforesaid.

Yours very truly,

CHESSHER & CO. (a corporation)

cco HBC/aw c.c. Howard Gray, Esq. c.c. Mr. S. George Baker

Certified R.R.R. No. 425302

By (H. B. Chessher, Sr.) Presiden

Exhibit C'

EXHIBIT

DESCRIPTION OF PROPERTIES

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Those certain unpatented lode mining claims, located in Unknown Mining District, Bureke County, State of Neveda, known and referred to as the 'GIBELLINI PROPERTY', and more particularly described as follows:

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9	BLACK HILL NO. 1	CLYDE NO. 4
- 1	BLACK HILL NO. 2	CLYDE NO. 5
10	Black Hill No. 3	CLYDE NO. 6
	BLACK HILL NO. 4	CLYDE NO. 7
11	BLACK HILL NO. 7	CLYDE NO. 8
Į	BLACK HILL NO. 8	GLYDE NO. 9
12	BLACK HILL NO. 9	CLYDE NO. 10
ı	BLACK HILL NO. 10	CLYDE NO. 11
13	BLACK IRON NO. 1	CLYDE NO. 12
- 1	BLACK IRON NO. 3	CLYDE NO. 13
14	BLACK IRON NO. 4	CLYDE NO. 14
Í	BLACK IRON NO. 5	CLYDE NO. 15
15	BLACK IRON NO. 6	CLYDE NO. 16
j	FLAT NO. 1	CLYDE NO. 17
16	FLAT NO. 2	CLYDE NO. 18
Į	FLAT NO. 5	CLYDE NO. 19
17	FLAT NO. 10	CLYDE NO. 20
İ	FLAT NO. 11	CLYDE NO. 21
18	PLAT NO. 12	CLYDE NO. 22
1	FLAT NO. 13	CLYDE NO. 23
19	MANGANESE NO. 3	CLYDE NO. 24
	RATTLER NO. 1	CLYDE NO. 25
20	RATTLER NO. 2	CLYDE NO. 26
	RATTLER NO. 3	CLYDE NO. 27
21	RATTLER NO. 4	CLYDE NO. 29
	RIFT NO. 1	CLYDE NO. 30
22	RIFT NO. 2	CLYDE NO. 31
23	rift no. 3	CLYDE NO. 32
23	RIFT NO. 4	CLYDE NO. 33
24	CLYDE NO. 1	CLYDE NO. 34
-4	CLYDE NO. 2	CLYDE NO. 36
25	CLYDE NO. 3	CLYDE NO. 37
		CLYDE NO. 38
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The location notices and certificates of location of each of the above named claims as recorded at the Office of the County Recorder of Eureka County, State of Nevada, are hereby referred to and made a part hereof for all particulars therein shown.

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42945 -File No.

RECORDED AT THE REQUEST OF S. George Baker November 1 A D 196 November 1 A.D. 1966at. OI minutes past 8 A. M. js Book 13 of OFFICIAL RECORDS 29-44 ---- Records of LUS O METADA

Recorder

15.00

Exhibit