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GENERAL SERVICES ADMINISTRATION
National Archives and Records Service

Whom these presents shall come, Greeting:

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JANET L. HARGETT	7/29/81
TITLE	
Acting Director	
NAME AND ADDRESS OF DEPOSITORY	
National Archives and Records Service	
General Archives Division	
Washington, DC 20409	

GSA FORM 6791

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GENERAL LAND OFFICE

MINERAL CERTIFICATE

No. 11654

No. 696

THE UNITED STATES OF AMERICA.

To all to whom these Presents shall come, Greeting:

WHICHMAR, in pursuance of the provisions of the Revised Statutes of the United States, Chapter Six, Title Thirty-one, and
legislation supplemental thereto, there have been deposited in the General Land Office of the United States the Plot and Plan

Notes of survey and the Certificate, No. 696, of the Register of the Land Office at Eureka,
in the State of Nevada, accompanied by other evidence, whereby it appears that
Sarah J. Goldstone

did, on the fifteenth day of December, A. D. 1884, duly enter and pay for that certain
mining claim or claims, known as the Little Rose Lode mining claims,

designated by the Surveyor General as Lot No. 301, embracing a portion of the
unsurveyed public domain.

In the County of Eureka, and Eureka County,
State of Nevada, in the District of Lands subject to sale at Eureka,

and bounded, described and platted as follows, with angular variation due to the
precise and thirty minutes east.

Beginning at a post marked Plot 1, U. S. Survey No. 301,
from which U. S. monument No. 3 on the summit
of Horace mountain bears north forty-five
degrees and four minutes west over hundred
and sixty-eight feet distant.

Thence, with compass south, to a

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438 one thousand and fifty-two and two tenths feet
to north end line of survey No. 121, the Dolly Madon
lode claim, from which post No. 5 of said survey
No. 121 bears north eighty-one degrees and thirty-
minutes west one hundred and ten and four tenths
feet distant; one thousand three hundred feet to
a post marked No. 2. U. S. Survey No. 301.

Thence second course, with eighty degrees
west one hundred and eighty-eight feet to a point
on west side line of said survey No. 121, from which
post No. 5 of said survey No. 121 bears north two de-
grees and thirty minutes east two hundred
and seventy-eight and four tenths feet distant;
two hundred feet to a post marked No. 3. U. S. Sur-
vey No. 301.

Thence third course, north six degrees west
one thousand three hundred feet to a post mark-
ed No. 4. U. S. Survey No. 301.

Thence fourth course, north eighty degrees
east two hundred feet to post No. 1. The place of
beginning, Expressly excepting and excluding
from thence presents all that portion of the ground
hereinbefore described untraced in said main
ing claim or survey No. 121, and also all that
portion of said Little Rosa vein or lode and of
all veins, lodes and ledges throughout their
entire depth, the tops or apices of which lie in-
side of such excluded ground; said lot No. 301, ex-
cluding one thousand three hundred feet in
length along said Little Rosa vein or lode, the
granted premises in said lot containing five
acres and fourteen hundredths of an acre of land,
more or less, as represented by the shading on
the following plat.

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Scale of 200 feet is an inch.

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Snow, Know Ye, That there is therefore hereby GRANTED by the United States unto the said

Frank J. Goldstone.

and to his heirs, executors, administrators, and assigns, the said mining premises hereinbefore described, and not expressly excepted from them presents, and all that portion of the said Little River
depth, the tops or spurs of which lie inside or the surface boundary lines of said granted premises in said Lot No. 301,
extended downward vertically, although such veins, ledges, or layers in their downward course may so far depart from a perpendicular
as to extend outside the vertical side lines of said premises; Provided, That the right of possession to such outside parts of said veins,
ledges, or layers shall be confined to such portions thereof as lie between vertical planes drawn downward through the end lines of
said Lot No. 301, as continued in their own direction that such planes will intersect such exterior parts of said veins,
ledges, or layers; And provided further, That nothing herein contained shall authorize the grantee herein to enter upon the surface of
a claim owned or possessed by another.

TO HAVE AND TO HOLD said mining premises, together with all the rights, privileges, immunities and appurtenances of
 whatsoever nature therunto belonging unto the said grantee above named and to *his heirs*,
executors, administrators, and assigns forever; subject nevertheless to the above mentioned and to the following conditions and stipulations:

First. That the premises hereby granted, with the exception of the surface, may be entered by the proprietor of any other vein,
lead, or ledge, the top or spur of which lies outside of the boundary of said granted premises, should the same in its dip be found to
penetrate, intersect or extend into said premises, for the purpose of extracting and removing the ore from such other vein, lead, or ledge.

Second. That the premises hereby granted shall be held subject to any vested and accrued water rights for mining, agricultural,
manufacturing, or other purposes, and rights to ditches and reservoirs and in connection with such water rights as may be recognized
and acknowledged by the local laws, customs and decisions of courts.

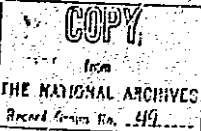
*Third. That in the absence of necessary legislation by Congress, the legislature of *Michigan*, may*
provide rules for working the mining claim or premises hereby granted, involving assessments, drainage, and other necessary means
to its complete development.

IN TESTIMONY WHEREOF, *Grover Cleveland*, **PRESIDENT OF THE UNITED**
STATES OF AMERICA, have caused these letters to be made FAXED, and the SEAL OF THE GENERAL LAND OFFICE to be heretounto
 affixed.

GIVEN under my hand at the City of Washington the *twelfth* day
 of *February*, in the year of our Lord one thousand eight hundred
 and eighty seven, and of the Independence of the United States
 the one hundred and eleventh.

BY THE PRESIDENT: *Grover Cleveland*
 By *Wm. H. Taft*, Secretary
Gen'l M. R. Postal, Register of the General Land Office.

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Record Copy of Mineral
Patent 11634

RECORDED AT REQUEST OF
Hay & Miller, C.H.
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8 OCT 13 AM 1:12

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FIFTH DISTRICT, NEBRASKA
WILSON & DEPARTMENT OF STATE
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