## AGREEMENT

THIS AGREEMENT made and entered into as of the 15 day of August, 1969, by and between STANLEY FINE of Eureka, Nevada, W. H. STROUD of Carson City, Nevada, and hereinafter collectively called for the purpose of this agreement "owners" and DAVID H. BISSETT of 3706 So. 198th Street, Seattle, Washington, hereinafter called "Bissett"

MHB.

WITNESSETH:

WHEREAS, the undersigned David H. Bissett, 3706 So. 198th Street, Seattle, Washington, hereinafter called Bissett, desires to examine and explore the group of mining claims listed by Exhibit A attached hereto, commonly known as the September Morn property, approximately 23 miles north-north-west of Eureka, Nevada, and to obtain these claims by lease and option agreement as hereinafter set forth if exploration results warrant same, and

WHEREAS, the undersigned Stanley Fine, of Eureka, Nevada, and W. H. Stroud, of Reno, Nevada, are the owners of the group of mining claims listed by Exhibit A attached hereto, commonly known as the September Morn property, approximately 23 miles north-northwest of Eureka, Nevada, and these said owners desire that these claims be investigated and explored by Bissett, and thereafter developed and mined if circumstances warrant same, and

W.H. Stroud

WHEREAS, Stanley Fine and Pete Helley, hereinafter called the owners, are willing to grant Bissett a thirty months (30) period of investigation and exploration of the group of mining claims listed by Exhibit A attached hereto, hereinafter referred to as the September Morn property, and the owners are further willing to grant Bissett a lease and option conforming to terms and conditions as set forth hereinafter, provided that Bissett requests such lease and option prior to expiration of the thirty months' (30) period of investigation and exploration.

NOW, THEREFORE, in consideration of the sum of Five Hundred (\$500.00) Dollars in hand paid by Bissett to owners, receipt whereof said owners do hereby acknowledge, and in consideration of the covenants and agreements of Bissett hereinafter set forth, and by the said owners to be kept and performed, the owners do grant to Bissett the exclusive right to examine and explore the September Morn property from this date forward to December 31, 1971, including the right to perform excavation, trenches, shafts, and drilling, together with mapping, sampling, and other investigations.

Further, if so requested by Bissett prior to December 31, 19,1, owners will execute and deliver to Bissett a lease and option in the usual form for exploration and mining operations of a similar kind and nature, and conformM.H.D.

ing to the following terms and conditions:

la Bissett will have the right to purchase the September Morn property for one hundred and fifty thousand dollars; payable as follows:

\$50,000.00 on or before December 31, 1971. \$50,000.00 or before December 31, 1972 and \$50,000.00 on or before December 31, 1973

Each sum stated above will be additional to previous payments. Bissett's failure to make any of the payments required by the above schedule will result in termination of the lease and option agreement, without further penalty to Bissett.

- 2. A royalty of 5% of net smelter receipts will be paid the owners for all ores mined and shipped from the property. All such royalties will apply toward the purchase price. Royalty payments will cease when purchase price is fully paid.
- 3. Bissett will cause annual assessment work to be performed on the September Norn claims during the tenure of the lease and option agreement.
- 4. Bissett will furnish copies of all engineering, survey drilling and assay data available to him on the owners' regrest.
- 5. The lease and option agreement will be assignable, in whole or in part, provided that all terms and conditions of the lease and option agreement remain in force and binding on any and all assignees.
- 6. Owners agree to cooperate fully with Bissett, to clear up any and all defects, if any, in the title to the September Morn property.
- 7. Owners will retain the right to sell or assign their interest in the September Morn, in whole or in part, subject to the terms of this option agreement.
- 8. Commencing September 1, 1969, Bissett or Bissett's assignee, will pay Stanley Fine Two Hundred Dollars (\$200.00) per month for advice and assistance, as requested by Bissett, and such payments will continue until this option is exercised or is terminated by Bissett or Bissett's assignee.
- g. Bissett agrees that if he options, sells, or otherwise assigns mining claims owned in whole or in part by Bissett and which claims are contiguous to or within one (1) mile of the September Morn property, then Bissett will option, sell or otherwise assign this option agreement to said optionee or assignee of Bissett's claims referred to above,

and if said optionee or assignee exercises his option to Bissett's claims referred to above, then said optionee or assignee of Bissett's claims referred to above will also be required to exercise this option and purchase the September Morn property as provided in this agreement.

Stanley Fine

W. H. Strond

David H. Bissett

STATE OF NEVADA ) COUNTY OF WASHOE ) SS.

On this 8th day of August 1969, personally appeared before me. Robert Emmet Berry, a Notary Public in and for the County of Storey, State of Nevada, W. H. STROUD, known to me to be the person described in and who executed the annexed instrument, who acknowledged to me that he executed the same freely and voluntarily, and for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I ha ; hereunto set my hand and my official Seal at my office in the County of Washoe, State of Nevada, the day and year in this Certificate first above written.

> Notaty Public in and for the County of Storey, State of Nevada.



DOOK 33 PAGE 528

STATE OF NEVADA, County of Engle On this 15 day of 2 A.D. one thousand nine hundred and 69 personally appeared before me 1 widh. 13:55eff & Stanley Fine a Notary Public in and for said County of Ferrence known (or proved) to me to be the person S described in and who executed the annexed instrument, who acknowledged to me that The Y executed the same, freely and voluntarily, and for the uses and purposes therein mentioned. IN WITNESS WHEREOF, I have hereunto set my hand and 1 Seal at my office in the County of my Official Seal at my office in the County of\_\_\_\_ the day and year in this Certificate first above written. Notary Public in and for the County of State of Nevada. My commission expires LILLIAN M. LEUTZINGER NOTARY PUBLIC - NEVADA KULKA COUNTY My Commission Expires April 30, 1971

## EXHIBIT "A"

## <u>UNPATENTED MINING CLAIMS</u>

Claims	<u>Date Located</u>	Records of Eureka County, Nevada
		Book Page
September Morn	Nov. 7, 1939	1 -169
September Morn 1 & 2	Nov. 7, 1939	1 \ \161
September Morn 3 - 6 September Morn 7 - 11	May 6, 1941 Apr. 10, 1958	1 223-225 K 76-72

All of the above claims were located in the Mt. Hope Mining District by Stanley Fine and R. C. Kelley, Eureka, Nevada