

## \*\*\*\*\* AGREEMENT \*\*\*\*\*

WHEREAS, Temple Mountain Industries, Inc. ( a Utah Corporation of 39 Exchange Place), Rooms 26-27 Salt Lake City, Utah holds title to 640 Acres of Mineral Land, both locations under the Mining Law of the United States and properly identified Mineral Leases on file in the County seat of Eureka County State of Nevada, said Mineral Leases herein identified as the Bazza Mining Lease, Pandora Mining Lease and the Corbet Mining Lease all Leases and Mining claims in good standing, and,

Whereas, Temple Mountain Industries under date of February 1st and February 15th, 1975, did cause to be issued to certain sophisticated In vestors and stockholders of the said Temple Mountain Industries certain Royalty interests into a Lease and Option once held by said Temple Mountain Industries Incorporated known as the Montgomery Shoshone property located in the Ryolite Mining District State of Nevada, and,

WHEREAS, After careful physical investigation of the property held under lease namely the Montgomery Shoshone Mine, the Temple Mountain Industries concluded that this property would not respond to a profitable Operation, and thus, did, cancel the legal contract on the Montgomery Mine, by this action , the Royalty interests held by sophisticated Investors and stockholders became null and void, and

WHEREAS; under date of February 17th, 1976, the BOARD OF DIRECTORS of the Temple Mountain Industries, has directed the President to proceed to issue comparable interests to said sophisticated Investors and stockholders their ( Royalty Interests), into the WEIMER Mining Claims, located in Section 26, Township 36 North Range 49 East, Mount Diablo Meridian, State of Nevada,

NOW THEREFORE ; by said action the parties hereto now agree and and covenant as follows:

1. Temple Mountain Industries, Inc. agrees, on a best effort basis and at its own risk and expense and without further contribution or liability to the party hereinafter indentified, to proceed as soon as possible with exploration upon the subject lands, looking forward to the creation of a profitable mining operation, subject, of course to the well understood " Miners" risk ".

2. It is covenanted and agreed that in consideration of this effort Temple Mountain Industries, Inc. is to retain a 90% of any net profit derived from this effort.

3. It is furthermore mutually agreed and understood that 10% of any net profit so achieved shall be divided between the parties who have subscribed to the first payment paid to Mr. Robert Revert the owner of the Montgomery Shoshone Mine, computed to a percentage figure as each individual contribution relates to \$ 1500.00.

4. " NET PROFITS " are computed as a resulting sum derived by subtracting all expenditures, made incident to exploration, development, and exploitation upon the subject premises, from any and all gross cash returns derived as the result of the proposed mining program. Net profit paid to the Temple Mountain Industries Inc. and Federal, State or county Taxes shall be included as a necessary expense made to further the achievement of desired objectives.

This Agreement contains the entire agreement between the contracting parties and no oral arrangement, promise, statement or representation which is not herein contained shall be binding on the parties hereto. No amendment or modification of this agreement shall become effective unless and until the same shall have been reduced in writing and duly signed and executed by both parties hereto.

FERN PRINCE OR  
CORNELIA MC GARRY of SALT LAKE CITY, UTAH  
has subscribed \$ 100.00 of the \$ 1500.00 paid to  
Mr. Robert Revert of Los Vegas, Nevada, owner of the Montgomery  
Shoshone Mine, located in Ryolite, Nevada. Temple Mountain  
Industries Inc. warrants that it will return, ONE % of  
any net profit derived from operation of the subject premises,  
computed as herein defined, to 1500.00

IN WITNESS WHEREOF this agreement has been executed this

5th of MARCH, 1976,

TEMPLE MOUNTAIN INDUSTRIES, INC.,

[Signature] PRES.

ATTEST

[Signature] VP

[Signature] Sec.Treas.

Address 39 Exchange Place  
Salt Lake City, Utah

STATE OF UTAH ) SS  
COUNTY OF SALT LAKE )

Personally appeared before me Messrs. Tom P. Costas, Willard Mc Nabb, and Roger Lowry, President, Vice President and Secfary & Treasurer respectively, who depose and state that the aforesaid Agreement has been approved and recorded in the minutes of the Temple Mountain Industries Inc., under date of MARCH 5, 1976, all terms, stipulations and conditions duly recorded therein.

[Signature]

Notary Public,  
Resideing at: SALT LAKE

My commission expires:

4/4/78

RECORDED AT REQUEST OF  
MARKED LIVENFIELD  
BOOK 98 PAGE 89

Seal

SEP 18 1976



OFFICIAL RECORDS  
CLERK COUNTY, NEVADA  
WILLIS A. DEPAOLI, RECORDER  
FILE NO. 81992  
FEE \$ 5.00



BOOK 98 PAGE 89