After Recording Return to: Brian M. Barnard 214 East Fifth South Salt Lake City, Utah 84111

AFFIDAVIT OF EARL A. POULSEN and GOLDIE POULSEN

State of Utah : : ss County of Salt Lake :

EARL A. POULSEN and GOLDIE POULSEN, each having been duly sworn upon oath depose and state:

- 1. That they were party-plaintiffs to an action in the Third Judicial District Court in and for Salt Lake County, State of Utah, Case No. 220655; further that the party-defendants in that action were William W. Bleazard and Beverly Bleazard.
- 2. That in said action a judgment was entered in favor of Earl Poulsen and Goldie Poulsen and against the defendants William W. Bleazard and Beverly Bleazard in the sum of five thousand dollars (\$5,000.) plus interests, plus costs; that judgment further ordered that

. . . If within ten (10) days of the entry of Judgment the Defendants fail to pay the amount of said Judgment plus interest and costs that a 12-1/2% interest in the following described property located in Eureka County, Nevada, described as follows:

An undivided interest in and to five (5) patented lode mining claims known as BIG SIX NO. 3, Patent No. 4332, GREAT DIVIDE, Patent No. 4393, HOLT, Patent No. 4422, BALD EAGLE, Patent No. 4527, and JULY, Patent No. 4528, covering approximately eighty-four (84) acres located in the Lynn Mining District, embracing portions of Sections 1, 2, 11 and 12, Township 35 North, Range 50 East, Mount Diablo Base Meridian, Eureka County, Nevada.

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof.

be transferred by operation of law from the Defendants to the Plaintiffs and that the Plaintiffs accomplish such transfer by recording of this judgment with the County Recorder of the County in which the above property is located.

- That within 10 days of the entry of judgment in the aforesaid legal action, there was not a payment of \$5,000. plus interest and costs from the Defendants to the Plaintiffs, and as set forth in the judgment a 12-1/2% interest in the foregoing property has been transferred by operation of law from William W. Bleazard and Beverly Bleazard to Earl A. Poulsen and Goldie Poulsen.
- 4. That as a result of the aforesaid transfer the current interests of William W. Bleazard and Beverly Bleazard in said real property is an undivided 22-1/2% interest in all of the aforesaid real property; and the current interest of Earl A. Poulsen and Goldie Poulsen in said property is an undivided 77-1/2% interest in all of the aforesaid property.

DATED this 23 day of July, 1976.

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On the date above written personally appeared before me Earl A. Poulsen and Goldie Poulsen who having been duly sworn upon oath deposed and stated that they had read and signed the foregoing affidavit, and that the factual statements contained therein were true and correct, and that they had signed said affidavit of their own free wills.

SEAL Affixed

Residing at Salt Lake County State of Utah

My commission expires:

1-1/3-51

RECORDED AT THE REQUEST OF Brian M. Barnard. Esq. on September 27, 19.76, at 07 mins, past 8 A. M. In Rook 56 of Official RECORDS, page 550-551, RECORDS OF WILLIS A. DePAOLI Recorder EUREKA COUNTY, NEYADA. Fee \$4.00 File No. 62236