106963

AMENDMENT TO MINING PROPERTY LEASE AND PURCHASE OPTION

STATE OF NEVADA §
COUNTY OF EUREKA §

KNOW ALL MEN BY THESE PRESENTS: THAT

WHEREAS, on the 6th day of July, 1978, Mount Hope Mines, Inc., as "Owner," made, executed and delivered unto Exxon Corporation, as "Optionee," a Mining Property Lease and Purchase Option covering and applying to land and mining claims located in Eureka County, Nevada, as evidenced by a Memorandum of Mining Property Lease and Purchase Option recorded in Book 69, page 345 of the Records of Eureka County, Nevada, which Mining Property Lease and Purchase Option is now in full force and effect and is made a part hereof by reference; and

WHEREAS, said Mining Property Lease and Purchase Option is owned by Exxon Corporation and, as between the parties hereto, it is mutually desirable and advantageous that said Mining Property Lease and Purchase Option be amended in the particulars hereinafter set forth;

NOW THEREFORE, in consideration of the premises and the payments heretofore paid under the terms of said Mining Property Lease and Purchase Option and of the sum of Five Hundred Thousand and No/100 Dollars (\$500,000.00) cash paid to Mount Hope Mines, Inc., by Exxon Corporation incident to execution and delivery hereof, and of other good and valuable considerations, the receipt and sufficiency of all of which are hereby acknowledged and confessed by each and all of the parties hereto, the undersigned Exxon Corporation and Mount Hope Mines, Inc., joined by the additional parties whose names are listed for signature below (some of whom, collectively, own and hold all the issued and outstanding capital stock of Mount Hope Mines, Inc.), do hereby amend said Mining Property Lease and Purchase Option as follows:

- By deleting the sum of "nine million dollars (\$9,000,000.00)" from the introductory paragraph on the first page of said Mining Property Lease and Purchase Option and inserting in its place the sum of "Eleven Million Three Hundred Eighty Thousand and No/100 Dollars (\$11,380,000.00)."
- 2. By deleting in its entirety numbered paragraph 1 of said Mining Property Lease and Purchase Option entitled "Term of Option" and inserting in its place the following provision:

"Term of Option

This Option shall continue until July 6, 1991, unless Optionee earlier releases this Option as provided for in paragraph 11 hereof."

- By deleting in their entirety the following paragraphs of said Mining Property Lease and Purchase Option:
 - (a) Numbered paragraph 2 entitled "Exercise of Option";
 - (b) Numbered paragraph 3 entitled "Payment of Purchase Price and Delivery of Deed";
 - (c) Numbered paragraph 4 entitled "Total Purchase Price"; and
 - (d) Numbered paragraph 7 entitled "Payments;"

and inserting in lieu of the deleted paragraphs the following provision:

"Exercise of Option

Contemporaneously with the execution of this Amendment to Mining Property Lease and Purchase Option the undersigned parties have executed an Escrow Agreement naming MBank Houston, National Association, of Houston, Texas, as Escrow Agent. The undersigned parties hereto, other than Exxon Corporation, have executed and delivered to the Escrow Agent a deed to the Lands and mining claims covered by the Mining Property Lease and Purchase Option, as same has been hereby amended. Exxon Corporation ("Optionee"), or its successors or assigns, may exercise this Option by delivering to the Escrow Agent the sum of Nine Million Eight Hundred Thousand and No/100 Dollars (\$9,800,000.00) which sum will complete payment of the total purchase price of \$11,380,000.00 mentioned above after allowing credit as agreed by the parties hereto for the following:

- (i) One Million Eighty Thousand and No/100 Dollars (\$1,080,000.00), which has been previously paid to Owner by Optionee, and
- (ii) Five Hundred Thousand and No/100 Dollars (\$500,000.00), which is the amount paid to Owner by Optionee contemporaneously herewith as a part of the consideration for this Amendment.

If Optionee has not either: (a) exercised this option, or (b) released this Option by May 1, 1988, then it shall on or before July 6, 1988, pay to Owner the sum of Three Hundred Fifty Thousand and No/100 Dollars (\$350,000.00).

If Optionee has not either: (a) exercised this Option, or (b) released this Option by May 1, 1989, then it shall on or before July 6, 1989, pay to Owner the sum of Three Hundred Fifty Thousand and No/100 Dollars (\$350,000.00).

If Optionee has not either: (a) exercised this Option, or (b) released this Option by May 1, 1990, then it shall on or before July 6, 1990, pay to Owner the sum of Three Eundred Fifty Thousand and No/100 Dollars (\$350,000.00).

None of said Three Hundred Fifty Thousand Dollar payments, if any are made, shall apply toward payment or reduction of the total purchase price recited above."

- 4. By amending numbered paragraph 9 of such Mining Property Lease and Purchase Option by inserting the words "by virtue of any conveyance, assignment or other action by Owner or any party claiming by, through or under Owner (other than Optionee)," following the words "Exhibit A" in the second line of said numbered paragraph 9.
- 5. By inserting in the blanks in numbered paragraph 8 of said Mining Property Lease and Purchase Option entitled "Depository Bank" the name of Irving Trust Company of 575 Madison Avenue, New York, New York 10022 (Account No. 1229502766), as the depository bank.
- 6. By deleting in its entirety numbered paragraph 11 of said Mining Property Lease and Purchase Option entitled "Release" and inserting in its place the following provision:
 - "11. Release and Reassignment, Assignment of Neighboring Properties, and Reservation of Royalty Interest to Optionee.

Optionee may at any time, and if Optionee has not earlier exercised this Option, it shall on or before July 6, 1991, mail or deliver to the Owner at the address specified above (or at such changed address of which Owner shall have theretofore

delivered written notice to Optionee) a Release and Reassignment of all the properties and mining claims then covered by this Mining Property Lease and Purchase Option, as amended hereby, together with an Assignment of all of Optionee's right, title and interest in and to the properties and mining claims described in Exhibit I attached to this Amendment (said properties described in Exhibit I being neighboring lands and mining claims owned, claimed, or held by Optionee which adjoin or are in the vicinity of the properties and mining claims covered hereby) reserving unto Optionee the "Optionee Override Interest" hereinafter described in and to both: (a) the properties and mining claims then covered by this Mining Property Lease and Purchase Option (as hereby amended) and (b) the properties and mining claims covered by the aforementioned Assignment (all said properties and mining claims affected by the Optionee Override Interest being hereinafter collectively called the "Released and Assigned Properties"). Upon receipt of such Release and Reassignment and such Assignment signed and acknowledged by Optionee, Owner, together with such of the other parties hereto other than Exxon (or their heirs, legal representatives or successors) as shall then be requested by Exxon, shall promptly execute and acknowledge a copy of each of such instruments and either file them for record in Eureka County, Nevada, or deliver them to Optionee, so as to evidence and acknowledge the ownership by Optionee of said Optionee Override Interest in and to all the Released and Assigned Properties.

The "Optionee Override Interest" shall entitle Optionee as owner thereof to receive a perpetual 1% royalty interest in and to and share of all ores, metals, minerals, and metallic substances of whatever nature or type including, but not limited to, all lead, zinc, copper, silver, gold, tin, cobalt, uranium, thorium, platinum, palladium, other platinum group metals, and molybdenum in any form in, on, upon, or under the Released and Assigned Properties, whether minable or recoverable by underground mining, open pit mining, solution mining, or other methods of whatever kind or character. Said 1% royalty interest and share shall be delivered by Owner to Optionee in kind at the mine or (if applicable) at the tailgate of any mill, smelter, roaster or other refining facility operated by or for Owner, free of any expense whatsoever, including, but not limited to, expenses of transportation to any mill, smelter, roaster or refining facility operated by or for Owner and any mining, milling, smelting, roasting or further refining performed by or for Owner, or, at Optionee's election (said election to be a continuing election exercisable from time to time on a monthly basis), Owner will pay to Optionee (within sixty days after the month of production), 1% of the total amount of the total gross payments received by Owner from the purchaser for the ores mined and removed from the Released and Assigned Properties and sold by Owner either in their raw, crude form, or as concentrates (as below defined) or as refined products (as below defined), less the following deductions: (1) the deductions made by the purchaser for sampling, assays and penalties attributable to Optionee's 1% interest; (2) the costs of freight, transportation and haulage of concentrates to or for the purchaser away from the mill, smelter, roaster or other refining facility operated by or for Owner attributable to Optionee's 1% interest; and (3) any taxes attributable to Optionee's 1% interest. The term "concentrates" as used herein means the product derived from beneficiation of crude ores to upgrade one or more of the valuable constituents thereof through physical separation from waste materials by mechanical means (including, but not limited to, leaching or solution mining). The term "refined products" as used herein means the product derived from smelting, roasting The Optionee Override further refining concentrates.

Interest shall also apply to any after-acquired title hereafter obtained by Owner or its successors or assigns, including, but not limited to, any mining claims staked or obtained by them or any of them covering all or any part of the land described in or affected by any of the Released and Assigned Properties. Optionee shall have the right of ingress and egress to the Released and Assigned Properties to receive and take delivery of and store (up to six months' royalty production) and remove any royalty concentrates or refined products taken in kind by Optionee as owner of the Optionee Override Interest, and the right to examine, observe and audit Owner's operations, calculations, books and records relative to the production of or calculation of ores, concentrates, refined products or payments owned by or owing to Optionee as the holder of such Optionee Override Interest.

If at any time or times after Optionee releases and reassigns the properties and mining claims covered by this Mining Property Lease and Purchase Option (as hereby amended) pursuant to the foregoing provisions of this paragraph 11 and prior to the expiration of twenty (20) years and six (6) months after the date of death of the last survivor of all persons living as of June 25, 1986, who are lineal descendants of Theodore W. Roosevelt (a deceased former President of the United States), Owner shall lease, sell or otherwise dispose of all or any part of the Released and Assigned Properties, Owner shall, within thirty (30) days after making such lease, sale or other disposition, give written notice (a "Disposition Notice") of such transaction to Optionee as holder of the Optionee Override Interest and shall provide to Optionee at the same time a full and complete copy of all documents used in the transaction together with an affidavit from Owner and the lessee, purchaser or assignee in such transaction attesting that the documents presented to Optionee contain and set forth and disclose a full, complete and accurate statement of each and every term, condition, covenant and consideration involved in such transaction, directly or indirectly. In each such instance, Optionee, as holder of the Optionee Override Interest, shall have the right, by giving notice of such election to Owner within sixty (60) days after receipt of a Disposition Notice, to exchange the Optionee Override Interest insofar (and only insofar) as it burdens and affects the particular portion of or interest in the Released and Assigned Properties (if less than all) which have been leased, sold or otherwise disposed of as set forth in such Disposition Notice in exchange for one third (1/3) of the total consideration and value received and retained by Owner in connection with such lease, sale or other disposition of such Released and Assigned Properties or portion thereof or interest therein (as applicable), including, without limiting the generality of the foregoing, one third (1/3) of any royalty, overriding royalty, production payment, mineral fee reverter estate, bonus, rental or other consideration or value retained or received or to be received by Owner incident to a lease of the Released and Assigned Properties or a portion thereof or interest therein. If Optionee does elect to exchange the Optionee Override Interest as to the portion of or interest in the Released and Assigned Properties involved in a lease, sale or other disposition in exchange for one third (1/3) of the total consideration and value received and retained by Owner in such transaction, appropriate assignments and transfers and other documents will be promptly prepared and executed by Optionee and Owner and Owner will pay over and account to Optionee for an appropriate share of any monetary consideration received by Owner, as promptly as practicable and in any event within sixty (60) days after Optionee gives notice to Owner of Optionee's exercise of such election.

In the event Optionee releases and reassigns the properties and mining claims covered by this Mining Property Lease and Purchase Option (as hereby amended) pursuant to the foregoing provisions of this paragraph 11, Optionee will promptly thereafter provide to Owner copies of all documents then in Optionee's possession which are deemed by Optionee in its good faith judgment to be material and relevant to any future exploration, development or operation of the Released and Assigned Properties and will, if requested by Owner, cooperate with Owner to attempt to facilitate dealings between Owner and any applicable regulatory authorities with which Optionee has been dealing in connection with the Released and Assigned Properties. Optionee does not make and shall not make any representation or warranty to Owner concerning any such documents or as to the accuracy, completeness or reliability thereof. Optionee shall have no obligation or liability whatsoever to Owner for the substance, contents, accuracy or reliability of such documents or as a result of the furnishing of such documents or for failure to furnish other documents. Owner agrees that if it elects to rely on or take or omit to take any action in reliance upon any of such documents or other information provided by or obtained from Optionee, then Owner shall do so at its sole risk. Owner further agrees to indemnify and hold Optionee, its officers, directors, shareholders, employees, attorneys, contractors, and other representatives harmless from and against all claims made by any person, corporation or other entity, including but not limited to Owner's directors, shareholders, employees, contractors, agents, representatives, successors or assigns (and including, but not limited to, any third parties to whom said documents are furnished by Owner), which claims are in any way connected with Optionee's furnishing of documents to Owner hereunder, the substance, contents, reliability or Owner hereunder, the substance, contents, reliability or accuracy of any documents furnished by Optionee to Owner or Optionee's failure to furnish other documents to Owner. This obligation of indemnity shall include and apply to situations involving the concurrent negligence of Owner and Optionee and also to those situations involving the sole negligence of Optionee.

Optionee will, upon receipt of Owner's statement therefor, promptly reimburse Owner for one-third of the reasonable direct cost of the minimum annual assessment work required to be done in order to maintain in full force and effect the unpatented mining claims remaining subject to the Optionee Override Interest from time to time, after such time as Owner has provided to Optionee copies of sworn proofs of labor timely and properly filed with the Bureau of Land Management; provided however that in no event shall Optionee's annual reimbursement amount for all such unpatented mining claims exceed the aggregate sum of Thirteen Thousand Three Hundred and No/100 Dollars (\$13,300.00); and provided further that Optionee shall have the right to eliminate its obligation to repay Owner for one-third of such annual assessment work obligations as to any particular mining claim or claims by quitclaiming to Owner the Optionee Override Interest in such particular mining claim or claims (and none other), in which event Optionee shall have no liability or obligation for the cost of any future work assessment obligations in connection with such particular mining claim or claims."

 By adding to the Mining Property Lease and Purchase Option the following provision:

"If Optionee does exercise its option to purchase the properties and mining claims covered by the Mining Property Lease and Purchase Option, as hereby amended, Owner shall have and is hereby given and granted the option (which shall survive the execution and delivery of

the Deed pursuant to the Escrow Agreement provided for above in the paragraph headed "Exercise of Option") to purchase up to 1.5 percent perpetual royalty interest in all properties in which Optionee then has any interest which are located within a five-mile radius of the U.S. government brass survey marker on the crest of Mount Hope, at a price equal to Four Million and No/100 Dollars (\$4,000,000.00) per 1 percent royalty purchased (i.e., a total price of \$6,000,000.00 if the maximum of 1.5 percent royalty is purchased), adjusted as hereinafter provided, which option may be exercised by Owner at any time prior to the expiration of twenty (20) years and six (6) months after the date of death of the last survivor of all persons living as of June 15, 1986, who are lineal descendants of the undersigned Harold L. Drimmer, by giving written notice to Optionee of exercise of such option specifying the percentage (up to 1.5 percent) of the royalty to be purchased by Owner. If the Consumer Price Index for all Urban Consumers--U.S. all city average--All Items (base year 1967 = 100) (herein called "Consumer Price Index") as tabulated and published by the United States Department of Labor, Bureau of Labor Statistics for the month in which Owner exercises such option is greater or less then the arithmetical average of the monthly Consumer Price Index for the twelve months of the year 1986, then the price of Four Million Dollars per 1 percent royalty purchased specified above shall be increased or decreased, as the case may be, by the percentage by which said monthly index is greater or less than the average of the monthly indices for the year 1986. Neither before nor after Owner's option is exercised will Optionee have any implied or express duty, obligation or covenant to develop all or any portion of the property or to produce same at any rate other than that solely selected by Optionee. Any operations or development shall be performed solely at the election of Optionee and Owner hereby agrees that it will not have or make any claim nor pursue any cause of action for failure or alleged failure on Optionee's part to perform any such development or production work. If at any time prior to expiration or exercise by Owner of such option Optionee shall produce any ores, metals, minerals or metallic substances from any of said properties, then within sixty (60) days after the end of each six months period ending on May 31 or December 31 during which any of such materials are thus produced from such properties, Optionee shall mail to Owner a written statement setting forth the volume by approximate weight of all raw, crude ores produced and mined from such property during such six months' period and (if applicable) setting forth the volume by approximate weight of all concentrates (if any) and all refined products (if any) produced or derived from such ores in any mill, smelter, roaster or other refining facility operated by or for Optionee. Promptly after receipt by Optionee of timely notice of exercise of such option by Owner, Optionee will prepare and execute and acknowledge a recordable assignment of the royalty interest which Owner has exercised its option to purchase and will deliver such assignment to Owner incident to which Owner will pay the purchase price for such royalty interest calculated as provided above, with such closing to take place thirty days after notice is given by Owner of exercise of its purchase option or on such other date as shall be mutually agreed by Owner and Optionee in writing. If said option is timely exercised by Owner, the royalty interest purchased shall apply to all ores, metals, minerals, and metallic substances of whatever nature or type including, but not limited to, all lead, zinc, copper, silver, gold, tin, cobalt, uranium, thorium, platinum, palladium, other platinum group metals, and molybdenum in any form in, on, upon, or under said properties, whether minable or recoverable by underground mining, open pit mining, solution mining, or other methods of whatever kind or character. Said royalty interest shall be delivered by Optionee to Owner in kind at the mine or (if applicable) at the tailgate of any mill, smelter, roaster or other refining facility operated by or for Optionee, free of any expense whatsoever, including, but not limited to, expenses of transportation to any mill, smelter, roaster or other refining facility operated by or for Optionee and any mining,

milling, smelting, roasting or further refining performed by or for Optionee, or, at Owner's election (said election to be a continuing election exercisable from time to time on a monthly basis), Optionee will pay to Owner (within sixty days after the month of production) the applicable royalty percentage of the total gross payments received by Optionee from the purchaser for the ores mined and removed from the properties and sold by Optionee either in their raw, crude form, or as concentrates (as defined in paragraph 11 above) or as refined products (as defined in paragraph 11 above), less the following deductions: (1) the deductions made by the purchaser for sampling, assays and penalties attributable to Owner's royalty interest; (2) the costs of freight, transportation and haulage of concentrates to or for the purchaser away from the mill, smelter, roaster or other refining facility operated by or for Optionee attributable to Owner's royalty interest; and (3) any taxes attributable to Owner's royalty interest. If Owner purchases such royalty interest pursuant to this option, Owner shall have the right of ingress and egress to the property burdened by such royalty interest to receive and take delivery of and store (up to six months' royalty production) and remove any royalty concentrates or refined products taken in kind by Owner as owner of such royalty interest, and the right to examine, observe and audit Optionee's operations, calculations, books and records relative to the production of or calculation of ores, concentrates, refined products or payments owned by or owing to the owner of such royalty interest."

- By adding to the properties covered by the Mining Property Lease and Purchase Option (as described in Exhibit A thereto) the properties and mining claims described in Exhibit A to this Amendment.
- By deleting from numbered paragraph 13 of such Mining Property Lease and Purchase Option entitled "Duties" the first sentence thereof, and all of subparagraph B thereof.
- 10. By deleting from the Mining Property Lease and Purchase Option all of Exhibit B thereto, together with all references to Exhibit B in the body of the Mining Property Lease and Purchase Option.
- 11. By deleting from the Mining Property Lease and Purchase Option all of Exhibit C thereto, together with all references to Exhibit C in the body of the Mining Property Lease and Purchase Option.
- 12. By adding to the Mining Property Lease and Purchase Option the following provision:

"With regard to the millsite claims described in Exhibit I (attached hereto), Optionee shall have the right, but not the obligation, to modify such millsite claims by tying them to certain ones of the Tia claims (which are also described in Exhibit I) rather than having them tied to other mining claims."

13. By adding to the Mining Property Lease and Purchase Option the following provision:

"If at any time or times after the date of this Amendment and prior to (i) the release of the Mining Property Lease and Purchase Option, as hereby amended, as to all properties covered thereby or (ii) the exercise by Optionee of the option to purchase the properties covered by the Mining Property Lease and Purchase Option, as hereby amended (whichever first occurs), either Owner or Optionee or anyone acting for either one of them, acquires by location, purchase or in any other manner, any interests, rights or titles to or in any metallic minerals or mining claims within a 5 mile radius of the U.S. Government brass survey marker on the crest of Mount Hope, the acquiring party shall notify the other party in writing describing therein the property or interests acquired. Unless the party receiving such notice of acquisition shall notify the acquiring party

in writing that it does not wish for the acquired property to be included in the Mining Property Lease and Purchase Option, as hereby amended, such notice to be provided within ninety (90) days from receipt of notice of acquisition, the acquired property shall automatically become a part of the property described in Exhibit A hereto and be subject to all of the terms and provisions of the Mining Property Lease and Purchase Option, as same is hereby amended, and the acquiring party shall promptly prepare, execute, acknowledge and file for record in Eureka County, Nevada, a written instrument describing the acquired property and declaring, agreeing and acknowledging that such acquired property has become a part of the property described in Exhibit A to the Mining Property Lease and Purchase Option, as same is hereby amended, subject to the lease and purchase option rights and other rights and options of Optionee and Owner under the Mining and Property Lease and Purchase Option, as hereby amended. Further, if the acquiring party is Owner or anyone acting for Owner, such acquiring party will also promptly prepare, execute and acknowledge and deliver to the Escrow Agent under the Escrow Agreement referred to in paragraph 3(d) of this Amendment a deed conveying such acquired property to Optionee, in substantially the form of the deed which has been executed and delivered to such Escrow Agent contemporaneously with the execution of this Amendment as recited in said paragraph 3(d) of this Amendment. In connection with this provision, it is expressly stipulated and agreed that anyone who is a shareholder of Owner who acquires any interests, rights or titles to or in any metallic minerals or mining claims within a 5 mile radius of the U.S. Government brass survey marker on the crest of Mount Hope will be conclusively deemed and considered to have been acting for Owner in making such acquisition."

For the consideration recited above, the undersigned parties hereto, other than Exxon Corporation, do hereby grant, option, lease and let unto Exxon Corporation the land, properties and mining claims described in said Mining Property Lease and Purchase Option and described in this Amendment to the extent necessary to fulfill the purposes set out in said Mining Property Lease and Purchase Option, as hereby amended, and for the same consideration, each of such undersigned parties do hereby ratify and confirm said Mining Property Lease and Purchase Option in all of its terms and provisions, subject to and in accordance with this Amendment, as fully and completely as if such undersigned parties (other than Exxon Corporation) had originally been named as "Owner" in said Mining Property Lease and Purchase Option and had executed, acknowledged and delivered the same as hereby amended (although all such parties acknowledge and declare that the term "Owner" actually includes only Mount Hope Mines, Inc., and that all the lands and mining claims described in the Mining Property Lease and Purchase Option, as hereby amended, are owned solely by Mount Hope Mines, Inc., subject only to the lease and purchase option of the Optionee under such Mining Property Lease and Purchase Option as hereby amended); and all the undersigned parties do hereby agree and acknowledge that said Mining Property Lease and Purchase Option, as hereby amended, is binding on us and each of us and is valid and subsisting and in full force and effect.

This instrument may be executed in one document, signed by all parties, or in separate documents which shall be counterparts hereof. If executed in separate counterparts, all such counterparts shall constitute but one and the same instrument and shall be binding upon all parties who have executed any such counterpart if each of the other parties listed below shall execute the same or any separate counterpart or counterparts of this instrument.

IN WITNESS WHEREOF, the parties have executed this Amendment effective for all purposes as of the 25th day of June, 1986.

MOUNT	HOPE	MINES,	INC.	
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(SIGNATURES CONTINUED ON NEXT PAGE)

(SIGNATURES CONTINUED FROM PREVIOUS PAGE)

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	STATE OF
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	who acknowledged to me thatheil executed the above instrument.
	My commission expires: Petra Wilson Notary Public
	may 5,1990
	PETRA WILSON Notary Public - State of Nevadu Appointment Recorded in Mineral County MY APPOINTMENT EXPIRES MAY 8, 1990
	(NEVADA—Individual)
	STATE OF Revada
	COUNTY OF
	On July 7 19.86, before me, a notary public, personally appeared Dorothy Jensen
	who acknowledged to me that _he_ executed the above instrument.
	My commission expires:
	PETRA WILSON Notary Public - State of Nevada Appointment Recorded in Muneral County MY AFPOINTMENT EXPIRES MAY 5, 1990 (NEVADA—Individual) STATE OF Tuora do
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	On July 7 19.86. before me, a notary public, personally appeared Earl Robert Jense
	who acknowledged to me thathe executed the above instrument.
	My commission expires: Many 5, 1990 Notary Public
	PETRA WILSON Notary Public - State of Nevada Appointment Hecorded In Mineral County MY AFFOINTMENT EXPIRES MAY 5, 1920
	(NEVADA—Corporation)
	STATE OF
	COUNTY OF
	On 19 before me. a notary public, personally appeared
-	who acknowledged that he is the
	a corporation, and that he executed the above instrument on behalf of said corporation as such officer.
	My commission expires:

	CLAIM		
CLAIM MAME	NO.	BLM M.C. N	O BOOK/PAGE
GAP	00001	MIC 230508	0100 0437
GAP	00002	NMC 230609	
GAP GAP	00003 00004	NMC 230610 NMC 230611	
GAP	00005	NMC 230612	0100 0441
GAP	00006	NMC 230613	0100 0442
CAP CAP	00007 00008	NMC 230614 NMC 230615	0100 0443
GAP	00009	MMC 230616	0100 0444
GAP	00010	NMC 230617	0100 0446
GAP	00011	HMC 230618	0100 0447
GAP GAP	00012 00013	HMC 230619 HMC 230620	0100 0448
GAP	00014	NMC 230621	0100 0450
CAP	00015	HMC 230622	0100 0451
GAP	00016	MMC 230623	0100 0452
GAP	00017 00018	HMC 230624 HMC 230625	0100 0453 0100 0454
CAP	00018	NMC 330626	0100 0455
GAP	00020	NMC 230627	0100 0456
CTA	00021 00022	NAC 230628	0100 0457
GIP	00023	NMC 230629 NMC 230630	0100 0458 0100 0458
GAP	00024	MMC 230631	0100 0460
GAP	00025 00026	NMC 230632 NMC 230633	0100 0461
GAP	00027	NMC 230634	0100 0462 0100 0463
GAP	00028	MMC 200695	0100 0464
GAP	00029	NMC 230636 NMC 230637	0100 0465 0100 0466
GAP	00031	HAIC 230638	0100 0467
CAP	00032	MMC 230629	0100 0468
SPRING	00023 00001	NMC 230640	0100 0469
SPRING	00002	MMC 230655 NMC 230656	0100 0254 0100 0255
SPRING SPRING	00003	NMC 230657	0100 0256
SPRING	00004 00005	NMC 230658	0100 0257
SPRING	00006	NMC 230659 NMC 230650	0100 0258
SPRING	00007	MMC 230661	0100 0250
SPRING	0000e	NMC 230682	0100 0261
SPRING SPRING	20009	MMG 230663	0100 0262
SPRING	00910 00011	AMC 230654 AMC 230665	0100 0263 0100 0264

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CLAIM MAKE	CLAIM NO.	BLM H.C. M	BOOK/PAGE
SPRING	00012	MMC 230666	0100 0266
SPRING	00013	MMC 230667	
SPRING	00014	MMC 230668	
SPRING	00015	MMC 230669	
SPRING	00016	MMC 230670	
SPRING SPRING SPRING	00017 00018 00019 00020 00021	MMC 230671 MMC 230672 MMC 230673 MMC 230674 MMC 230675	0100 0270 0100 0271 0100 0272 0100 0273 0100 0274
SPRING	00022	MMC 230674	0100 0275
SPRING	00023	MMC 230677	0100 0276
SPRING	00024	MMC 230678	0100 0277
SPRING	00025	MMC 230678	0100 0278
SPRING	00026	MMC 230680	0100 0278
SPRING	00027	NMC 230681	0100 0280
SPRING SPRING SPRING SPRING SPRING	00028 00029 00030 00031 00032	NAIC 230682 NAIC 230683 NAIC 230684 NAIC 230685 NAIC 230686	0100 0281 0100 0282 0100 0283
SPRING	00033	AMC 230687	0100 0286
SPRING	00024	AMC 230688	0100 0287
SPRING	00035	AMC 230689	0100 0289
SPRING	00036	AMC 230680	0100 0289
SPRING	00037	AMC 230681	0100 0280
SPRING	C0038	MMC 230692	0100 0291
SPRING	C0038	MMC 230693	0100 0292
SPRING	C0040	MMC 230694	0100 0293
SPRING	C0041	MMC 230695	0100 0294
SPRING	C0042	MMC 230696	0100 0295
SPRING	00043	AMIC 230697	0100 0296
SPRING	00044	AMIC 230698	0100 0297
SPRING	00045	AMIC 230699	0100 0298
SPRING	00046	AMIC 230700	0100 0298
SPRING	00047	AMIC 230701	0100 0200
SPRING	00048	HMC 230702	0100 0201
SPRING	00049	HMC 230703	0100 0202
SPRING	00050	HMC 230704	0100 0203
SPRING	00051	HMC 230705	0100 0204
SPRING	00052	HMC 230706	0100 0205
SPRING	00053	NMC 230707	0100 0306
SPRING	00054	NMC 230708	0100 0307
SPRING	00055	NMC 230709	0100 0308
SPRING	00056	NMC 230710	0100 0309
SPRING	00057	NMC 230711	0100 0310
SPRING	00058	NMC 230712	0100 0311
SPRING	00058	AMIC 230713	0100 0312
SPRING	00060	MMC 230714	0100 0313
SPRING	00061	AMIC 230715	0100 0314
SPRING	00062	MMC 230716	0100 0315
SPRING	00063	NMC 230717	0100 0318
SPRING	00064	NSC 230718	0100 0317
SPRING	00065	NMC 230718	0100 0318
SPRING	00066	NMC 230720	0100 0318
SPRING	00067	NMC 230721	0100 0320
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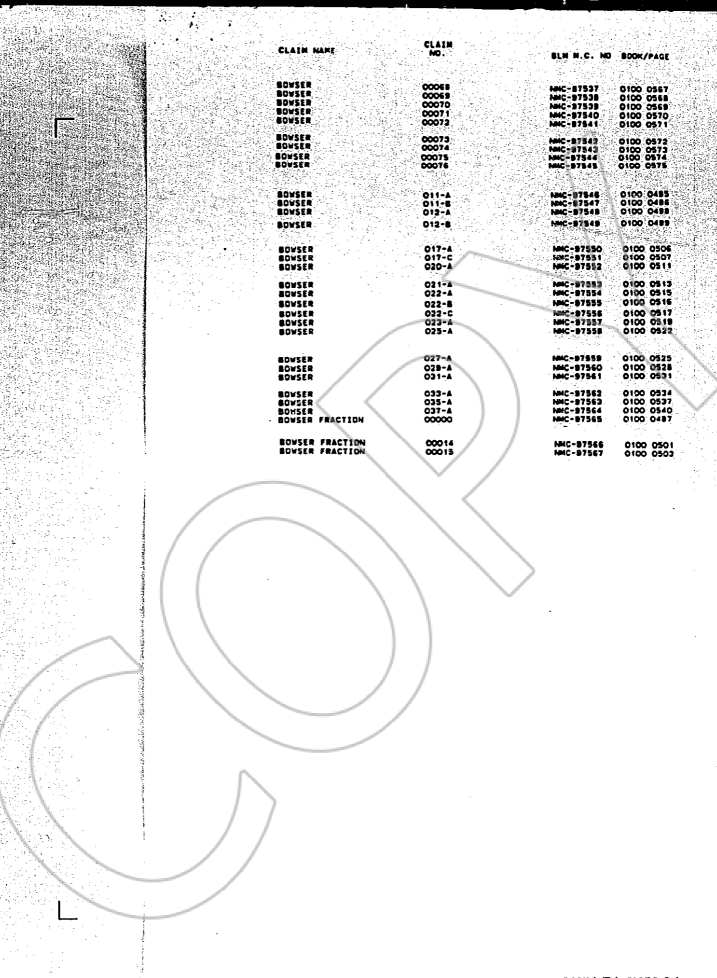
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	CLAIM NAME	CLAIM	BLN M.C. NO	BOOK/PAGE
	CLAIM NAME SPRING			
F 7 . 63.	SPRING	00068	NHC 230722	0100 0321
7	SPRING	00069	NAC 230723	0100 0322
	SPRING	00070	NMC 230724	0100 0333
	SPRING	0007.1	NMC 230725	0100 0324
	SPRING	00072	NMC 230726	0100 0375
	SPRING	00073	NMC 230727	0100 0327
	SPRING	00075	NMC 230729	0100 0328
		20074	NHC 230720	0100 0129
ar Kristina Garaktir	SPRING	00077	NHC 230731	0100 0330
- 1	SPRING	00078	- NMC 230732	0100 0331
14			NMC 230733	0100 0222
	SPRING	00079	NMC 230733 NMC 230734 NMC 230735	6100 0333
٠,	SPRING - SPRING	00081	NMC 230735	0100 0334
	SPRING	00083	NMC 230736 NMC 230737	0100 0335 / 0100 0336
	SPRING	00083		自然的 机等电极机
	SPRING	00084	NMC 230738	0100 0337
	SPRING	00085	NMC 230739	0100 0338
	SPRING	00086	NMC 230741	0100 0340
	Spring Spring	00038	NMC 230742 NMC 230743	0100 0340 0100 0341
	SPRING	00089	NMC 230743	0100 0342
	SPRING SPRING	00090	NMC 230745	0100 0343
			MIC 230746	0100 0345
	SPRING	00092	NMC 230747	0100 0346
	SPRING SPRING	00094	NHC 230748	0100 0347
	SPRING	00095	NMC 230749 NMC 230750	0100 0348 0100 0349
	SPRING SPRING	00095	NMC 230751	0100 0350
	SPRING	00098	NMC 230752	0100 0351
	SPRING	00098	NMC 230753	0100 0352
	SPRING	00100	NHC. 230754	0100 0333
	SPRING	00101	NMC 230755 NMC 230756	0100 0354 0100 0355
	SPRING SPRING	00102 00103	NMC 230757	0100 0396
	SPRING	00104	NMC 230758	0100 0357
		00105	NHC 230751	0100 0358
	SPRING SPRING	00105	NMC 230750	0100 0358
	SPRING	00107	NMC 230761	0100 0350
/	SPRING SPRING	00108 00109	NMC 230762 NMC 230763	0100 0361
	354144			
/	SPRING	00110	NMC 230764	0100 0363
	SPRING SPRING	00111 00112	NMC 230765 NMC 230765	0100 0365
	Shirting	- Till		
	SPRÍNG	00112	HMC 230767	0100 0366
\	SPRING	00114	NMC 230768 NMC 230768	0100 0368
\	SPRING SPRING	00116	NKC 230770	0100 0369
1	3cktue			
1	\	00117	NMC 230771	0100 0370
	SPRING SPRING	00118	NMC 230772	0100 0371
	SPRING	00119	HMC 230773	0100 0372
/		00120	HMC 230774	0100 0373
1	SPRING SPRING	00121	NMC 230775	

CLAIM NAME	CLAIM		
	NO.	ELM M.C. M	BOOK/PAGE
SPRING SPRING	00122 00123	MMS 230176 MMC 230777	
SPRING	00124	MMC 230774	
SPRING SPRING	00125	NHC 230779	0100 0378
SPRING	00126 00127	NMC 230780	C100 0379
병원동장당 (기약) (1995년 - 1995년 - 1 1995년 - 1995년			
SPRING SPRING	00128 00129	NMC 230782 NMC 230783	0100 0381
SPRING	00130	NMC 230784	0100 0383
Samiric.	00131	NHC 230765	0100 0384
SPRING SPRING	00132 00133	NMC 230745 NMC 230767	
SPRING	00134	NMC 230788	0100.0387
SPRING	00135	NMC 230789	0100 0388
SPRING	00136	MMC 230790	
Spring Spring	00137 00138	NHC 230791 NHC 230782	
• • •	•		
SPRING SPRING	00139 00140	AMC 230793 NMC 230794	0100 0382 0100 0393
SPRING	00141	NMC 230795	0100 0384
SPRING	00142	MMC 230785	0100 0395
SPRING	00143	NMC 230797	0100 0355
SPRING	00144	MMC 220788 MMC 220789	0100 0337
SPRING SPRING	00145 00146	NMC 230800	0100 0399
SPRING	00147	MMC 230801	0100 0400
SPRING	00148	NHC 230802	0100 0401
Spring Spring	00149 00150	AMC 230803 NHC 230804	0100 0402 0100 0403
SPRING	00151	NMC 230805	0100 0404
SPRING	00152	NMC 230806	0/00 0405
SPRING SPRING	00153 00154	MMC 230807	0100 0406
SPRING	00155	HMC 730808 HMC 230808	0100 0407 0100 0408
SPRING	00156	Nec 230810	0100 0409
SPRING	00157	MMC 230811	0100 0410
SPRING SPRING	00158 00158	MMC 230812 MMC 230812	0100 0411
SPRING	00160	NMC 230814	0100 0412
SPRING	\\		•
SPRING	00161 00162	MMC 230815 MMC 230816	0100 0414
SPRING SPRING	00163 00164	NMC 230617	0100 0415 0100 0416
SPAING	00165	AMC 230818 AMC 230818	0100 0417 0100 0418
SPRING	00155	NMC 230820	
SPRING	00167	RMC 230821	0100 0419 0100 0420
SPRING SPRING	00168	MMC 230622 MMC 230623	0100 0421 0100 0422
SPRING	00170	NMC 230824	0100 0422
SPRING	00171	1840 53444	
SPRING SPRING	00172	NMC 230825 NMC 230826	0100 0424 0100 0475
SPRING	00173 00174	AMC 230827	0100 0425
		NMC 230828	0100 0427
SPRING SPRING	00175	NMC 230829	0100 0428
SPRING	0017£ 00177	MMC 230830	0100 0429
SPRING SPRING	00174	MMC 230831 MMC 230832	0100 0430 0100 0431
9-H114A	00179	NMC 230833	0100 0432
SPRING	00180	1548 4444	
SPRING SPRING	00181	NMC 230834 NMC 230835	0100 0433 0100 0434
SPRING	00182 00183	MMC 230836	0100 0435
/ /		HAIC 230827	0100 0436
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CLAIM HAME	CLAIN NO.	BLM H.C. NO	BOOK/PAGE
HOPE HOPE HOPE	00001 00002 00003	NHC-87571 NHC-87572 NHC-97573	0100 0577
HOPE HOPE HOPE HOPE	00004 00005 00006 00007 00007	MMC-87578	0100 0579 0100 0580 0100 0581 0100 0582 0100 0583
HOPE HOPE HOPE HOPE	00009	HMC-97579 HMC-97580 HMC-97581 HMC-97582 HMC 97583	0100 0584 0100 0585 0100 0586 0100 0587 0100 0588
HOPE HOPE HOPE HOPE HOPE	00014 00015 00016 00017 00018	からできる足 ばんしもつ	0100 0588 0100 0590 0100 0591 0100 0592 0100 0593
HOPE HOPE HOPE HOPE HOPE	00019 00020 00021 00022 00022	AMC 97529 AMC 97590 AMC 97591 AMC 97592 AMC 97593	0100 0594 0100 0595 0100 0596 0100 0597 0100 0598
HOPE HOPE	00024	MMC 97594	0100 0593
HOPE HOPE HOPE	00028 00027 00028	HMC 97595 HMC 97596 HMC 97597 HMC 97598	0100 0600 0101 0001 0101 0002 0101 0003
HOPE HOPE HOPE HOPE	00028 00030 00031 00032	HMC 97599 HMC 97600 HMC 97601 HMC 97602	0101 0004 0101 0005 0101 0006 0101 0007
HOPE HOPE HOPE HOPE HOPE	00032 00034 00035 00035 00037	NMC 97603 NMC 97604 NMC 97605 NMC-97606 NMC-97607	0101 0008 0101 0009 0101 0010 0101 0011 0101 0012
HQPE HQPE HQPE HQPE HQPE	00038 00039 00040 00041 00042 00043	NMC-97608 NMC-97609 NMC-97610 NMC-97611 NMC-97612	0101 0013 0101 0014 0101 0015 0101 0016 0101 0017
HOPE HOPE HOPE HOPE HOPE	00048 00045 00046 00047 00048	NAC-97613 NAC-97614 AMC-97615 AMC-97616 NAC-97617 NAC-97618	0101 0018 0101 0019 0101 0020 0101 0021 0101 0022 0101 0023
HOPE HOPE HOPE	00049 00050 00051	AMC-97419 NAC-97620 NMC-97621	0101 0024 0101 0025 0101 0026

CLAIM NAME	CLAIM NO.	BLN M.C. NO	BOOK/PAGE
HOPE	00052	MC-97622	0101 0027
HOPE	00053	MC-87623 MC-87624	0101 0028 0101 0029
HOPE	00055	HHC-97625	0101 0030
HOPE HOPE	C0056 00057		0101 0031
340H	00058 00059	NMC-97628 NMC-97628	0101 0033
HOPE	00060 00061	NMC-97620 NMC-97631	0101 0035 0101 0036
HOPE	00062	MMC-97632	0101 0037
HOPE	00063	NPIC-37623	0101 0038
HOPE	00064	MMC-97634 MMC-97635	0101 0039
HOPE	00066	NMC-97636	0101 0041
HOPE	00067	NMC-87637	0101 0042
HOPE HOPE	00068	NMC-97638 NMC-97639	0101 0043
HOPE	90070	NMC-97640	0101 0045
HOPE	00071	NMC-87541	0101 0046
HOPE HOPE	00072 00073	NMC-97642 NMC-97643	0101 0047 0101 0048
HOPE HOPE	00074 00075	MIC-97644 MIC-97645	0101 0049 0101 0050
HOPE	00075	IMC-97646	0101 0051
HOPE HOPE	00077 00078	NMC-97649 NMC-97648	0101 0052
HOPE HOPE	00079	NMC-97649 NMC-97650	0101 0054 0101 0055
HOPE	00081	NMC-97651	0101 0056
HOPE	00082	NMC-97652 NMC-97653	0101 0057 0101 0058
HOPE	00084	HMC-87654	0101 0059
HOPE	00085	NAC-97655 NAC-97657	0101 0060
HOPE	00088	NMC-97658	0101 0062
HOPE	00000	MMC-97659	0101 0063
WEST INCLINE WEST INCLINE	00001	MAC-97569 MAC-97569	0101 0067 0101 0068
WEST INCLINE	00003	MMC-97570 MMC-23201	0101 0068 0101 0064
LOOKOUT	00002	NHC-23202	0101 0065
LOOKOUT	00003	984C-23203 NAC 97479	0101 0065 0100 0488
BOWSER BOWSER	00001	HMC 97480	0100 0489
BOYSER	00003 00004	NACS7481 NACS7482	0100 0490 0100 0491
- ODSJEK			
BOWSER	00008	NACS7483	0100 0492
BOWSER	00009	104C97484 144C97485	0100 0493 0100 0494
BORZEM	00012	NHC97486	0100 0497
BOYSER	00014	NHC97487	
BOWSER	00015)21C97488 141C97488	0100 0502 0100 0504
BOYSER	00017	NHC57490	9100 0505
BOVSER	00018	NMC97481	0100 0508
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CLAIN NAME	CLAIM NO.		
		SLM M.C. NO	BDOK/PAGE
DOWSER	00019	MC97492	0100 0509
BOWSER	00020	NAC97493 NAC97494	0100 0510
BOYSER	00022	AMC97495	0100 0514
<i>도면 하는 사람들이 되는 사람들이 되는 다시</i>		클레일 시시 그	155
2042EU 3042EU	60023 60024	NHC97496 NMC97497	0100 0518
BOVSER	00025	MICSTARS	0100 0320 6100 0521
BOYSER	00026	NMC97499	
BOYSER	00027	NMC87500	0100 0523 0100 0524
BOYSER	00028	NMC-97801	0100 0526
BOYSER	00028	AMC-87502	0100 0527 S 0100 0529
BOYSER	00031	NHC-97504	0100 0530
BOWSER	00033	NMC-97505	0100 0532
BOWSER	00034	NMC-97506 NMC-97507	0100 0533 0100 0535
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BDAZES	00035	NMC-97508	0100 0536
BOMSER	00036	NMC-97509	0100 053a
BDAZEK BOAZEK	00037 00038	NMC-97510	0100 0539
BOWSER	00043	NMC-97511 NMC-97512	0100 0541
BOAZES	00044 00045	AMC-97512 NMC-97514	0100 0543
BOYSER	00025	Marc-81214	0100 0344
BOYSER	00046	NMC-87515	0100 0545
BOWSER	00047	NMC-97516	0100 0546
BOWSER	00048	NAC-97517	0100 0547
BOWSER	00049	NHC-97518 NHC-97519	0100 0548 0100 0549
BOYSER	00050	MAC-87318	0100 0549
)		
BDAZES	00051 00052	NIC-97520 NIC-97521	0100 0550 0100 0551
BOYSER	00053	HHC-97522	0100 0552
BOWSER	00054	HMC-97523	0100 0553
BOYSER	00055	HMC-97524	0100 0554
BOWSER	00056	HAC-87525	0100 0555
BOYSER	00057	NHC-97526	0100 0556
BOYSER	00058	HMC-97527	0100 0557
BOYSER	00059	NMC-97528 NMC-97529	0100 0558 0100 0559
BOWSER		10-0-01323	0100 0333
BOWSER	00061		
BOWSER	00062	NMC-97530 NMC-97531	0100 0560 0100 0561
BOWSER	00063		
BOWSER	00064	MIC-97532 NAC-97533	0100 0562
BOYSER	00065	MMC-97534	0100 0564
BOYSER	00069	MC-97535	0100 0555



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CLAIN NAME TIA TIA TIA		BLM M.C. NO	HDDX/PAGE
TIA TIA TIA	00000	NMC97660 NMC97661 NMC97662	0101 0165
상황 수를 강경하고 하면 나는 다고	00001	NMC97661	0101 0165 0101 0167
TIA TIA TIA TIA TIA TIA TIA TIA	00000 00001 00002		Date NEW LINE
	00003	N4C97663	0101 0171
TIA	00004 00005	NAC97665	101 3173
	00006	NMC97666	0101 0175 0101 0177 0101 0178
TIA	00002 00003 00004 00005 00006 00007	NMC97663 NMC97663 NMC97665 NMC97665 NMC97665 NMC97668 NMC97668 NMC97668 NMC97669	
Andria TIA. Andria TIA.	00008 00009	NMC97668	0101 0181
TIA	00010	NMC97670	0101 0185
TIA TIA	00011	NMC97671 NMC97672	0101 0181 0101 0183 0101 0185 0101 0187 0101 0188
TIA	00013	NMC97673	0101 0191
MH MH	00375 00373	NMC24074 NMC24075	64 0389 64 0390
HH.	C0377	NHC2-1076	64 0391
мн	00378	MC24077	64 0392
¥H ¥H	00379 00380	NMC24072	64 0393
MH	00381	NMC24079 NMC24080	64 0395
MH	00362	NMC24081	64 0396
RH	00383	NMC24082	64 0397
MH MH	00384 00385	NMC24083 NMC24084	64 C398 0064 C399
Rii /	00386	NMC 24085	61 0100
MH ,	00387	NMC 24086 NMC 24087	0064 0401
MH / /	00388 00421	N4C 24087 NHC24120	0064 0402 64 0435
MH MH	00422 00423	NMC24121	64 0436 64 0437
MH	00424	NMC24123	64 0438
KH His	00425 00426	NMC24124 NMC24125	64 0439 64 0440
МН	00427	NMC24126	64 0441
NH NH	00428 00429	NMC24127 NMC24128	64 0442 64 C443
MH	00430	NMC24129	64 0444
MH	00421	NMC24130	64 0445
NH NH	00432 00433	NMC24131 NMC24132	64 0146 64 0147
An MH	00434	NMC24133	64 Q44B
нн	00482	NMC24181	64 0489
MH MH	00483 00484	NMC24 182 NMC24 183	64 0490 64 0491
Ин	0485R	NMC 230652	0100 0470
MH	O486R	NMC 230653	0100 0471
HOP	00003	NMC 45915	0100 0472
PASS	00003	NMC 96284	0072 0066
PASS	00004	NMC 96285	0072 0067
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		•	CLAIM	
		CLAIM NAME	NO.	BLM M.C. NO
		SILVER BUTTE SILVER BUTTE LORRAINE MILL SITE	00002 00001 00000	NMC 243053 NMC 243052 NMC 245049
		LORRAINE MILL SITE LORRAINE MILL SITE	00001	NMC 243050 NMC 243051
	사용병 수있다. 참 1일 하는 1	MT MT MT	00003 00003	NHC 265795 NHC 265796 NHC 265797
		MT MT	00004	NMC 265798
		MT MT	00005 00006 00007	NHC 265800 NHC 265801
	·	MT MT	00008	NMC 265802 NMC 265803
	•	MT MT MT	00010 00011 00012	NMC 265804 NMC 265805 NMC 265806
		MT MT	00013	HMC 265807
		MT MT	00014 00015 00016	NMC 265808 NMC 265809 NMC 265810
The state of the s		HT HT	00017 00018	NHC 265811 NHC 265812
The state of the s		HT HT HT	00019 00020 00021	NMC 265812 NMC 265814 NMC 265815
Action 1991		HT /	00022 00023	NHC 265816 NHC 265817
90 Jan.		HT Y	00024 00025	NMC 265818 NMC 265819
		MT MT MT	00026 00027 00028	NMC 265820 -NMC 265821 NMC 265822
: :		NT NT	00028 00030	NHC 265823 NHC 265824
		MT	00031	NMC 265825
		H)	00032 00033 00034	NMC 265826 NMC 265827 SMC 265828
: :		HT	00035 00036	NHC 265829 NHC 265830
* -		MT MT MY	00037 00038 00039	NHC 265831 NHC 265832 NHC 265833
		HT \	00040 00041	NMC 265834 NMC 265835
÷		HT \	00042 00043	NHC 265836 NHC 265837
	\ \	MT MT MT	00044 00045 00046	NMC 265838 NMC 265839 NMC 265840
		MT MT	00047 00048	NMC 265841 NMC 265842
		MT · /	00049 00050 00051	NHC 265843 NHC 265844 NHC 265845
		₩///	00052	NMC 265846 NMC 265847
/ /		HT /	00054 00055 00056	HMC 265848 HMC 265849 NMC 265850
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		CLAIM NAME	NO.	BLM M.C. NO	•
		MT	00057	NMC 265851	
		MT MT MT	00058 00069 00060	NMC 265852 NMC 265853	
		ŅŢ	00061	NMC 265854 NMC 265855	
		MT MT MT	00062 00063 00064	NMC 265856 NMC 265857 NMC 265858	
		MT MT	00065 00066	NHC 265859 NHC 265860	
		MT MT MT	00067 00068	NMC 265861 NMC 265862 NMC 265863	
		MT MT	00069 00070 00071	MIC 265864 NMC 265865	
		MT MT	00072 00073	NHC 265866 NHC 265867	
		MT MT	00074	NHC 265868	
		MT MT MT	00076 00077 00078	NMC 265870 NMC 265871	•
		HT	00079	NMC 265872 NMC 265873	
		HT HT HT	00080 00081 00082	NMC 265874 NMC 265875 NMC 265876	
		HT HT	00083 00084	NMC 265877 NMC 265878	1
		HT HT	00085 00086 00087	NMC 265879 NMC 265880	
. 18 		HT HT	00088	NMC 265881 NMC 265882 NMC 265883	
		HT HT	00090 00091	NMC 265884 NMC 265885	
		HT HT HT	00092 00093 00094	NMC 265886 NMC 265887 NMC 265888	
		HI	00095	NMC 265889 NMC 265890	
;		HT HT	00097 00098	NMC 265891 NMC 265892	
5		HT HT HT	00100 00100	NMC 265893 NMC 265894	
:	/ /	HT NT	00101 00102 00103	NMC 265895 NMC 265896 NMC 265897	
		HT V	00104 00105	NHC 265898 NHC 265899	
· ·		MT MT MT	00106 00107 00108	NMC 265900 NMC 265901 NMC 265902	
	\ \	MT MT	00109	NHC 265903	
		MT MT	00110 00111 00112	NMC 265904 NMC 265905 NMC 265906	
		ит /	00113	NMC 265907 NMC 265908	
		HT /	00115 00116	NMC 265909 NMC 265910	
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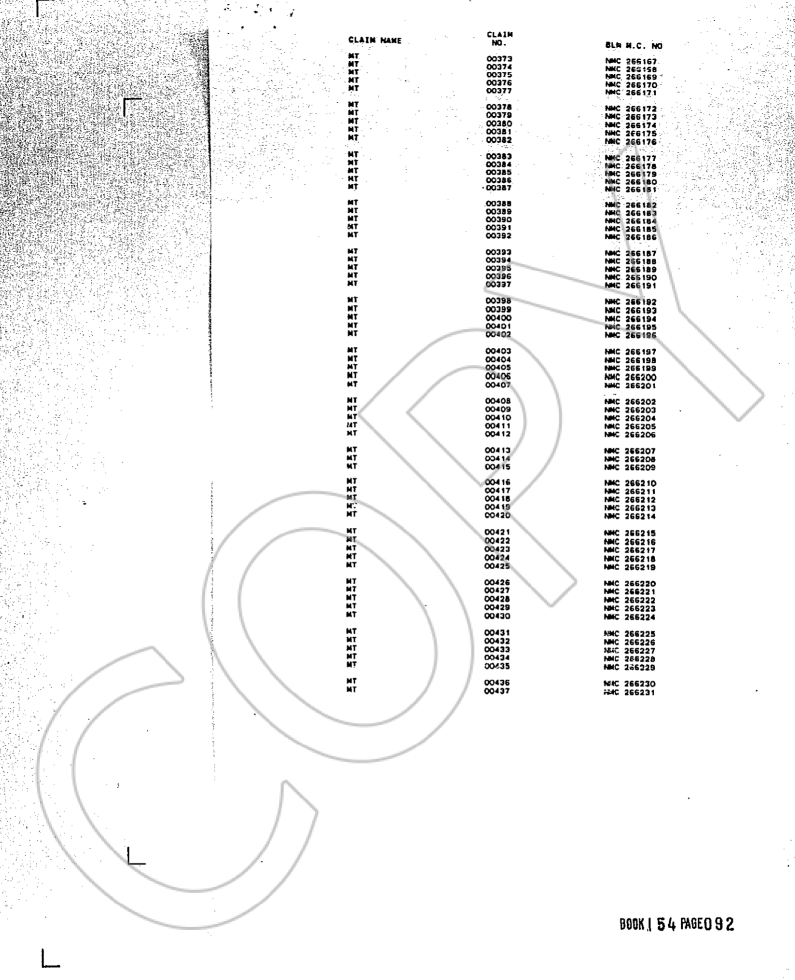
	•	CLAIM NAME	CLAIM NO.	BEN M.C. NO	
		MT MT MT MT	00117 00118 00119 00120 00121	NMC 265911 NMC 265912 NMC 265913 NMC 265914 NMC 265915	
		NT MT MT MT MT	00122 00123 00124 00125 00126	NMC 265916 NMC 265917 NMC 265918 NMC 265919 NMC 265920	
		MT MT MT MT MT MT	00127 00128 00129 00129 00130 00131	NAC 265921 NAC 265922 NAC 265923 NAC 265924 NAC 265925	
		MT MT MT MT MT	00132 00133 00134 00135 00136	NMC 265926 NMC 265927 NMC 265928 NMC 265928 NMC 265929	
		MT MT MT MT MT	00137 00138 00139 00140 00141	NMC 265931 NMC 265932 NMC 265933 NMC 265934 NMC 265935	
Property of the control of the contr		MT MT MT MT	00142 00143 00144 00145 00146	NMC 265936 NMC 265937 NMC 265938 NMC 265939 NMC 265940	
Manufacture of the Control of the Co		HT HT HT HT	00147 00148 00149 00150 00151	NMC 265941 NMC 265942 NMC 265943 NMC 265944 NMC 265945	\checkmark
		HT HT HT	00152 00153 00154 00155 00156	NMC 265946 NMC 265947 NMC 265948 NMC 265949 NMC 265950	
		HT HT HT	00157 00158 00159	NMC 265951 NMC 265952 NMC 265953	
		NT N	00160 00161 00162 00163 00164	NMC 265954 NMC 265955 NMC 265956 NMC 265957 NMC 265958	
		MT MT MT	00165 00166 00167 00168 00169	NMC 265959 NMC 265960 NMC 265961 NMC 265962 NMC 265963	
		HT HT HT HT HT	00170 00171 00172 00173 00174	NMC 265964 NMC 265966 NMC 265966 NMC 265967 NMC 265968	
			00175 00176 00177 00178 00178	NMC 265969 NMC 265970 NMC 265971 NMC 265972 NMC 265973	

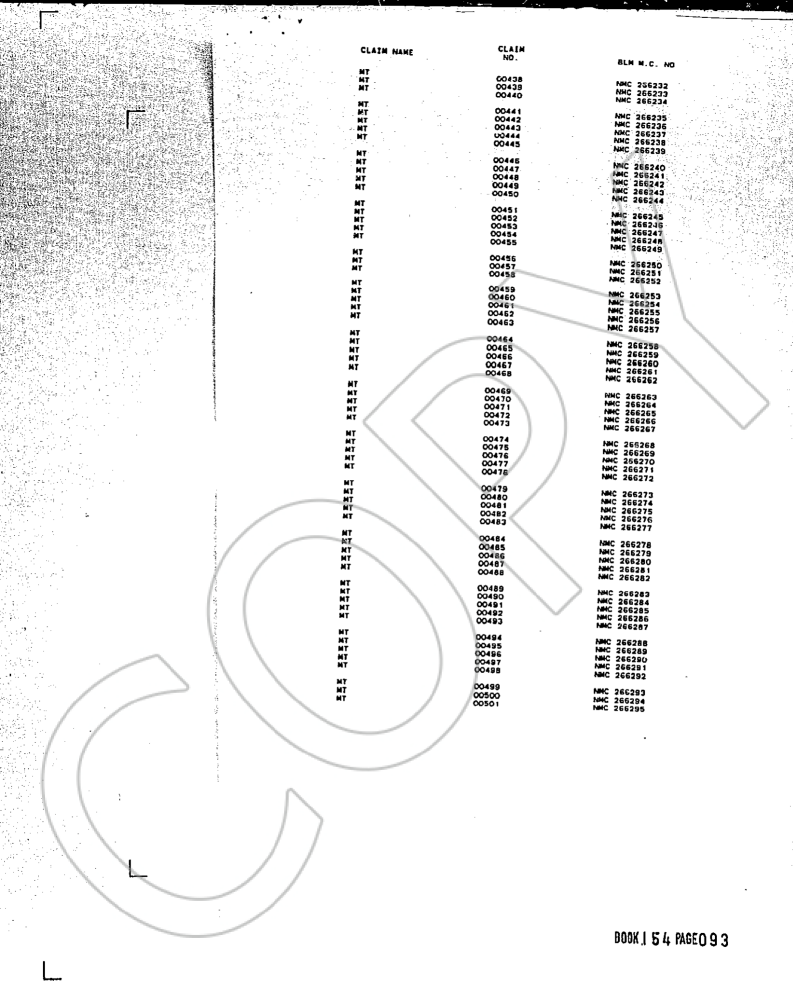
		CLAIM		
	CLAIM NAME	NO.	BLM M.C. NO	
	MT MT MT	00180 00181 00182	NHC 265974 NHC 265975	er (1944 - 1945) Sept. Tentr
	MT MT	00 183 00 184	NHC 265976 NHC 265977 NHC 265978	
	MT MT MT MT	00.185 00.186 00.187	NMC 265979 NMC 265980 NMC 265981	
	MT .	00188 00189	NMC 265982 NMC 265983	
	MT MT MT	00190 00191 00192	NHC 265984 NHC 265985 NHC 265986	
	MT MT	00193 00194 00195	NMC 265987 NMC 265988 NMC 265989	
	MT MT MY	00 196 00 197 00 198	NMC 265990 NMC 265991 NMC 265992	
	MT MT MT	00199 00200	NHC 265993 NHC 265994	
	MT MT	00201 00202 00203	NHC 265995 NHC 265996 NHC 265997	
	MT MT MT	00204 00205 00206	NMC 265998 NMC 265999 NMC 266000	
	MT HT	00207 00208	NMC 266001	
	HT HT HT	00209 00210 00211	NMC 255003 NMC 255004 NMC 265005	
	HT /	00212 00213	NHC 266006 NHC 266007	
	HT HT HT	00214 00215 00216 00217	NMC 266008 NMC 266009 NMC 266010 NMC 266011	
	RT N	002 18 002 19	N#C 266012 N#C 266013	
한 경우 등록하는 것이다. 보통한 기계 :	MT HT HT	00220 00221 00222	NMC 266014 NMC 266015 NMC 266016	
	HT HT	00223 00224 00225	NMC 266017 NMC 266018	
	HT HT	00226 00227	NMC 266019 NMC 266020 NMC 266021	
	HT HT	00228 00229 00230	NHC 266022 NHC 266023 NHC 266024	
/ /	MT MT	00231 00233	NHC 266025 NHC 266026	
	HT HT HT	00234 00235 00236	NMC 266027 NMC 266028 NMC 266029 NMC 266030	
	MT MT	00237 00238	NHC 266031	
	MT MT MT MT	00239 00240 00241	NHC 266033 NHC 266034 NHC 266035	
	HT /	00242 00243 00244	NHC 266036 NHC 266037	
	ĤŤ	00245	NMC 264038 NMC 266039	
			BOOK 54 PAGEO	89

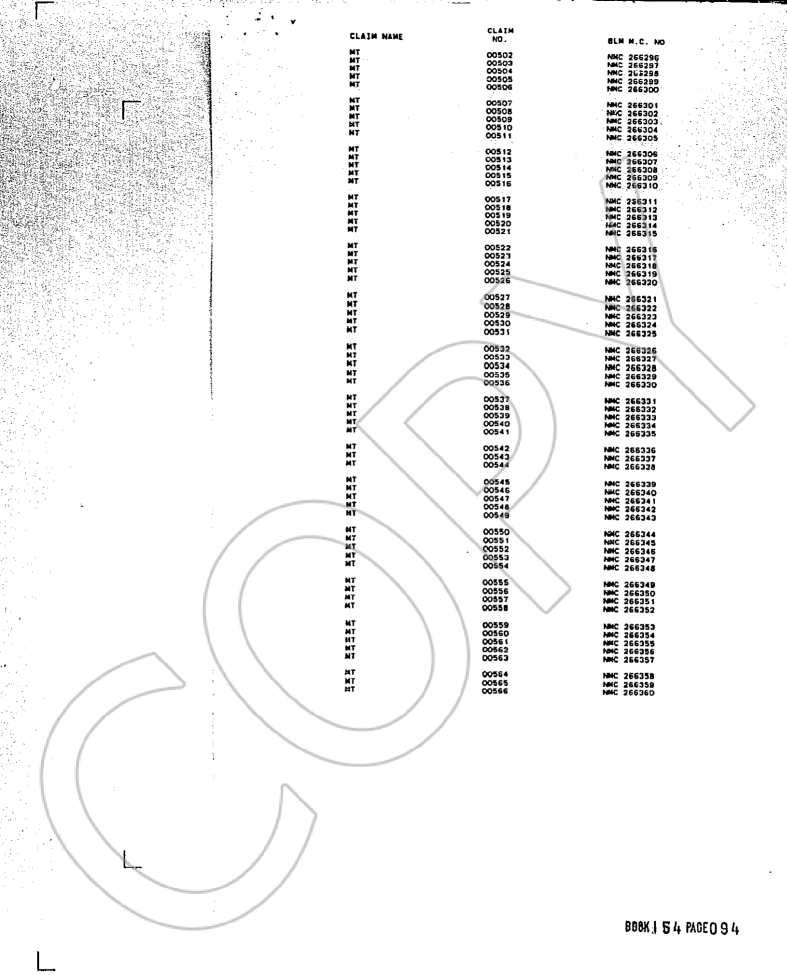
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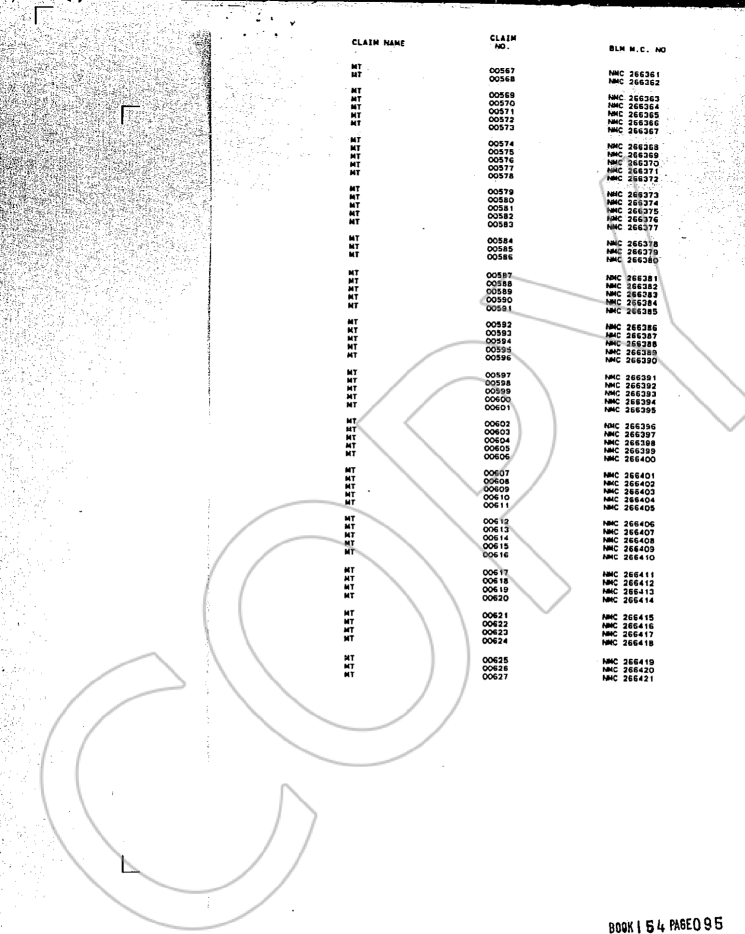
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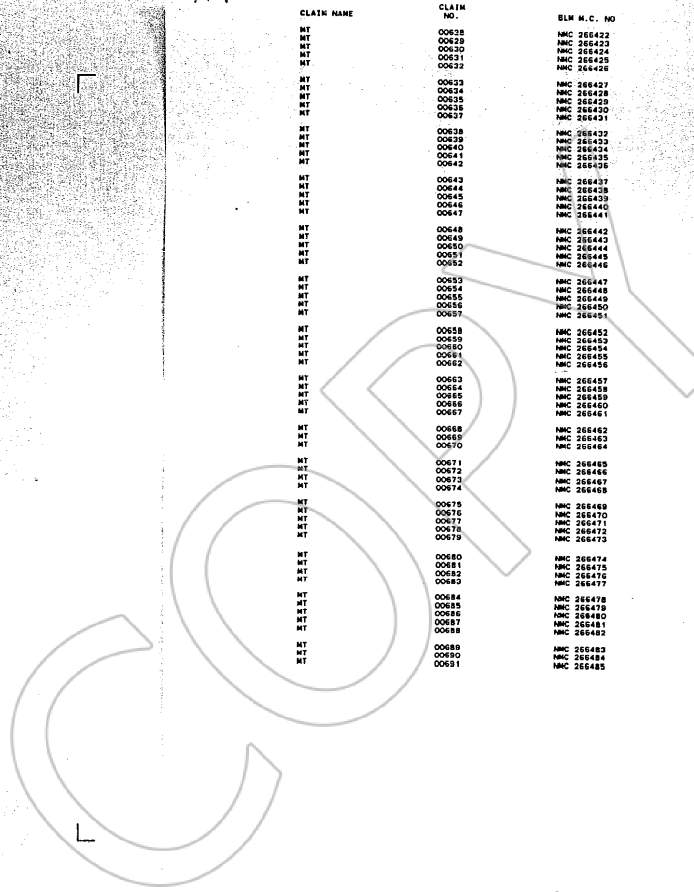
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MT MT MT	-	00311 00312 00313	NMC	266 t 266 t 266 t	06
MT MT MT MT MT		00314 00315 00316 00317 00318	NMC NMC	266 1 266 1 266 1 266 1 266 1	09 10 11
MT MT MT MT MT		00319 00320 00321 00322 00323	NMC NMC	266 1 266 1 266 1 266 1 266 1	14 15 16
MT HT MT MT MT		00324 00325 00326 00327 00328	NAC NAC	2661 2661 2661 2661 2661	19 20 21
MT MT MT		00329 00330 00331	NHC	2661 2661 2661	24
MT MT MT MT MT		00332 00323 00334 00335 00336	MMC NMC NMC	2661 2661 2661 2661 2661	27 28 129
MT MT MT MT MT		00337 00338 00339 00340 00341	NMC NMC NMC	266 1 266 1 266 1 266 1	132 133 134
MT MT MT		00342 00343 00344 00345	NHC	266 1 266 1 266 1 266 1	137 138
HT HT HT HT		00346 00347 00348 00349 00350	NHC NHC NHC	2661 2661 2661 2661	140 141 142 143
MT MT MT MT MT		00351 00352 00353 00354 00355	NMC NMC NMC	266 1 266 1 266 1 266 1	146 147 148
HT HT HT HE HT		00356 00357 00358 00359 00360	HHIC	266 (266 (266 (266 (151 152 153
MT MT MT MT		00361 00362 00363 00364		2661 2661 2661 2661	156 157
MT MT MT MT MT	\ \	00365 00366 00367 00368 00369	NMC NMC NMC	266 266 266 266 266	160 161 162
MT MT MT))	00370 00371 00372	NMC NMC NMC	2661 2661 2661	164 165 166

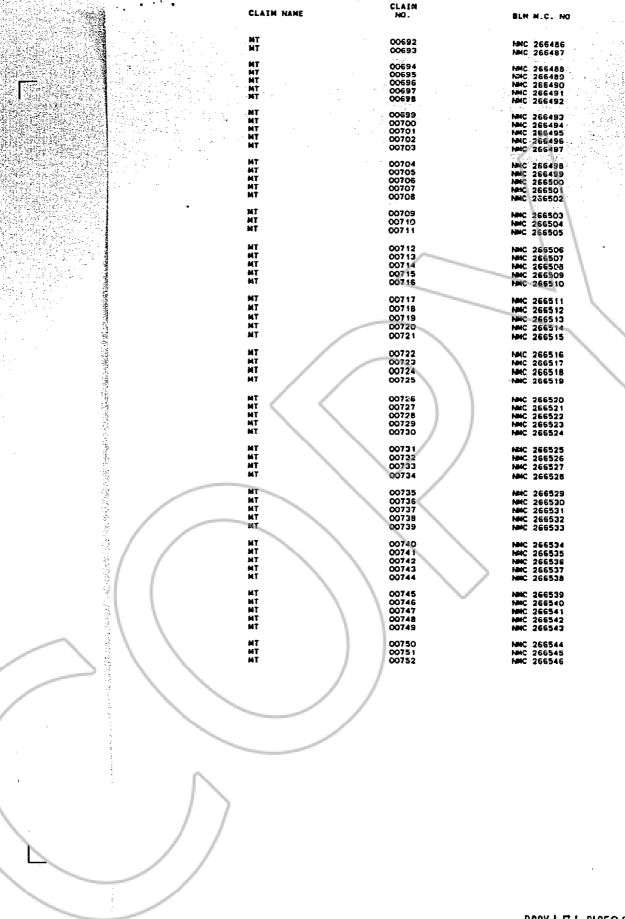




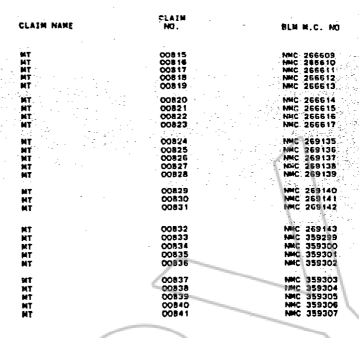








		CLAIM NAME	CLAIR NO.	BLM M.C. NO
	Section 1985	HT HT	00753 00754	NHC 266547 NHC 266548
	en de la companya de La companya de la co	MT MT MT	00755 00756 00757	NMC 266549 NMC 266550
		MT	00758	NMC 266551 NMC 266552
		MT MT MT	00759 00760 00761	NMC 266553
		MT	00762	NMC 266555 NMC 266556
		MT MT MT	00763 00764 00765	NMC 266557 NMC 266558
		MT MT	00766 00767	NAC 266559 NAC 266560 NAC 266561
		MT MT	00768 00769	RMC 266562 NMC 266563
	•	MT MT	00770 00771	NMC 266564 NMC 266565
		MT	00772 00773	NMC 266566 NMC 266567
		MT MT	00774 00775	NHC 266568 NHC 266569
		MT	00776 00777	NMC 266570 NMC 266571
		MT MT	00778 00779	NMC 266572 NMC 266573
		MT .	00780	NMC 266574 NMC 266575
		HT HT	00782 00783	NHC 266576 NHC 266577
		HT /	00784 00785	NMC 266578
		盟 / /	00786 00787	NHC 266580 NHC 266581
		HT HT	00788 00789	NMC 266582 NMC 266583
		HT HT HT	00790 00791	NHC 266584 NHC 266585 NHC 266586
		HT	00792 00793	NHC 266587
		MT MT MT	00794 00795 00796	NMC 266588 NMC 266589 NMC 266590
		MT HT	00797 00798	NMC 266591 NMC 266592
당 19 · · · · · · · · · · · · · · · · · ·		HT I	00799 00800	NHC 266593 NHC 266594
		HT)	00801	NHC 266595
	/ /	HT HT	00802 00803 00804	NMC 266596 NMC 266597 NMC 266598
	/	MT	00805	NMC 266599 NMC 266600
		HT T	00807 00808	NMC 266601 NMC 266602
1.	\	1 1	00809	NMC 266603 NMC 266604
111	\ \	MT MT MT MT MT	00811 00812	NHC 266605 NHC 266606
		El	00813 00814	NMC 266607 NMC 266608
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