

NOTICE OF INTEREST

In the unpatented Mining Claims as follows:

Extension numbers 1 to 18 inclusive and gold bug 1 to 27 inclusive located in the Lynn Mining District of the Elko and Eureka Counties, Nevada.

GOLD STRIKE - 1 to 36 inclusive located in The Lynn Mining District of Eureka County, Nevada.

WEST SIDE 1 & 2 - Located in The Lynn Mining District of Eureka County, Nevada.

SUN CLAIM - 1 to 9 inclusive located in The Lynn Mining District of Eureka County, Nevada.

GLADYS AND SIDNEY CLAIMS located in the Lynn Mining District of Eureka County, Nevada.

LOOK OUT, RUTH, POOR MAN & LOOK OUT FRACTION - Located in The Lynn Mining District of Eureka County, Nevada.

Sheep Creek 1 and 2 - Located in The Lynn Mining District of Eureka County, Nevada.

Triangular Fraction numbers 1 and 2 - and open fraction located in the Lynn Mining District of Eureka County, Nevada.

UNDER AN AGREEMENT dated August 31, 1964 Victor W. Sweet, Dorsey Hager and DeBenneville K. Seeley, all of Salt Lake City, Utah, entered into an Agreement with Royston Coalition Mines, Ltd., and Sun Tide Corporation, a copy of this Agreement is attached hereto, and marked as Exhibit No. 1.

UNDER AN AGREEMENT dated June 9, 1965 - and marked as Exhibit No. 2, Dorsey Hager and Victor W. Sweet entered into an Agreement with NU-WEST OILS, INC., of Great Falls, Montana.

UNDER AN AGREEMENT dated July 29, 1965, and marked as Exhibit No. 3, de Benneville K. Seeley agreed to become a Party to the agreement of June 9, 1965 between NU-WEST OILS INC. and VICTOR W. SWEET & DORSEY HAGER.

UNDER AN AGREEMENT dated July 29, 1965, and marked Exhibit No. 4, NU-WEST OILS INC. fully assigned all its interest in the Agreement of June 9, 1965 to SWISS OILS OF CANADA (1959) LTD.

SWISS OILS OF CANADA (1959) LTD. has to date fully complied with the terms of the said Assignment and the Agreement of June 9, 1965 and in all respects is entitled to the interest in the hereinbefore referred to mining claims in accordance with the said agreements.

THEREFORE, SWISS OILS OF CANADA (1959) LTD. are advising all and sundry of their interest in the Claims as set out in Exhibit #1-2-3-4 attached hereto.

SWISS OILS OF CANADA (1959) LTD.

By J. M. Russell
Attorney in Fact.

Dominion of Canada)
) SS.
Calgary, Province of Alberta)

On September 18th, 1967 personally appeared before me, a Notary Public, J. M. RUSSELL, who acknowledged that he executed the above instrument as attorney in fact for Swiss Oils of Canada (1959) Ltd., as principal.

My commission is for life.

~~Notary Public~~
in and for the Province of
Alberta, Canada



THIS MINING LEASE made and entered into this 31 day of August, 1964, by and between ROYSTON COALITION MINES, LTD., a corporation, and SUN TIDE CORPORATION, a corporation, hereinafter designated as "Lessors", and VICTOR W. SWEET, DORSEY HAGER and BENNEVILLE K. SEELEY, JR., all of Salt Lake City, Utah, hereinafter designated as "Lessees",

W I T N E S S E T H :

WHEREAS, Lessors are owners of the following described unpatented lode and placer mining claims, located in the Lyna Mining District, Eureka and Elko Counties, State of Nevada:

Lode Claims

Extension, Nos. 1 to 18, inclusive
Sun, Nos. 1 to 9, inclusive
Gold Strike, Nos. 1 to 36, inclusive (1/3 interest)
Gold Bug, Nos. 1 to 27, inclusive (1/3 interest)
Sheep Creek, Nos. 1 and 2
Triangular Fraction, Nos. 1 and 2
Open Fraction
Lookout (1/2 interest)
Ruth (1/2 interest)
Poor Man (1/2 interest)
Lookout Fraction (1/2 interest)
Sidney (1/2 interest)
Gladys (1/2 interest)

Placer Claims

West Side, Nos. 1 and 2 (1/2 interest)

Certificates of Location are recorded in Eureka and Elko Counties, Nevada, as set forth in Exhibit "A" attached hereto; and

WHEREAS, Lessors are willing to grant to Lessees a mining lease covering said claims on the following terms and conditions herein contained,

NOW, THEREFORE, in consideration of the sum of Five Dollars (\$5.00) paid by Lessees to Lessors, the receipt whereof is hereby acknowledged by Lessors, and the promise of the Lessees to pay

Three Thousand Four Hundred Ninety Five Dollars (\$3,495.00) to Lessors within ten (10) days from the date hereof if they are satisfied with the validity of Lessors' title to the leased claims. If such payment is not made within said time, this agreement shall automatically terminate without notice. And in further consideration of the covenants and agreements herein set forth to be kept and performed by all the parties hereto, Lessors hereby demise, lease and let unto the Lessees the above described mining claims, together with all rights of way, easements and water rights of every kind and nature which are useful, convenient or necessary for the Lessees in the exploration, development and mining of the above described claims, or milling, processing, concentrating or refining of ores and minerals mined or extracted from said mining claims.

TO HAVE AND TO HOLD unto the Lessees, their successors and assigns, for a primary period of ten (10) years, and for such additional periods as said term may hereafter be extended as hereinafter provided.

In consideration of such leasing and the covenants and agreements hereinafter set forth, IT IS MUTUALLY AGREED by the parties as follows:

ARTICLE I

Lessees may take immediate possession of said mining claims and examine, investigate, survey, map, test, and sample said mining claims and carry on such geological and geophysical work with respect thereto as Lessees, in their sole judgment and discretion, may desire, and Lessees may prospect and search for minerals by means of drilling, trenching, drifting, sinking of shafts, and such other development or exploration methods either surface or underground as the Lessees deem advisable, and may mine, extract, mill, process and concentrate or otherwise treat any ores or minerals, and construct,

install, operate and maintain mills, processing plants, and take any and all other action in connection with the mining claims as Lessees in their judgment and discretion may desire.

ARTICLE II

Lessees agree to conduct all mining operations on the mining claims in accordance with good mining practices and to save harmless and fully indemnify Lessors from any liability arising out of injuries to the person or property of third persons by reason of the operations of Lessees, their employees, and sub-contractors and their employees upon the mining claims.

Lessors or authorized representatives shall have the right at all times during the term of this mining lease, or any extension thereof, to enter upon the mining claims and any mine workings thereon for the purpose of inspecting the same, provided that such entry shall be at the sole risk of Lessors.

ARTICLE III

Lessees agree to carry or cause to be carried such insurance covering all persons working in or on said mining claims for Lessees, as will fully comply with such provisions of the statutes of the State of Nevada covering workmen's compensation and occupational disease and disabilities as are now in force or as the same may be hereafter amended or enacted. Further, Lessees agree to comply with all of the terms and provisions of all applicable laws of the State of Nevada and of the United States of America now existing or as hereinafter amended or enacted, pertaining to Social Security, Unemployment Compensation, wages, hours and conditions of labor, and to indemnify and hold the Lessors harmless from payment of any damages occasioned by Lessees' failure to comply with said laws.

ARTICLE IV

Lessees agree that they will pay to Lessors royalties determined as follows with relation to all ores and minerals mined

from the mining claims, or concentrates produced therefrom and sold:

(a) A royalty of six and one-half per cent (6½%) of the net smelter returns.

(b) The term "net smelter returns" when used herein shall mean the amount received by Lessees from the smelter or mint which purchases ores or minerals mined from the mining claims or concentrates produced therefrom, including all subsidies or bonuses paid to the Lessees by the smelter or mint with relation to such ores and minerals and based upon the quality or quantity thereof, after deducting therefrom all charges and amounts deducted by the smelter or mint and all treatment charges, sampling and assaying charges, Empire assay charges and all railroad, truck or other haulage charges incurred for transportation from the mine to the smelter or mint of the ores, minerals or concentrates so produced and not otherwise deducted by the smelter or mint.

(c) All payments and royalty payments payable to Lessors pursuant hereto shall be paid to Lessors at 404 Boston Building, Salt Lake City, Utah.

ARTICLE V

Lessees agree that they shall perform the annual assessment work required by law on the claims above described on or before July 1, 1965, and on or before July 1st of each year thereafter of the term of this lease.

ARTICLE VI

Lessees agree to expend upon said claims from the date hereof and until December 31, 1965, the sum of Twenty Thousand Dollars (\$20,000.00) in drilling, excavation work, geological and geophysical work, trenching or mining of every kind or nature. It is the intention of the parties hereto that in calculating such

sum that is to be expended in the development of said claims, only the sums actually expended towards the prospecting and developing of said claims shall be included in the said expenditure of \$20,000.00. In the event that such expenditure has not been made and the Lessees desire to keep this lease on said claims, they shall do so by paying an additional sum of Three Thousand Five Hundred Dollars (\$3,500.00) to the Lessors on January 1, 1966. Lessees further agree that annually thereafter they shall expend additional sums of Twenty Thousand Dollars (\$20,000.00) on said claims, and if they fail to do so and desire to hold this lease, they may pay on the first of each year to the Lessors the sum of Three Thousand Five Hundred Dollars (\$3,500.00). However, if in any year Lessees expend in the development of the claims an amount in excess of Twenty Thousand Dollars (\$20,000.00), such excess may be carried over and credited to any succeeding year in the primary or extended term of this lease in which development expenditures actually incurred in such succeeding year are less than Twenty Thousand Dollars (\$20,000.00). If such expenditures actually incurred in a succeeding year, and carried over expenditure credits exceed Twenty Thousand Dollars (\$20,000.00), no Three Thousand Five Hundred Dollars (\$3,500.00) payment to Lessors shall be required on the first of the following year to hold this lease. It is understood that payments to the Lessors do not relieve the Lessees from performing the annual assessment work required by law on said unpatented mining claims.

ARTICLE VII

Lessees agree:

(a) To keep proper books of account showing the amounts of gold, minerals or metals produced and sold from said mining claims and to deliver duplicate reports and statements of said sales to the Lessors at its place of business within reasonable time after consummation of sale.

(b) That during the term of this agreement and in periods when men are employed by Lessees, at their own risk and expense, carry adequate workmen's compensation insurance, and to at all times keep said Lessors free and harmless from any and all damages for accidents to or injuries incurred by any person or persons upon, in or about the premises, excepting Lessors or those working under Lessors, and to comply with all governmental laws, regulations and ordinances as applicable, with respect to matters to be done and performed.

(c) To keep all bills and accounts for labor performed and supplies and materials furnished, in or for operations under this lease, paid in such manner as not to allow any claim or lien to be effectually made or asserted against the Lessors' property.

(d) Said Lessors and/or its agent may from time to time, in company with Lessees or their agent, enter upon said premises, and the whole thereof, for the purpose of general inspection of the same and for the purpose of posting upon said premises notice of non-responsibility and other notices necessary, proper or convenient for the protection of said Lessors.

(e) Lessees shall keep and preserve reasonable assay records and maps to reflect the progress and results of work undertaken, and shall allow Lessors to inspect such records at reasonable times, and on request of Lessors, deliver duplicate copies of such records to said Lessors.

(f) Said Lessees shall pay any and all taxes assessed by reason of the mining operations upon said premises, excepting bullion tax upon the reserved royalty of the Lessors.

ARTICLE VIII

Should any default in any of the terms hereof occur, Lessors shall give notice to Lessees in writing as hereinafter provided, designating such asserted default. Lessees shall

thereafter have a period of ten (10) days from the date of receipt of such notice within which to correct any defaults in payment of royalties, and thirty (30) days from the date of receipt of such notice within which to correct or commence action to correct any other defaults of which they have received notice. Should Lessees fail to correct said defaults in payment of royalties within said ten day period or to commence action to correct said other defaults within said thirty (30) day period, Lessors may, at its election, cancel and terminate this mining lease. It is specifically understood and agreed that, subject to the obligation of Lessees to pay royalties with relation to the sale of ores and minerals extracted from the mining claims or concentrates produced therefrom to the date of such termination, the sole liability of Lessees for any default under the terms of this mining lease shall be the loss of the rights granted to them hereby in and to the mining claim or mining claims with relation to which the default occurred and Lessees shall, under no circumstances, have any liability to Lessors or others by way of damages or otherwise.

ARTICLE IX

All tools, equipment, pipelines, apparatus, buildings, structures, and property of every nature and description, whether or not affixed to the soil, placed on the said mining claims by Lessees, shall be deemed to be and shall remain the personal property of Lessees and title thereto shall at all times remain and be in Lessees. Lessees shall have the right at all times during the term of this mining lease and for a period of six (6) months after the termination of this mining lease to remove such property from the mining claims.

ARTICLE X

At the end of the initial ten (10) year term of this mining lease, Lessees desire to continue the term hereof, they shall

be entitled to extend the term hereof for as many successive periods of ten (10) years each as Lessees shall elect upon the same terms and conditions as are herein contained. Should Lessees elect to extend the term hereof as hereinabove provided, notice of such election shall be given in writing to Lessors not later than sixty (60) days prior to the expiration of the initial term of this mining lease or of any extension thereof. Upon delivery of such notice to Lessors, the term of this mining lease shall be deemed to have been extended.

ARTICLE XI

This mining lease is and shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, executors, administrators, personal representatives, successors and assigns. Lessees shall have the right, without the consent of Lessors, to sell or assign all or any portion of their rights in, to and arising under the terms of this mining lease.

ARTICLE XII

This mining lease shall be construed and enforced in accordance with the laws of the State of Nevada, except insofar as it may become necessary to comply with federal statutes, rules or regulations.

ARTICLE XIII

Lessees shall have the right and option to terminate this lease at any time upon thirty (30) days' written notice to Lessors, at which time the Lessees shall settle and pay for any obligations that may be due to Lessors under the terms of this lease. Lessees may surrender any of the above described claims to the Lessors during the term of this lease and thereby be released of the obligation of the assessment work thereon, provided that such release is made on or before July 1st of any year during this term.

ARTICLE XIV

Any notice herein contemplated to be given to Lessors shall be sufficient if given in writing and transmitted by certified mail, or if delivered personally and a signed receipt therefor is obtained, and in any such case, addressed to:

H. G. Metos
Attorney at Law
404 Boston Building
Salt Lake City, Utah

or to such other address as Lessors may designate.

Any notice herein contemplated to be given to Lessees shall be sufficient if given in writing and transmitted by certified mail, or if delivered personally and a signed receipt therefor is obtained, and in any such case, addressed to:

deBonneville K. Seeley, Jr.
1423 East 9th South
Salt Lake City, Utah

or to such other address as Lessees may designate.

Service of notice shall be deemed effective and complete on the date of delivery thereof to the address indicated.

IN WITNESS WHEREOF, the parties hereto have executed this Mining Lease as of the day and year first above written.

SEALED
Affix

ATTEST:

Sid Spencer, Secretary

ROYSTON COALITION MINES, LTD.,
a Corporation

By:

H. G. Metos, President

ATTEST:

Sid Spencer, Secretary

SUN TIDE CORPORATION,
a Corporation

By:

H. G. Metos, President

"LESSORS"

Victor W. Sweet

Dorsey Hager

deBonneville K. Seeley, Jr.

"LESSEES"

**CERTIFICATE OF LOCATION
RECORDED IN THE OFFICE
OF THE COUNTY RECORDER
OF ELKO COUNTY, NEVADA,
AT**

**CERTIFICATE OF LOCATION
RECORDED IN THE OFFICE
OF THE COUNTY RECORDER
OF BUREKA COUNTY, NEVADA,
AT**

NAME OF CLAIM

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**CERTIFICATE OF LOCATION
RECORDED IN THE OFFICE
OF THE COUNTY RECORDER
OF ELKO COUNTY, NEVADA,
AT**

**CERTIFICATE OF LOCATION
RECORDED IN THE OFFICE
OF THE COUNTY RECORDER
OF EUREKA COUNTY, NEVADA,
AT**

NAME OF CLAIM

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Placer Claims

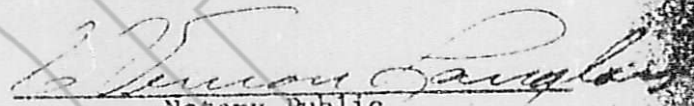
West Side #1
West Side #2

2 44
2 45

ACKNOWLEDGEMENT

STATE OF UTAH)
) ss
COUNTY OF SALT LAKE)

On this ✓ day of September, 1964, personally appeared before me, a notary public in and for Salt Lake County, H. G. METOS, known to me to be the president of each of the corporations that executed the foregoing instrument, and upon oath did depose that he is the officer of the corporations as above designated; that he is acquainted with the seals of the corporations and that the seals affixed to the instrument are the corporate seals of the corporations; that the signatures to the instrument were made by officers of the corporations as indicated after the signatures; and that the corporations executed the instrument freely and voluntarily and for the uses and purposes therein mentioned.


Notary Public
Residing in Salt Lake County, Utah

My commission expires:



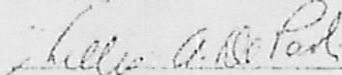
402
INDEXED
Filed for record at _____ D. K. Seeley, Jr.,
Sept. 23, 1964, at 35 _____ 11 A-11 Recorded in
Book 5 _____ 588-599 _____
COUNTY, NEVADA
Fee: \$13.00
 Recorder.

EXHIBIT # 2

AGREEMENT FOR OPTION

THIS AGREEMENT FOR OPTION, made and entered into as of June 9, 1965, by and between DORSEY HAGER and VICTOR W. SWEET, of Salt Lake City, Utah, Optionors, and NU-WEST OILS, INCORPORATED, a corporation incorporated under the laws of _____, Optionee. VWS
DJS
AA

WHEREAS, Hager and Sweet each own undivided one-third interests in leaseholds of mining claims, as set forth in a Mining Lease dated August 31, 1964, and

WHEREAS, deBenneville K. Seeley, Jr., owns the remaining undivided one-third interest in said leaseholds, and

WHEREAS, Nu-West desires to purchase an undivided one-half interest in said leaseholds and to assume all duties, conditions, covenants, and costs in respect of said leaseholds,

NOW THEREFORE, Optionors and Optionee agree as follows:

1. In exchange for \$250, receipt of which is hereby acknowledged by Optionors, Optionors grant to Optionee an option to acquire an undivided one-half interest in the leasehold estates created under that certain Mining Lease dated August 31, 1964, by and between Royston Coalition Mines, Ltd., and Suntide Corporation and Victor W. Sweet, Dorsey Hager, and deBenneville K. Seeley, Jr., a copy of which Mining Lease is attached to this Agreement for Option.

2. The option granted in paragraph 1 shall expire at 12:00 noon, Mountain Standard Time, June 25, 1965.

3. The option shall be exercisable by the delivery by Optionee to Optionors at 910 Continental Bank Building, Salt Lake City, Utah, of

(a) 40,000 shares of common stock of Swiss Oil Canada, Ltd., represented by ten certificates, six in the amount of 6,666 shares each and four in the amount of one share each. Such stock shall be fully paid and nonassessable and there shall have been paid by Optionee all taxes applicable to issuance and transfer of such stock.

BOOK 18

(b) ~~A promissory note of Optionee to Optionors~~
in the amount of \$27,200, with interest at six per cent
per annum, due August 28, 1965, or upon the date of comple-
tion of the underwriting of the stock of Swiss Oil Canada,
Ltd., whichever date is earlier. Sgw

4. Upon the exercise of the option according to its terms and upon payment in full of the ~~promissory note~~ ^{27,200} in accordance with its terms, Optionors shall deliver to Optionee an assignment, without warranty of title, either, as Optionors may choose, by conveying Sgw

(a) an undivided 3/4 of the undivided 1/3 interest of each Optionor in the leaseholds, or

(b) an undivided 1/2 interest in the undivided 1/3 interest of each Optionor in the leaseholds and an undivided 1/2 interest in the undivided 1/3 interest of deBennville K. Seeley, Jr.

The assignment shall be in the form attached hereto, with only such variation as is necessary to conform to the choice made by optionors under the provisions of this paragraph.

5. All conditions, covenants, duties, and costs accrued or due under the Mining Lease dated August 31, 1964, after the date of exercise of the option, shall be assumed, performed, and borne solely by Optionee. However, Optionee may not take possession of the leaseholds and may not conduct operations on the leaseholds under the terms of the Mining Lease until the promissory note described in paragraph 3(b) is paid in full in accordance with its terms. Optionors shall have the same rights as Lessors have under Article VII of the Mining Lease.

6. Prior to the mining of ore on a regular or sustained basis from the claims subject to the Mining Lease, Optionors and Optionee shall enter into a joint operating agreement in which net profits are divided in accordance with the division of ownership of the leaseholds, and in which Optionee is designated as

Operator and Optionors as Non-Operator. Optionors shall use their best efforts to obtain the approval of deBennville K. Seeley, Jr. to the terms of the joint operating agreement as a Non-Operator. The joint operating agreement shall contain provisions identical to paragraphs numbered 5 through 47 of the form attached hereto; and such other provisions as may be agreed upon. AJL

7. This Agreement for Option shall remain in effect after the Agreement of Assignment described herein is executed and until this Agreement for Option is declared to be superseded by a specific provision in any joint operating agreement entered into by the parties.

IN WITNESS WHEREOF, the Optionors and Optionee have executed this Agreement for Option on the dates following their signatures, to be effective as of June 9, 1965.

Dorsey Hager
Dorsey Hager

Victor W. Sweet
Victor W. Sweet

OPTIONORS

NU-WEST OILS INCORPORATED

(Corporate Seal)

ATTEST:

By _____

OPTIONER

Secretary
Secretary

THIS AGREEMENT MADE IN TRIPLICATE THIS 29 DAY OF July
1965 A.D. 1965, BETWEEN:

DORSEY HAGER, VICTOR W. SWEET and
deBENNEVILLE K. SEELEY, JR., all of Salt
Lake City, in the State of Utah,

(hereinafter called "the Optionors"),

Of the First Part,

and

NU-WEST OILS, INCORPORATED,

(hereinafter called "the Optionee"),

Of the Second Part.

WHEREAS by an agreement for option dated the 9th day of June, A.D. 1965 Dorsey Hager and Victor W. Sweet, two of the Optionors agreed to grant and did grant to the Optionee an option to purchase an undivided one-half interest in certain leaseholds of mining claims which mining claims are described in a certain mining lease dated the 31st day of August, A.D. 1964 attached to said agreement for option.

AND WHEREAS it is now desirous to have a third optionor, deBenneville K. Seeley, Jr. become a party to the said agreement for option and this agreement, and to amend the said agreement for option as hereinafter set forth.

NOW THEREFORE THIS AGREEMENT WITNESSETH that in consideration of the premises, the said agreement for option

and the mutual covenants and conditions herein contained, it is agreed as follows:

1. That forthwith upon the execution of this agreement the Optionee shall pay to the Optionors the sum of One Thousand Five Hundred Dollars (\$1,500.00), which sum shall be applied and form part of the consideration for and the purchase price of the said leaseholds of mining claims as set forth in the said agreement for option.

2. That the said period and time within which the said option may be exercised by the Optionee is hereby changed and extended for sixty (60) days from the settlement of the current Canadian postal strike. If, at that time, additional time is needed, Optionors will be reasonable about further extension as said Optionors have to meet an obligation under their contract by December 31, 1965.

3. That by the signing of this agreement by the third Optionor, deBenneville K. Seeley, Jr., he shall be a party to the said agreement for option and be bound by the terms thereof.

IN WITNESS WHEREOF the Optionors have set their hands and seals and the Optionee has caused these presents to be executed by affixing its corporate seal hereto, attested by

its proper officers all as of the day and year first above written.

SIGNED, SEALED AND DELIVERED
in the presence of

Lenora Swanson
Witness
Lenora Swanson
Witness
Lenora Swanson
Witness

Dorsey Hager
Dorsey Hager
Victor W. Sweet
Victor W. Sweet
deBonneville K. Seeley, Jr.
deBonneville K. Seeley, Jr.

NU-WEST OILS, INCORPORATED
Giles H. Wilderman
Dorothy J. Wilderman

I HEREBY CERTIFY that on the 29th day of July, A.D. 1967
at the City of Calgary, in the Province of Alberta, Dorothea J. Wilderman
Giles H. Wilderman and Dorothy J. Wilderman and each of them, personally
known to me appeared before me and acknowledged to me that they were the
persons who signed this document as officers of Nu-West Oils, Incorporated,
one of the parties thereto, and that they were then duly authorized to
execute the same on behalf of the said company.

DATED at the City of Calgary, in the Province of Alberta,
this 12th day of June, A.D. 1967.

44750
RECORDED AT THE REQUEST OF
Carl Drew
June 28 A.D. 1967
10 minutes past 4 P.M.
A-19 OF OFFICIAL RECORDS
299-318 Records of
SURREY COUNTY, NEW BRUNSWICK

-3-

27
A Notary Public
Province of Alberta

BOOK 20 PAGE 491

EXHIBIT #4

ASSIGNMENT OF OPTION

BETWEEN:

NU-WEST OILS, INCORPORATED,
(hereinafter called "the Assignor"),

Of the First Part,

and

SWISS OILS OF CANADA (1959) LTD.,
(hereinafter called "the Assignee"),

Of the Second Part.

WHEREAS by an Agreement for Option dated the 9th day of June, A.D. 1965 Dorsey Hager, Victor W. Sweet and deBennville K. Seeley, Jr. all of Salt Lake City, in the State of Utah granted to the Assignor an option to purchase an undivided one-half interest in certain leaseholds of mining claims which leaseholds of mining claims are fully described in the said agreement.

AND WHEREAS by an Agreement of the 29th day of July, A.D. 1965 the said agreement of the 9th day of June, A. D. 1965 was amended.

AND WHEREAS the Assignor and the Assignee are desirous of assigning the said agreements and the interest of the Assignor therein to the Assignee.

NOW THEREFORE THIS AGREEMENT WITNESSETH that in consideration of the sum of Forty-seven Thousand Five Hundred (\$47,500.00) Dollars to be paid to the Assignor by the Assignee in instalments as agreed and the agreement of the Assignee to reserve to the Assignor a

One (1%) per cent net interest in all or any net smelter returns paid to the Assignee from any mineral production from the said certain leaseholds of mining claims the Assignor does hereby assign the said agreements to the Assignee together with its rights thereunder, subject to the terms and conditions in the said agreements contained.

THE ASSIGNOR COVENANTS with the Assignee that it has full right and power to assign the said interests in the said leaseholds of mining claims.

IN WITNESS WHEREOF NW-WEST OILS, INCORPORATED and SWISS OILS OF CANADA (1959) LTD. have caused these presents to be executed by affixing their corporate seals hereto attested by their proper officers this 29th day of July, A. D. 1965.

NW-WEST OILS, INCORPORATED

Charles E. Silberman
Secretary

SWISS OILS OF CANADA (1959) LTD.,

Raymond J. Thompson
President

File No.

45328

RECORDED AT THE REQUEST OF

Beauchamp, Raymond & Thompson

October 4, A. D. 1967

at 45 minutes past 11 A. M.

in Book 20 of OFFICIAL RECORDS

Page 472-493 Records of

EUREKA COUNTY, NEVADA

W. A. DePaul
Recorder

Fee \$ 24.00

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