

**MEMORANDUM
OF
MINING VENTURE AGREEMENT**

THIS AGREEMENT made as of July 8, 1988 between WESTERN STATES MINERALS CORPORATION, a Utah corporation, ("WSMC") and ECHO BAY EXPLORATION INC., a Delaware corporation, ("Echo Bay").

RECITALS

A. WSMC is a party to the 25 Ranch Agreements and the Marvel Agreement covering certain lands (the "25 Ranch Property") in Elko, Eureka, Humboldt, and Lander Counties, Nevada. The 25 Ranch Property is described in Exhibit A, Part 1. WSMC holds certain unpatented mining claims (the "Pack Claims") under lease from Willis Packer and Shirley Packer. The Pack Claims are described in Exhibit A, Part 2. WSMC owns certain unpatented mining claims (the "Dot Claims") in Elko County, Nevada. The Dot Claims are described in Exhibit A, Part 3. The 25 Ranch Property, the Pack Claims, and the Dot Claims are collectively referred to as the "Properties".

B. Echo Bay wishes to participate with WSMC in the exploration, evaluation, development, and mining of mineral resources within the Properties or any other properties acquired pursuant to the terms of the Agreement, and WSMC is willing to grant such right to Echo Bay.

C. This memorandum is executed for the purpose of affording notice of the existence of the Agreement and the terms and provisions thereof, which terms and provisions are incorporated herein by reference for all purposes. This memorandum is not intended to alter or vary the terms of the Agreement. All capitalized words in this memorandum have the same meaning as assigned to them in the Agreement. Some of the terms and provisions of the Agreement are hereby summarized as follows:

(a) "Affiliate" means any person, partnership, joint venture, corporation, or other form of enterprise which directly or indirectly controls, is controlled by, or is under common control with, a Participant. For purposes of the preceding sentence, "control" means possession, directly or indirectly, of the power to direct or cause direction of management and policies through ownership of voting securities, contract, voting trust, or otherwise.

(b) "Agreement" means the Venture Agreement, including all amendments and modifications thereof, and all schedules and exhibits which are incorporated therein.

(c) "Area of Interest" means the area described in Part 4 of Exhibit A.

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See BK 21 Pg. 500
for Notice of Termination

(d) "Assets" means the Properties, Products, and all other real and personal property, tangible and intangible, held for the benefit of the Participants under the Agreement.

(e) "Marvel Agreement" means the Option Agreement dated October 30, 1987 between Richard T. Marvel, et al., and WSMC.

(f) "Participant" and "Participants" mean the persons or entities that from time to time have Participating Interests or Carried Interests.

(g) "Products" means all ores, minerals, and mineral resources produced from the Properties under the Agreement.

(h) "Properties" means those interests in real property described in Parts 1, 2, and 3 of Exhibit A and all other interests in real property within the Area of Interest which are acquired and held subject to the Agreement.

(i) "Transfer" means sell, grant, assign, encumber, pledge, or otherwise commit or dispose of.

(j) "25 Ranch Agreements" means the following agreements, all of which are dated November 10, 1987: (a) the Option Agreement between The Lincoln Corporation, Inc. and WSMC, (b) the Closing Agreement among The Lincoln Corporation, Inc., WSMC, and The 25 Corporation, Inc., (c) the Exploration License between The 25 Corporation, Inc. and WSMC, and (d) the Exchange Agreement between WSMC and The 25 Corporation, Inc.

2. WSMC and Echo Bay enter into the Agreement for the purposes hereinafter stated, and they agree that all of their rights and all of the Operations on or in connection with the Properties or the Area of Interest shall be subject to and governed by the Agreement. The name of the Venture shall be the 25 Ranch Venture.

3. The Agreement is entered into for the following purposes and for no others, and shall serve as the exclusive means by which the Participants, or either of them, accomplish such purposes:

- on the Properties and *A. J. M.*
- (a) to conduct Exploration within the Area of Interest,
 - (b) to acquire additional properties within the Area of Interest,
 - (c) to evaluate the possible Development of the Properties,
 - (d) to engage in Development and Mining,
 - (e) to engage in marketing Products, to the extent permitted by the Agreement,

(f) to conduct, through lessees or otherwise, ranching operations on the 25 Ranch, and

(g) to perform any other activity necessary, appropriate, or incidental to any of the foregoing.

4. The effective date of the Agreement shall be the date first recited above. The term of the Agreement shall be for 20 years from the effective date and for so long thereafter as Products are produced from the Properties, unless the Agreement is earlier terminated as therein provided.

5. Nothing contained in the Agreement shall be deemed to constitute either Participant the partner of the other, nor, except as otherwise expressly provided in the Agreement, to constitute either Participant the agent or legal representative of the other, nor to create any fiduciary relationship between them. It is not the intention of the Participants to create, nor shall the Agreement be construed to create, any mining, commercial, or other partnership. Neither Participant shall have any authority to act for or to assume any obligation or responsibility on behalf of the other Participant, except as otherwise expressly provided in the Agreement. The rights, duties, obligations, and liabilities of the Participants shall be several and not joint or collective. Each Participant shall be responsible only for its obligations as set out in the Agreement and shall be liable only for its share of the costs and expenses as provided in the Agreement, it being the express purpose and intention of the Participants that their ownership of Assets and the rights acquired hereunder shall be as tenants in common. Each Participant shall indemnify, defend, and hold harmless the other Participant, its directors, officers, employees, agents, and attorneys from and against any and all losses, claims, damages, and liabilities arising out of any act or any assumption of liability by the indemnifying Participant, or any of its directors, officers, employees, agents, and attorneys done or undertaken, or apparently done or undertaken, on behalf of the other Participant, except pursuant to the authority expressly granted herein or as otherwise agreed in writing between the Participants.

6. Except as expressly provided in the Agreement, each Participant shall have the right independently to engage in and receive full benefits from business activities, whether or not competitive with Operations, without consulting the other. The doctrines of "corporate opportunity" or "business opportunity" shall not be applied to any other activity, venture, or operation of either Participant, and, except as otherwise provided in the Agreement, neither Participant shall have any obligation to the other with respect to any opportunity to acquire any property outside the Area of Interest at any time, or within the Area of Interest after the termination of the Agreement.

7. The Participants hereby waive and release all rights of partition, or of sale in lieu thereof, or other division of Assets, including any such rights provided by statute.

8. Except as otherwise provided in the Agreement, neither Participant shall Transfer all or any part of its interest in the Assets or the Agreement or otherwise permit or cause such interests to terminate.

9. WSMC, as its Initial Contribution, hereby contributes the 25 Ranch Agreements, the Marvel Agreement, the lease of the Pack Claims, and the Dot Claims to the purposes of the Agreement. Echo Bay, as its Initial Contribution, shall contribute the first cash which shall be used to fund Programs and Budgets approved pursuant to the Agreement.

10. The Participants shall have the following initial Participating Interests:

WSMC - 25%
Echo Bay - 75%

11. A Participant's Participating Interest shall be changed as follows:

(a) As provided in Section 5.3 or 6.5. of the Agreement.

(b) Upon an election by a Participant pursuant to Section 6.3 of the Agreement to contribute less to an adopted Program and Budget than the percentage reflected by its Participating Interest.

(c) In the event of default by a Participant in making its agreed-upon contribution to an adopted Program and Budget, followed by an election by the other Participant to invoke Section 6.4 of the Agreement.

(d) Transfer by a Participant of less than all its Participating Interest in accordance with Article XV of the Agreement.

(e) Acquisition of less than all of the Participating Interest of the other Participant, however arising.

12. If a Participant defaults in making a contribution or cash call required by an approved Program and Budget, the non-defaulting Participant may, with respect to any such default not cured within 30 days after notice to the defaulting Participant of such default, elect to have the defaulting Participant's Participating Interest permanently reduced as provided in the Agreement. Such reductions shall be effective as of the date of the default.

13. Upon reduction of a Participant's Participating Interest to less than 15%, its interest shall be automatically converted to a 10% Carried Interest.

14. Each Participant shall take in kind or separately dispose of its share of all Products in accordance with its Participating Interest. Any extra expenditure incurred in the taking in kind or separate disposition by any Participant of its proportionate share of Products shall be borne by such Participant. Nothing in the Agreement shall be construed as providing, directly or indirectly, for any joint or cooperative marketing or selling of Products or permitting the processing of Products of any parties other than the Participants at any processing facilities constructed by the Participants pursuant to the Agreement. The Manager shall give the Participants notice at least ten (10) days in advance of the delivery date upon which their respective shares of Products will be available.

15. If a Participant fails to take in kind, the Manager shall have the right, but not the obligation, for a period of time consistent with the minimum needs of the industry, but not to exceed one year, to purchase the Participant's share for its own account or to sell such share as agent for the Participant at not less than the prevailing market price in the area. Subject to the terms of any such contracts of sale then outstanding, during any period that the Manager is purchasing or selling a Participant's share of production, the Participant may elect by notice to the Manager to take in kind. The Manager shall be entitled to deduct from proceeds of any sale by it for the account of a Participant reasonable expenses incurred in such a sale.

16. The Agreement shall terminate as expressly provided in this Agreement, unless earlier terminated by written agreement.

17. A Participant that withdraws pursuant to Section 12.3 of the Agreement, or is deemed to have withdrawn pursuant to Section 5.3 of the Agreement, shall not directly or indirectly acquire any interest in property within the Area of Interest for twelve (12) months after the effective date of withdrawal. If a withdrawing Participant, or the Affiliate of a withdrawing Participant, breaches this Section, such Participant or Affiliate shall be obligated to offer to convey to the non-withdrawing Participant, without cost, any such property or interest so acquired. Such offer shall be made in writing and can be accepted by the non-withdrawing Participant at any time within forty-five (45) days after it is received by such non-withdrawing Participant.

18. Any interest or right to acquire any interest in real property within the Area of Interest acquired during the term of the Agreement by or on behalf of a Participant or any Affiliate shall be subject to the terms and provisions of the Agreement.

Within thirty (30) days after the acquisition of any interest or the right to acquire any interest in real property wholly or partially within the Area of Interest (except real property acquired by the Manager pursuant to a Program), the acquiring Participant shall notify the other Participant of such acquisition. The acquiring Participant's notice shall describe in detail the acquisition, the lands and minerals covered thereby, the cost thereof, and the reasons why the acquiring Participant believes that the acquisition of the interest is in the best interests of the Participants under the Agreement. In addition to such notice, the acquiring Participant shall make any and all information concerning the acquired interest available for inspection by the other Participant. If, within thirty (30) days after receiving the acquiring Participant's notice, the other Participant notifies the acquiring Participant of its election to accept a proportionate interest in the acquired interest equal to its Participating Interest, the acquiring Participant shall convey to the other Participant, by special warranty deed, such a proportionate undivided interest therein. The acquired interest shall become a part of the Properties for all purposes of the Agreement immediately upon the notice of such other Participant's election to accept the proportionate interest therein. Such other Participant shall promptly pay to the acquiring Participant its proportionate share of the latter's actual out-of-pocket acquisition costs. If the other Participant does not give such notice within the thirty (30) day period set forth in this Section, it shall have no interest in the acquired interest, and the acquired interest shall not be a part of the Properties or be subject to the Agreement.

19. The Management Committee may authorize the Manager to surrender or abandon part or all of the Properties. If the Management Committee authorizes any such surrender or abandonment over the objection of a Participant, the Participant that desires to abandon or surrender shall assign to the objecting Participant, by special warranty deed and without cost to the surrendering Participant, all of the surrendering Participant's interest in the property to be abandoned or surrendered, and the abandoned or surrendered property shall cease to be part of the Properties. If any Properties are abandoned or surrendered under the provisions of this Section, then, unless the Agreement is earlier terminated, neither Participant nor any Affiliate thereof shall acquire any interest in such Properties or a right to acquire such Properties for a period of two (2) years following the date of such abandonment or surrender. If a Participant reacquires any Properties in violation of this Section, the other Participant may elect by notice to the reacquiring Participant within forty five (45) days after it has actual notice of such reacquisition, to have such properties made subject to the terms of the Agreement. In the event such an election is made, the reacquired properties shall thereafter be treated as Properties, and the costs of reacquisition shall be borne solely by the reacquiring

Participant and shall not be included for purposes of calculating the Participants' respective Participating Interests.

20. A Participant shall have the right to Transfer to any third party all or any part of its interest in or to the Agreement, its Participating Interest, or the Assets solely as provided in this Section. The Transfer right of a Participant shall be subject to the following terms and conditions:

- (a) No transferee of all or any part of the interest of a Participant in the Agreement, any Participating Interest, or the Assets shall have the rights of a Participant unless and until the transferring Participant has provided to the other Participant notice of the Transfer and, except as provided in Subsections (e) and (f), below, the transferee, as of the effective date of the Transfer, has committed in writing to be bound by the Agreement to the same extent as the transferring Participant.
- (b) No Participant, without the consent of the other Participant, shall make a Transfer which shall cause termination of the tax partnership established by the provisions of Section 4.2 of the Agreement.
- (c) In the event of a Transfer of less than all of a Participating Interest, the transferring Participant and its transferee shall act and be treated as one Participant.
- (d) No Participant shall Transfer any interest in the Agreement or the Assets except by Transfer of part or all of its Participating Interest.
- (e) If the Transfer is the grant of a security interest by mortgage, deed of trust, pledge, lien, or other encumbrance of any interest in the Agreement, any Participating Interest, or the Assets to secure a loan or other indebtedness of a Participant in a bona fide transaction, such security interest shall be subordinate to the terms of the Agreement and the rights and interests of the other Participant hereunder. Upon any foreclosure or other enforcement of rights in the security interest the acquiring third party shall be deemed to have assumed the position of the encumbering Participant with respect to the Agreement and the other Participant, and it shall comply with and be bound by the terms and conditions of the Agreement.
- (f) If a sale or other commitment or disposition of Products or proceeds from the sale of Products by a Participant upon distribution to it pursuant to Article XI of the Agreement creates in a third party a security interest in Products or proceeds therefrom prior to such distribution, such sale, commitment or disposition shall be subject to the terms and conditions of the Agreement.

21. Except as otherwise provided in the following Section, if a Participant desires to Transfer all or any part of its interest in the Agreement, any Participating Interest, or the Assets, the other Participant shall have a preemptive right to acquire such interests as provided in this Section:

(a) A Participant intending to Transfer all or any part of its interest in the Agreement, any Participating Interest, or the Assets shall promptly notify the other Participant of its intentions. The notice shall state the price and all other pertinent terms and conditions of the intended Transfer, and shall be accompanied by a copy of the offer or contract for sale. The other Participant shall have sixty (60) days from the date such notice is delivered to notify the transferring Participant whether it elects to acquire the offered interest at the same price and on the same terms and conditions as set forth in the notice. If it does so elect, the Transfer shall be consummated promptly after notice of such election is delivered to the transferring Participant.

(b) If the other Participant fails to so elect within the period provided for in Subsection (a), the transferring Participant shall have sixty (60) days following the expiration of such period to consummate the Transfer to a third party at a price and on terms no less favorable than those offered by the transferring Participant to the other Participant in the notice required in Subsection (a).

(c) If the transferring Participant fails to consummate the Transfer to a third party within the period set forth in Subsection (b), the preemptive right of the other Participant in such offered interest shall be deemed to be revived. Any subsequent proposal to Transfer such interest shall be conducted in accordance with all of the procedures set forth in this Section.

22. The preceding Section shall not apply to the following:

(a) Transfer by a Participant of all or any part of its interest in the Agreement, any Participating Interest, or the Assets to an Affiliate.

(b) Incorporation of a Participant, or corporate merger, consolidation, amalgamation, or reorganization of a Participant by which the surviving entity shall possess substantially all of the stock, or all of the property rights and interests, and be subject to substantially all of the liabilities and obligations of that Participant.

(c) The grant by a Participant of a security interest in any interest in the Agreement, any Participating Interest, or the Assets by mortgage, deed of trust, pledge, lien, or other encumbrance.

(d) A sale or other commitment or disposition of Products or proceeds from sale of Products by a Participant upon distribution to it pursuant to Article XI of the Agreement.

23. A copy of the Agreement is on file with the Manager, whose address is:

Echo Bay Exploration Inc.
370 Seventeenth Street
Suite 4050
Denver, Colorado 80202

IN WITNESS WHEREOF, the parties hereto have executed this Memorandum as of the date first above written.

WESTERN STATES MINERALS
CORPORATION

By: Arden B. Morrow
Arden B. Morrow
President

ATTEST:

Allan R. Clegg
Secretary

[SEAL]

SEAL
Affixed

ECHO BAY EXPLORATION INC.

By: Neil K. Muncaster
Neil K. Muncaster
Vice President

ATTEST:

W. E. Hart
Asst. Secretary

[SEAL]

SEAL
Affixed

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070688

STATE OF COLORADO)
City and Denver) ss.
County of Denver)

On this 8th day of July, 1988, personally appeared before me, a Notary Public, Arden B. Morrow, President of Western States Minerals Corporation, a Utah corporation, who acknowledged that he executed the above instrument on behalf of said corporation.

Sharon Louise Donato
Notary Public

My Commission Expires:

August 12, 1990

[SEAL]
SPAL
Affixed

STATE OF COLORADO)
City and Denver) ss.
County of Denver)

On this 8th day of July, 1988, personally appeared before me, a Notary Public, Neil K. Muncaster, Vice President of Echo Bay Exploration Inc., a Delaware corporation, who acknowledged that he executed the above instrument on behalf of said corporation.

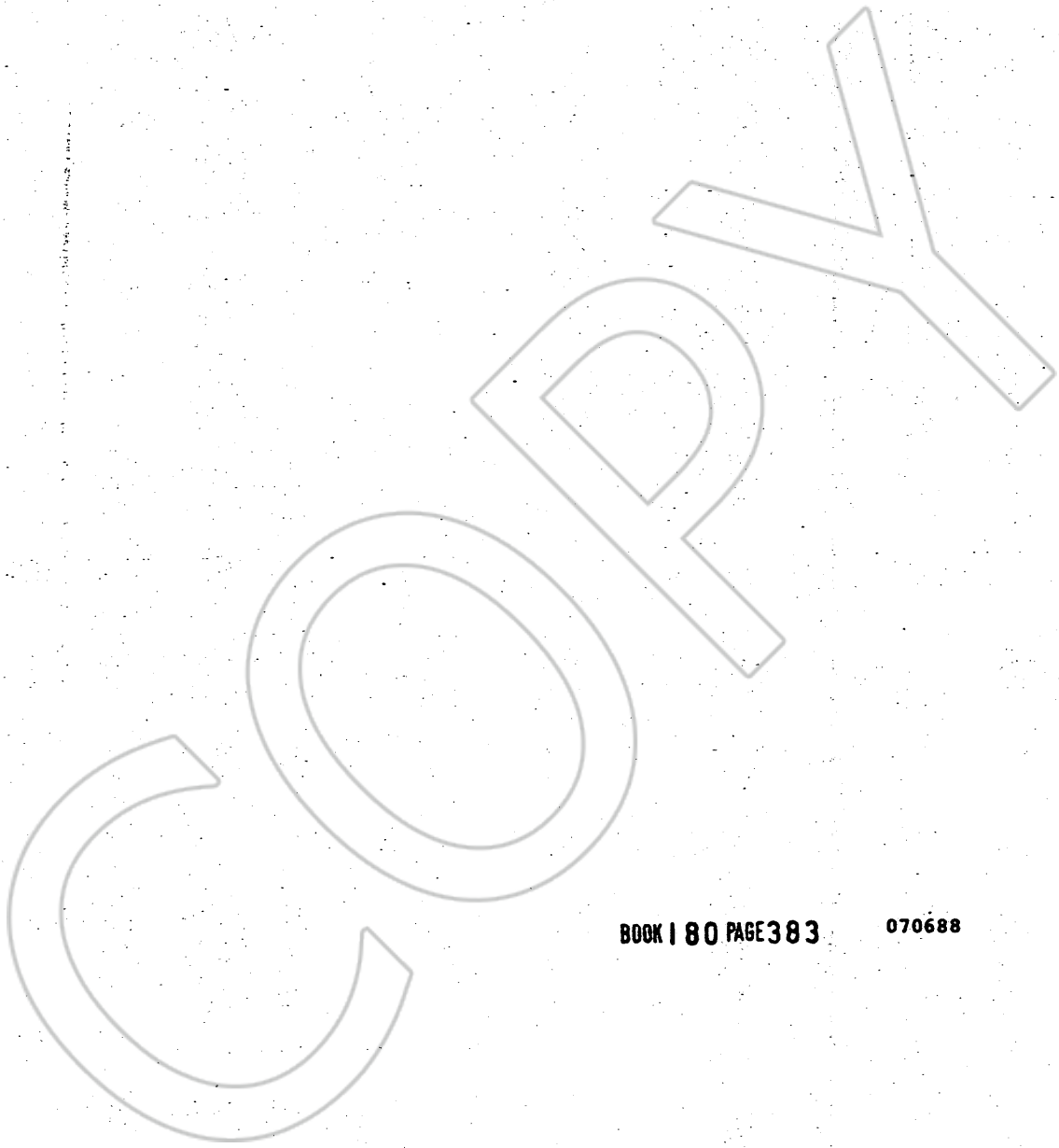
Sharon Louise Donato
Notary Public

My Commission Expires:

August 12, 1990

[SEAL]
SPAL
Affixed

EXHIBIT A
PROPERTIES
PART 1 - 25 RANCH PROPERTY



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THE 25 CORPORATION, I.C.

TOWN COUNTY NAME	SHIP NO.	RANGE EAST NO.	SEC. NO.	ACRES	LEGAL DESCRIPTION
LANDER	32	45	1 2	639.36 638.56	ALL ALL 1,277.96
LANDER	32	46	6 6	77.18 77.49	LOT 6 (NW4SW4); NE4SW4 LOTS 3&4 (N2NW4)
				154.67	
HUMBOLDT	33	44	4 5 8 9 16 21	561.19 642.00 80.00 480.00 320.00 40.00	N2E2E2; N2E2; 42 ALL N2NE4 N2E2E2; N2E2; E2SW4; NW4 N2E2E2; N2E2; E2NW4 N2E2NE4 2,123.19
LANDER	33	44	3 4 9 10 12	280.41 80.19 80.00 640.00 595.50	W2NW4; SW4SE4; SW4 E2E2E2 E2E2E2 ALL N2NE4; SW4NE4; W2; SE4 EXCEPTING THEREFROM 4.5 ACRES, MORE OR LESS, AS CONVEYED BY DEED DATED AUGUST 9, 1907, EXECUTED BY RUSSELL LAND AND CATTLE COMPANY TO WESTERN PACIFIC RAILWAY COMPANY, RECORDED IN BOOK 51, PAGE 183, DEED RECORDS OF LANDER COUNTY, NEVADA. NN4NW4; S2NW4; S2 440.00 640.00 ALL 80.00 40.00 600.00 640.00 640.00 640.00 640.00 640.00 610.00
			14 15 16 21 22 23 24 25 26 36	440.00 640.00 E2E2E2 E2E2NE4 N2; SE4; N2SW4; SE4SW4 ALL ALL ALL ALL ALL ALL AS CONVEYED THEREFROM 30 ACRES, MORE OR LESS, EXCEPTING THEREFROM 30 ACRES, MORE OR LESS, AS CONVEYED BY DEED DATED APRIL 22, 1905, EX- ECUTED BY RUSSELL AND BRADLEY LAND AND CATTLE COMPANY TO CENTRAL PACIFIC RAILWAY COMPANY; RECORDED IN BOOK 29, PAGE 734, DEED RECORDS OF LANDER COUNTY, NEVADA.	
LANDER	33	46	1 3 5 7 9 11 13 15 17 19 21 23 25	596.18 640.00 640.00 640.00 640.00 640.00 637.00 640.00 640.00 640.00 640.00 640.00 483.26 159.50	ALL ALL ALL ALL ALL ALL ALL ALL ALL ALL ALL ALL LOTS 1, 2, 3&4 (NE4); LOTS 7, 6, 9&10 (SW4); NW4 ALL THAT PORTION OF LOTS 1, 2, 4, 7 LYING WESTERLY AND NORTHEASTERLY OF THE FOLLOWING DESCRIBED LINE, COMMENCING AT THE SOUTH QUARTER CORNER OF SAID SECTION 25; THENCE NORTHERLY ALONG THE EAST LINE OF THE SOUTHWEST QUARTER OF SAID SECTION 25, A DISTANCE OF 495.76 FEET; THENCE NORTH 36 DEGREES 16 MINUTES WEST 2,205.60 FEET; THENCE NORTH 46 DEGREES 22 MINUTES EAST, 1,796.04 FEET, MORE OR LESS TO A POINT OF INTERSECTION WITH THE

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Exhibit A

THE 25 CORPORATION INC.

TOURN	SHIP	RANGE	SEC.	ACRES	LEGAL DESCRIPTION
COUNTY	NAME	THO.	EAST.	NO.	
					WEST LINE OF NORTHEAST QUARTER OF SAID SECTION 25, SAID POINT BEING THE ACTUAL POINT OF BEGINNING OF THE LINE TO BE DESCRIBED; THENCE CONTINUING NORTH 46 DEGREES 22 MINUTES EAST 1,712.00 FEET; THENCE NORTH 26 DEGREES 50 MINUTES EAST 689.50 FEET, MORE OR LESS, TO A POINT OF INTERSECTION WITH THE NORTH LINE OF SAID SECTION 25. ALSO, ALL THAT PART OF THE SOUTHWEST QUARTER OF SAID SECTION 25, LYING WESTERLY AND SOUTHWESTERLY OF THE FOLLOWING DESCRIBED LINE, BEGINNING AT THE SOUTH QUARTER CORNER OF SAID SECTION 25; THENCE NORTHERLY ALONG THE EAST LINE OF THE SOUTHWEST QUARTER OF SAID SECTION 25, A DISTANCE OF 493.70 FEET; THENCE NORTH 36 DEGREES 16 MINUTES WEST 2,205.60 FEET; THENCE NORTH 46 DEGREES 22 MINUTES EAST 572.30 FEET, MORE OR LESS, TO A POINT OF INTERSECTION WITH THE NORTH LINE OF THE SOUTHWEST QUARTER OF SAID SECTION 25.
		29		479.83	N2SW4; LOTS 142(S2SW4); N2
		33		323.14	LOTS 1,2,7&8(NE4); LOTS 9,10,11&12(SW4)
				8,438.91	
LANDER		33	47	5	LOTS 1,2,3&4(N2N2); S2N2; SW4
				9	LOTS 1,2,3&4(W2W2); NE4; E2E2
				113.50	ALL THAT PORTION OF THE NORTHEAST QUARTER LYING WESTERLY AND NORTHWESTERLY OF THE FOLLOWING DESCRIBED LINE; COMMENCING AT THE SOUTHWEST CORNER OF SAID SECTION 9; THENCE SOUTH 89 DEGREES 54 MINUTES EAST 516.00 FEET; THENCE NORTH 45 DEGREES 30 MINUTES EAST 3,759.10 FEET, MORE OR LESS, TO A POINT OF INTERSECTION WITH THE SOUTH LINE OF THE NORTHEAST QUARTER OF SAID SECTION 9 AND THE ACTUAL POINT OF BEGINNING OF THE LINE TO BE DESCRIBED; THENCE FROM SAID POINT CONTINUING NORTH 45 DEGREES 30 MINUTES EAST 2,894.20 FEET MORE OR LESS, TO A POINT OF INTERSECTION WITH THE EAST LINE OF SAID SECTION 9.
			17	113.25	ALL THAT PORTION LYING NORTHERLY AND NORTHWESTERLY OF THE FOLLOWING DESCRIBED LINE; BEGINNING AT A POINT ON THE EAST LINE OF SAID SECTION 17, THAT IS DISTANT SOUTHERLY THEREON, 467.50 FEET FROM THE NORTHEAST CORNER OF SAID SECTION 17; THENCE SOUTH 38 DEGREES 51 MINUTES WEST 1,400.00 FEET; THENCE SOUTH 63 DEGREES 15 MINUTES WEST 1,960.00 FEET MORE OR LESS, TO A POINT OF INTERSECTION WITH THE SOUTH LINE OF THE NORTHEAST QUARTER OF SAID SECTION 17.
				1,174.55	
HUMBOLDT		34	44	31	626.30 :ALL
				32	640.00 :ALL
				33	560.00 :W2E2; 42; W2E2E2
					1,826.30
LANDER		34	44	26	280.00 :NW4; N2SW4; SE4SW4
				27	80.00 :E2E2E2
				28	160.00 :SW4NW4; N2SW4; SE4SW4
				29	120.00 :NW4SE4; E2SE4
					640.00
LANDER		34	44	1	661.24 :ALL
				2	664.16 :ALL
				3	666.04 :ALL

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Exhibit A

THE 2S CORPORATION, INC.

COUNTY NAME	TOWN NO.	RANGE NO.	SECTION NO.	ACRES	LEGAL DESCRIPTION
			7	583.96	ALL
			9	640.00	ALL
			11	640.00	ALL
			13	640.00	ALL
			15	640.00	ALL
			17	640.00	ALL
			19	584.28	ALL
			21	640.00	ALL
			23	640.00	ALL
			25	640.00	ALL
			27	640.00	ALL
			29	640.00	ALL
			31	584.44	ALL
			33	640.00	ALL
			35	640.00	ALL
11,426.92					
LANDER	34	47	1	680.68	ALL
			3	640.00	ALL
			5	640.00	ALL
			7	640.00	ALL
			9	640.00	ALL
			11	640.00	ALL
			13	506.75	LOTS 1&2(E2NE4); W2NE4; W2
			15	640.00	ALL
			17	640.00	ALL
			19	640.00	ALL
			21	640.00	ALL
			23	479.46	LOTS 1&2(S2SW4); W2SW4; N2
			25	302.27	LOTS 1&2(N2RE4); LOTS 6&7(W2SW4); AND THAT PORTION OF THE SOUTH HALF OF NORTHEAST QUARTER LYING WESTERLY AND NORTHWESTERLY OF THE FOLLOWING DESCRIBED LINE: BEGINNING AT A POINT ON THE EAST LINE OF SAID SECTION 25, THAT IS DISTANT SOUTHERLY THEREON 1,590.20 FEET FROM THE NORTH- EAST CORNER OF SAID SECTION 25; THENCE SOUTH 44 DEGREES 00 MINUTES WEST 1,320.30 FEET, MORE OR LESS, TO A POINT OF INTERSECTION WITH THE SOUTH LINE OF THE NORTHEAST QUARTER OF SAID SECTION 25. AND THAT PORTION OF THE EAST HALF OF SOUTHWEST QUARTER LYING WESTERLY AND NORTH- WESTERLY OF THE FOLLOWING DESCRIBED LINE: COMMENCING AT THE NORTHEAST CORNER OF SAID SECTION 25; THENCE SOUTHERLY ALONG THE EAST LINE OF SAID SECTION 25, A DISTANCE OF 1,690.20 FEET; THENCE SOUTH 44 DEGREES 00 MINUTES WEST 3,762.60 FEET, MORE OR LESS, TO A POINT OF INTERSECTION WITH THE EAST LINE OF THE SOUTHWEST QUARTER OF SAID SECTION 25 AND THE ACTUAL POINT OF BEGINNING OF THE LINE TO BE DESCRIBED; THENCE FROM SAID POINT, CONTINUING SOUTH 44 DEGREES 00 MINUTES WEST 1,253.00 FEET, MORE OR LESS, TO A POINT OF INTERSECTION WITH THE SOUTH LINE OF SAID SECTION 25. 27 480.12 LOTS 1&2(E2NE4); LOTS 4&5(S2SW4); W2NE4; NW4; N2SW4 29 640.00 ALL 31 652.40 ALL 33 676.56 ALL 35 306.09 LOTS 1&2(N2NE4); LOTS 6&7(W2SW4); AND THAT PORTION OF THE S2 OF NE4 LYING WESTERLY AND NORTHWESTER- LY OF THE FOLLOWING DESCRIBED LINE: COMMENCING AT THE SOUTHWEST CORNER OF SAID SECTION 35; THENCE EASTERLY ALONG THE SOUTH LINE OF SAID SECTION 35, A DISTANCE OF 1,801.80 FEET; THENCE NORTH 44 DEGREES 30 MINUTES EAST 3,756.80 FEET, MORE OR LESS, TO A POINT OF INTERSECTION WITH THE SOUTH LINE OF THE NORTHEAST QUARTER OF SAID SECTION 35. AND THE ACTUAL POINT OF BEGINNING OF THE LINE TO BE DESCRIBED; THENCE FROM SAID POINT CONTINUING NORTH 44 DEGREES 30 MINUTES EAST

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THE 25 CORPORATION, INC.

COUNTY NAME	TOWN NO.	RANGE IND.	SEC. NO.	ACRES	LEGAL DESCRIPTION
LANDER	36	47	16	200.00	N2SE4; S2SE4; SW4SE4
			18	79.31	LOT 3(NW4SW4); LOT 4(SW4SW4)
			19	359.13	NW4; N2SE4; N2SW4; SE4SW4
			20	280.00	NE4RE4; S2RE4; NW4SE4; NE4SW4; S2SW4
			21	80.00	N2NW4
			29	40.00	NW4NW4
			30	200.00	NE4RE4; W2E2
				160.00	SE4NE4; SE4NW4; E2SW4
					1,398.44
ELKO	36	48	5	198.42	LOT 2(NW4NE4); LOTS 3&4(N2NW4); S2NW4
			6	279.02	LOTS 6+7(W2SW4); SE4NE4; E2SW4; N2SE4
					477.44
ELKO	36	51	5	80.00	NW4SW4; SE4SW4
			6	195.76	SE4RE4; SW4NW4; NE4SE4; N2SW4
			7	158.03	LOT 2(NW4NE4); LOTS 3&4(N2NW4); SW4NE4
			8	80.00	N2NW4
					513.79
ELKO	37	45	26	40.00	NW4NW4
			36	80.00	SE4NE4; SW4SE4
					120.00
ELKO	37	46	13	40.00	SE4SE4
			24	280.00	E2E2; SW4NE4; W2SE4
			25	260.00	E2E2; N2RE4; SW4SE4
			25	200.00	E2N2; NW4SE4
			28	80.00	S2NW4
			29	160.00	S2N2
			30	120.00	NW4RE4; SE4NE4; NE4NW4
			36	160.00	E2E2
			36	80.00	NW4NE4; NE4NW4
					1,400.00
ELKO	37	47	13	40.00	SE4NE4
					40.00
ELKO	37	48	6	240.52	LOT 1(NE4NE4); S2NE4; E2SW4; NW4SE4
			7	200.00	SW4NE4; E2NW4; W2SE4
			17	80.00	N2SW4
			18	237.71	LOT 2(SW4NW4); N2NE4; SE4NE4; SE4NW4; NE4SE4
			20	40.00	NE4NE4
			25	200.00	S2S2; NE4SE4
			26	120.00	S2SE4; SE4SW4
			28	120.00	N2SE4; SE4SW4
			32	120.00	NE4SE4; S2SE4
			33	320.00	NE4; E2NW4; N2SW4
			34	160.00	N2N2
			35	40.00	NW4NW4
					1,878.23
ELKO	37	49	2	40.33	LOT 4(NW4NW4)
			3	161.10	LOTS 1, 2, 3&4(N2N2)
			4	281.22	LOTS 1&2(N2NE4); LOT 3(NE4NW4); S2NW4; W2SW4
			5	200.63	LOT 2(NW4NE4); SW4SE4; SE4SE4; E2SW4

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THE 25 CORPORATION, INC.

COUNTY NAME	TOWNSHIP NO.	RANGE NO.	SEC. NO.	ACRES	LEGAL DESCRIPTION
ELKO	39	51	36	160.00	E2E2
				160.00	
ELKO	39	52	21	40.00	SE4SE4
			22	480.00	E2NE4; SW4SW4; SE4SE4; E2W2; W2E2
			23	400.00	NW4NE4; S2NE4; NE4NW4; N2SE4; SW4SE4; S2SW4
			24	160.00	S2S2
			25	120.00	NE4SW4; S2SW4
			26	160.00	NE4
			27	60.00	E2SE4
			28	240.00	NE4; NE4NW4; SE4SW4
			29	40.00	NE4SE4
			30	140.40	LOTS 1, 2, 3&4(W2W2)
			31	298.66	LOTS 1, 2, 3&4(W2W2); SW4NE4; SE4NW4; E2SW4
			32	240.00	SW4NE4; NW4SW4; S2S2
			33	240.00	NE4NE4; S2NE4; N2SE4; SW4SE4
			34	240.00	NW4; E2SE4
			35	80.00	W2SE4
			35	320.00	E2WE4; NW4; S2SW4
			36	160.00	N2S2
				640.00	ALL
				4,079.06	
ELKO	39	53	30	60.00	SW4NE4; NE4NW4
				80.00	
TOTALS	ALL TOWNSHIPS			127,050.61	

EXCEPT the barite in the following described lands, known as
the "Lakes Mine":

Township 37 North, Range 51 East, M.D.B. & M.

Section 1: Lots 1, 2, 3 and 4 (N 1/2 N 1/2);
S 1/2 NE 1/4; SE 1/4 NW 1/4; S 1/2
Section 2: Lot 1 (NE 1/4 NE 1/4); SW 1/4 NE 1/4;
SE 1/4 NW 1/4; N 1/2 SW 1/4;
NW 1/4 SE 1/4

Township 38 North, Range 51 East, M.D.B. & M.

Section 25: ALL
Section 26: ALL
Section 35: ALL
Section 36: ALL

Township 38 North, Range 52 East, M.D.B. & M.

Section 30: Lots 1 and 2 (W 1/2 NW 1/4);
Lot 4 (SW 1/4 SW 1/4); E 1/2
Section 31: N 1/2 SE 1/4; W 1/2 NE 1/4;
N 1/2 SW 1/4; S 1/2 S 1/2

Inclusive of the lands embraced by the void Lakes No. 1
Claim, situated in portions of Section 1, Township 37 North,
Range 51 East, M.D.B. & M., and Section 36, Township 38
North, Range 51 East, M.D.B. & M.

Exhibit A

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AND FURTHER EXCEPT the barite in the following described lands:

Township 37 North, Range 51 East, M.D.B. & M.

Section 3: W 1/2 W 1/2
Section 4: Lot 1, S 1/2, SW 1/4 NW 1/4

Township 38 North, Range 51 East, M.D.B. & M.

Section 34: W 1/2 SW 1/4

PROVIDED, HOWEVER, that with respect to the following lands included in The 25 Ranch Property described above, The 25 Corporation, Inc. will quitclaim the same without any representations or warranties of title whatsoever:

County Name	Township No.	Range East	Sec. No.	Acres	Legal Description
Lander	32	46	6	77.18	Lot 6 (NW4SW4); NE4SW4
			6	77.49	Lots 364 (N2NW4)
Elko	36	46	18	40.00	NE4NE4
Lander	36	47	30	160.00	SE4NE4; SE4NW4; E2SW4
Elko	37	50	20	80.00	E2SE4
	37	51	18	80.00	N2SE4
	38	48	16	80.00	SW4NW4; NW4SW4
			18	194.24	SW4NN4; N2SW4; S2SE4
			19	80.00	E2NE4
			20	80.00	W2NW4

AND SUBJECT to the following:

- (1) Lease and Agreement dated January 1, 1987 between 25 Corp. and Samuel E. King
- (2) Exploration License and Option Agreement dated October 1, 1986 between 25 Corp. and Newmont Exploration Limited
- (3) Deed Granting Term Nonexecutive Interest--The 25 Ranch dated January 26, 1986 between 25 Corp. and Marvel Minerals
- (4) Deed Granting Term Royalty Interest--Lakes Mine dated January 26, 1986 between 25 Corp. and Richard T. Marvel, et al.
- (5) A 5/8 interest claimed by Newmont in the land more particularly described in Exhibit D attached hereto

- (6) Amended Quitclaim Deed dated September 30, 1981 between 25 Corp. and Geo Drilling Fluids, Inc.
- (7) That certain unrecorded letter agreement dated May 13, 1985 between 25 Corp. and Willis Parker
- (8) Utility, highway, and railroad easements of record.

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Unpatented Mining Claims

<u>Claim</u>	<u>Monumentation Date</u>	<u>BLM Claim No.</u>	<u>Eureka County Recorder No.</u>
Roger #2	September 7, 1985	NMC 351520	100592
Roger #4	September 7, 1985	NMC 351521	100593
Roger #6	September 7, 1985	NMC 351522	100594
Roger #8	September 7, 1985	NMC 351523	100595
Roger #10	September 7, 1985	NMC 351524	100596
Roger #12	September 8, 1985	NMC 351525	100597
Roger #14	September 8, 1985	NMC 351526	100598
Roger #16	September 8, 1985	NMC 351527	100599
Roger #18	September 8, 1985	NMC 351528	100600
Roger #25	September 12, 1985	NMC 351529	100601
Roger #26	September 12, 1985	NMC 351530	100602
Roger #27	September 12, 1985	NMC 351531	100603
Roger #28	September 12, 1985	NMC 351532	100604
Roger #29	September 12, 1985	NMC 351533	100605
Roger #30	September 12, 1985	NMC 351534	100606
Roger #31	September 13, 1985	NMC 351535	100607
Roger #32	September 13, 1985	NMC 351536	100608
Roger #33	September 13, 1985	NMC 351537	100609
Roger #34	September 13, 1985	NMC 351538	100610
Roger #35	September 13, 1985	NMC 351539	100611
Roger #36	September 13, 1985	NMC 351540	100612
Roger #37	September 13, 1985	NMC 351541	100613
Roger #38	September 13, 1985	NMC 351542	100614
Roger #39	September 13, 1985	NMC 351543	100615
Roger #40	September 13, 1985	NMC 351544	100616
Roger #41	September 13, 1985	NMC 351545	100617
Roger #42	September 13, 1985	NMC 351546	100618

<u>Claim</u>	<u>Monumentation Date</u>	<u>BLM Claim No.</u>	<u>Lander County Recorder No.</u>
Roger #1	September 16, 1985	NMC 352213	130439
Roger #3	September 17, 1985	NMC 352214	130440
Roger #9	September 16, 1985	NMC 352215	130441
Roger #11	September 8, 1985	NMC 352216	130442
Roger #13	September 8, 1985	NMC 352217	130443
Roger #15	September 8, 1985	NMC 352218	130444
Roger #17	September 8, 1985	NMC 352219	130445
Roger #19	September 10, 1985	NMC 352220	130447
Roger #20	September 10, 1985	NMC 352221	130448
Roger #21	September 10, 1985	NMC 352222	130449
Roger #22	September 11, 1985	NMC 352223	130450
Roger #23	September 11, 1985	NMC 352224	130451
Roger #24	September 11, 1985	NMC 352225	130452

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EXHIBIT A

EXHIBIT A

PROPERTIES

Part 2 - Pack Claims

Mining Lease Agreement dated August 11, 1987, between Willis Packer and Shirley Packer, husband and wife, and Western States Minerals Corporation, a Utah corporation, a Memorandum of which is recorded in the office of the County Recorder of Elko County, Nevada at Book 574, Page 256, covering the following property:

The following unpatented lode mining claims located in the Unknown Mining District, Elko County, Nevada, the location notices of which are of record in the Nevada State Office of the U.S. Bureau of Land Management ("BLM") and in the office of the Elko County Recorder, Nevada as follows;

Name of Claim	BLM Lead File Number	Date of Location or Amendment	Recorded in Elko County Book Page
Pack 1-66, 69-73, 88-132, 135-149, 151-161, 163-168, 170-195	316209	June/July 1984	467 374-558
Pack 205-215	341494	May 18, 1985	492 573-583

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070688

Name of Claim	Date of Location	Book	Page	Date	BLM NMC Number
Dot 118	3-30-88	617	539	6-1-88	478818
Dot 119	3-30-88	617	540	6-1-88	478819
Dot 120	3-30-88	617	541	6-1-88	478820
Dot 121	3-30-88	617	542	6-1-88	478821
Dot 122	3-30-88	617	543	6-1-88	478822
Dot 200	4-17-88	617	544	6-1-88	478823
Dot 201	4-17-88	617	545	6-1-88	478824
Dot 202	4-17-88	617	546	6-1-88	478825
Dot 203	4-17-88	617	547	6-1-88	478826
Dot 204	4-17-88	617	548	6-1-88	478827
Dot 205	4-17-88	617	549	6-1-88	478828
Dot 206	4-17-88	617	550	6-1-88	478829
Dot 207	4-17-88	617	551	6-1-88	478830
Dot 208	4-17-88	617	552	6-1-88	478831
Dot 209	4-17-88	617	553	6-1-88	478832
Dot 210	4-17-88	617	554	6-1-88	478833
Dot 211	4-17-88	617	555	6-1-88	478834
Dot 212	4-17-88	617	556	6-1-88	478835
Dot 213	4-17-88	617	557	6-1-88	478836
Dot 214	4-17-88	617	558	6-1-88	478837
Dot 215	4-17-88	617	559	6-1-88	478838
Dot 216	4-17-88	617	560	6-1-88	478839
Dot 217	4-17-88	617	561	6-1-88	478840
Dot 218	4-17-88	617	562	6-1-88	478841
Dot 219	4-17-88	617	563	6-1-88	478842
Dot 220	4-17-88	617	564	6-1-88	478843
Dot 221	4-17-88	617	565	6-1-88	478844
Dot 222	4-17-88	617	566	6-1-88	478845
Dot 223	4-17-88	617	567	6-1-88	478846
Dot 224	4-17-88	617	568	6-1-88	478847
Dot 225	4-17-88	617	569	6-1-88	478848

[TOTAL 141 CLAIMS]

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EXHIBIT A
Properties
Part 4 -- Area of Interest

Township 32 North, Range 44 East
Section 1: All Section 2: All

Township 32 North, Range 45 East
Section 1: All Section 2: All
Section 10: All Section 11: All
Section 6: All

Township 32 North, Range 46 East
Section 3: N2,SW4 Section 4: All
Section 6: All Section 7: All

Township 33 North, Range 43 East
Section 1: All

Township 33 North, Range 44 East
Section 1: All Section 2: All
Section 4: All Section 5: All
Section 7: All Section 8: All
Section 10: All Section 11: All
Section 13: All Section 14: All
Section 16: All Section 17: N2,SE4
Section 20: NE4 Section 21: All
Section 23: All Section 24: All
Section 26: All Section 27: All
Section 34: All Section 35: All

Township 33 North, Range 45 East
Section 1: All Section 6: All
Section 12: All Section 13: All
Section 19: All Section 24: All
Section 30: All Section 31: All
Section 34: All
Section 35: All

Township 33 North, Range 46 East

Section 1: All	Section 2: All	Section 3: All
Section 4: All	Section 5: All	Section 6: All
Section 7: All	Section 8: All	Section 9: All
Section 10: All	Section 11: All	Section 12: All
Section 13: All	Section 14: All	Section 15: All
Section 16: All	Section 17: All	Section 18: All
Section 19: All	Section 20: All	Section 21: All
Section 22: All	Section 23: All	Section 24: All
Section 25: All	Section 26: All	Section 27: All
Section 28: All	Section 29: All	Section 30: All
Section 31: All	Section 32: All	Section 33: All
Section 34: All	Section 35: All	Section 36: All

Township 33 North, Range 47 East

Section 1: NW4	Section 2: All	Section 3: All
Section 4: All	Section 5: All	Section 6: All
Section 7: All	Section 8: All	Section 9: All
Section 10: N2,SW4	Section 15: NW4	Section 16: N2,SW4
Section 17: All	Section 18: All	Section 19: All
Section 20: N2	Section 21: NW4	Section 30: N2,SW4
Section 31: NW4		

Township 34 North, Range 43 East

Section 25: All	Section 36: All
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Township 34 North, Range 44 East

Section 22: All	Section 23: All	Section 24: SW4
Section 25: S2,NW4	Section 26: All	Section 27: All
Section 28: All	Section 29: All	Section 30: All
Section 31: All	Section 32: All	Section 33: All
Section 34: All	Section 35: All	Section 36: All

Township 34 North, Range 45 East

Section 1: All	Section 12: All	Section 13: All
Section 24: All	Section 25: All	Section 30: All
Section 31: All	Section 36: All	

Township 34 North, Range 46 East

Section 1: All	Section 2: All	Section 3: All
Section 4: All	Section 5: All	Section 6: All
Section 7: All	Section 8: All	Section 9: All
Section 10: All	Section 11: All	Section 12: All
Section 13: All	Section 14: All	Section 15: All
Section 16: All	Section 17: All	Section 18: All
Section 19: All	Section 20: All	Section 21: All
Section 22: All	Section 23: All	Section 24: All
Section 25: All	Section 26: All	Section 27: All
Section 28: All	Section 29: All	Section 30: All
Section 31: All	Section 32: All	Section 33: All
Section 34: All	Section 35: All	Section 36: All

Township 34 North, Range 47 East

Section 1: All	Section 2: All	Section 3: All
Section 4: All	Section 5: All	Section 6: All
Section 7: All	Section 8: All	Section 9: All
Section 10: All	Section 11: All	Section 12: All
Section 13: All	Section 14: All	Section 15: All
Section 16: All	Section 17: All	Section 18: All
Section 19: All	Section 20: All	Section 21: All
Section 22: All	Section 23: All	Section 24: All
Section 25: All	Section 26: All	Section 27: All
Section 28: All	Section 29: All	Section 30: All
Section 31: All	Section 32: All	Section 33: All
Section 34: All	Section 35: All	Section 36: All

Township 34 North, Range 48 East

Section 4: All	Section 5: All	Section 6: All
Section 7: All	Section 8: All	Section 9: N2
Section 17: N2	Section 18: All	Section 19: All
Section 30: All	Section 31: NW4	

Township 35 North, Range 45 East

Section 2: All	Section 3: All	Section 4: All
Section 8: All	Section 9: All	Section 10: All
Section 11: All	Section 14: All	Section 15: All
Section 16: All	Section 17: All	Section 18: All
Section 19: All	Section 20: All	Section 21: All
Section 22: All	Section 28: NW4	Section 29: N2
Section 30: N2		

Township 35 North, Range 46 East

Section 31: All	Section 32: All	Section 33: All
Section 34: All	Section 35: All	Section 36: All

Township 35 North, Range 47 East

Section 31: All	Section 32: All	Section 33: All
Section 34: All	Section 35: All	Section 36: All

Township 35 North, Range 48 East

Section 27: SW4	Section 28: All	Section 29: All
Section 30: All	Section 31: All	Section 32: All
Section 33: All	Section 34: W2	

Township 36 North, Range 45 East

Section 1: All	Section 2: All	Section 3: All
Section 4: All	Section 5: E2	Section 8: E2
Section 9: All	Section 10: All	Section 11: W2
Section 12: All	Section 13: N2, SE4	Section 14: NW4
Section 15: All	Section 16: All	Section 17: E2
Section 21: N2	Section 22: NW4	

Township 36 North, Range 46 East

Section 1: All	Section 2: E2	Section 4: All
Section 5: All	Section 6: All	Section 7: All
Section 8: All	Section 10: W2	Section 12: All
Section 13: All	Section 15: All	Section 16: All
Section 17: All	Section 18: All	Section 19: N2
Section 20: N2,SE4	Section 21: All	Section 22: All
Section 24: All	Section 25: All	Section 36: All
Section 9: All		

Township 36 North, Range 47 East

Section 1: All	Section 2: S2,NW4	Section 3: S2
Section 5: W2	Section 6: All	Section 7: All
Section 8: S2,NW4	Section 9: All	Section 10: All
Section 11: All	Section 12: All	Section 13: All
Section 14: All	Section 15: All	Section 16: All
Section 17: All	Section 18: All	Section 19: All
Section 20: All	Section 21: All	Section 22: All
Section 23: NW4	Section 28: N2	Section 29: All
Section 30: All	Section 31: All	Section 32: All

Township 36 North, Range 48 East

Section 2: NW4	Section 3: N2	Section 4: All
Section 5: All	Section 6: All	Section 7: All
Section 8: All	Section 18: NW4	

Township 36 North, Range 49 East

Section 1: N2 Section 2: N2

Township 36 North, Range 50 East

Section 3: All	Section 4: All	Section 5: All
Section 6: N2,SE4		

Township 36 North, Range 51 East

Section 4: All	Section 5: All	Section 6: All
Section 7: All	Section 8: All	Section 9: W2
Section 16: NW4	Section 17: N2	Section 18: N2

Township 37 North, Range 45 East

Section 22: All	Section 23: All	Section 24: All
Section 25: All	Section 26: All	Section 27: All
Section 32: SE4	Section 33: All	Section 34: All
Section 35: All	Section 36: All	

Township 37 North, Range 46 East

Section 12: S2	Section 13: All	Section 14: E2
Section 19: A11	Section 20: All	Section 21: All
Section 22: W2	Section 23: E2	Section 24: A11
Section 25: A11	Section 26: E2	Section 27: W2
Section 28: A11	Section 29: All	Section 30: A11
Section 31: A11	Section 32: All	Section 33: A11
Section 34: NW4	Section 35: E2	Section 36: All

Township 37 North, Range 47 East

Section 1: A11	Section 7: SW4	Section 11: SE4
Section 12: A11	Section 13: All	Section 14: E2
Section 18: A11	Section 19: All	Section 24: N2,SE4
Section 30: A11	Section 31: All	Section 36: S2

Township 37 North, Range 48 East

Section 1: A11	Section 5: All	Section 6: A11
Section 7: A11	Section 8: All	Section 9: SW4
Section 12: A11	Section 13: All	Section 16: A11
Section 17: A11	Section 18: All	Section 19: A11
Section 20: A11	Section 21: All	Section 22: S2
Section 23: S2	Section 24: N2	Section 26: A11
Section 27: A11	Section 28: All	Section 29: A11
Section 30: SE4	Section 31: All	Section 32: A11
Section 33: A11	Section 34: All	Section 35: A11

Township 37 North, Range 49 East

Section 1: A11	Section 2: All	Section 3: A11
Section 4: A11	Section 5: All	Section 6: A11
Section 7: A11	Section 8: All	Section 9: All
Section 10: A11	Section 11: All	Section 12: A11
Section 13: A11	Section 14: All	Section 15: A11
Section 16: A11	Section 17: All	Section 18: A11
Section 19: NW4	Section 20: NE4	Section 21: N2
Section 22: NW4	Section 23: All	Section 24: A11
Section 25: A11	Section 26: All	Section 27: E2
Section 34: E2	Section 35: All	Section 36: A11

Township 37 North, Range 50 East

Section 3: A11	Section 4: All	Section 5: A11
Section 6: A11	Section 7: All	Section 8: A11
Section 9: A11	Section 10: All	Section 15: A11
Section 16: A11	Section 17: All	Section 18: A11
Section 19: A11	Section 20: All	Section 21: A11
Section 22: A11	Section 27: All	Section 28: A11
Section 29: A11	Section 30: All	Section 31: A11
Section 32: A11	Section 33: All	Section 34: A11

Township 37 North, Range 51 East

Section 1: All	Section 2: All	Section 3: All
Section 4: All	Section 5: All	Section 6: All
Section 7: All	Section 8: All	Section 9: All
Section 10: All	Section 11: All	Section 12: All
Section 13: All	Section 14: All	Section 15: All
Section 16: All	Section 17: All	Section 18: All
Section 19: All	Section 20: All	Section 21: All
Section 22: All	Section 23: All	Section 24: All
Section 25: All	Section 26: All	Section 27: All
Section 28: All	Section 29: All	Section 30: All
Section 31: All	Section 32: All	Section 33: All
Section 34: All	Section 35: W2	

Township 37 North, Range 52 East

Section 1: All	Section 2: All	Section 3: All
Section 4: All	Section 5: All	Section 6: All
Section 7: All	Section 8: All	Section 9: All
Section 10: All	Section 11: All	Section 12: All
Section 13: All	Section 14: All	Section 15: All
Section 16: All	Section 17: All	Section 18: All
Section 19: All	Section 20: All	Section 29: All
Section 30: All		

Township 37 North, Range 53 East

Section 2: NW4	Section 3: All	Section 4: All
Section 5: All	Section 6: All	Section 8: N2
Section 9: NW4		

Township 38 North, Range 47 East

Section 1: All	Section 2: All	Section 11: All
Section 12: All	Section 13: All	Section 14: All
Section 23: All	Section 24: All	Section 25: NW4
Section 36: E2		

Township 38 North, Range 48 East

Section 1: All	Section 2: E2, SW4	Section 3: W2
Section 4: All	Section 5: All	Section 6: S2, NW4
Section 7: All	Section 8: All	Section 9: All
Section 10: W2	Section 11: All	Section 12: All
Section 13: All	Section 14: N2	Section 15: W2
Section 16: All	Section 17: All	Section 18: All
Section 19: All	Section 20: All	Section 21: All
Section 24: All	Section 25: All	Section 28: NW4
Section 29: N2	Section 30: N2	Section 31: All
Section 32: All	Section 36: All	

Township 38 North, Range 49 East

Section 1: All	Section 2: All	Section 3: All
Section 4: All	Section 5: All	Section 6: All
Section 7: All	Section 8: All	Section 9: All
Section 10: All	Section 11: All	Section 12: All
Section 13: All	Section 14: All	Section 15: All
Section 16: All	Section 17: All	Section 18: All
Section 19: All	Section 20: All	Section 21: All
Section 22: All	Section 23: All	Section 24: All
Section 25: All	Section 26: All	Section 27: All
Section 28: All	Section 29: All	Section 30: All
Section 31: All	Section 32: All	Section 33: All
Section 34: All	Section 35: All	Section 36: All

Township 38 North, Range 50 East

Section 3: All	Section 4: All	Section 5: All
Section 6: All	Section 7: All	Section 8: All
Section 9: All	Section 10: All	Section 15: All
Section 16: All	Section 17: All	Section 18: All
Section 19: All	Section 20: All	Section 21: All
Section 22: All	Section 27: All	Section 28: All
Section 29: All	Section 30: All	Section 31: All
Section 32: All	Section 33: All	Section 34: All

Township 38 North, Range 51 East

Section 1: All	Section 2: NE4	Section 3: All
Section 4: All	Section 5: All	Section 6: All
Section 7: All	Section 8: All	Section 9: All
Section 10: All	Section 12: All	Section 13: S2,NE4
Section 14: S2	Section 15: All	Section 16: All
Section 17: All	Section 18: All	Section 19: All
Section 20: All	Section 21: All	Section 22: All
Section 23: All	Section 24: All	Section 25: All
Section 26: All	Section 27: All	Section 28: All
Section 29: All	Section 30: All	Section 31: All
Section 32: All	Section 33: All	Section 34: All
Section 35: All	Section 36: All	

Township 38 North, Range 52 East

Section 1: All	Section 2: All	Section 3: All
Section 4: All	Section 5: All	Section 6: All
Section 7: All	Section 8: All	Section 9: All
Section 10: All	Section 11: All	Section 12: All
Section 13: All	Section 14: All	Section 15: All
Section 16: All	Section 17: All	Section 18: All
Section 19: All	Section 20: All	Section 21: All
Section 22: All	Section 23: All	Section 24: All
Section 25: All	Section 26: All	Section 27: All
Section 28: All	Section 29: All	Section 30: All
Section 31: All	Section 32: All	Section 33: All
Section 34: All	Section 35: All	Section 36: All

AREA OF MUTUAL INTEREST

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Township 38 North, Range 53 East

Section 5: W2	Section 6: All	Section 7: All
Section 8: All	Section 9: V2	Section 16: V2
Section 17: All	Section 18: All	Section 19: All
Section 20: N2	Section 21: NW4	Section 26: V2
Section 27: All	Section 28: All	Section 29: All
Section 30: All	Section 31: All	Section 32: All
Section 33: All	Section 34: All	Section 35: V2

Township 39 North, Range 48 East

Section 25: E2	Section 32: S2	Section 33: S2
Section 35: SE4	Section 36: All	

Township 39 North, Range 49 East

Section 1: S2	Section 2: S2	Section 3: S2
Section 4: S2	Section 5: S2	Section 6: SE4
Section 7: E2	Section 8: All	Section 9: All
Section 10: All	Section 11: All	Section 12: All
Section 13: All	Section 14: All	Section 15: All
Section 16: All	Section 17: All	Section 18: E2
Section 19: E2	Section 20: All	Section 21: All
Section 22: All	Section 23: All	Section 24: All
Section 25: All	Section 26: All	Section 27: All
Section 28: All	Section 29: All	Section 30: All
Section 31: All	Section 32: All	Section 33: All
Section 34: All	Section 35: All	Section 36: All

Township 39 North, Range 50 East

Section 3: All	Section 4: All	Section 5: All
Section 6: All	Section 7: All	Section 8: All
Section 9: All	Section 10: All	Section 15: All
Section 16: All	Section 17: All	Section 18: All
Section 19: All	Section 20: All	Section 21: All
Section 22: All	Section 27: All	Section 28: All
Section 29: All	Section 30: All	Section 31: All
Section 32: All	Section 33: All	Section 34: All

Township 39 North, Range 51 East

Section 7: SW4	Section 18: All	Section 19: All
Section 24: All	Section 25: All	Section 26: SE4
Section 30: All	Section 31: All	Section 32: All
Section 33: S2	Section 35: E2	Section 36: All

Township 39 North, Range 52 East

Section 13: All Section 14: All
Section 16: S2,NE4 Section 19: All
Section 21: All Section 22: All
Section 24: All Section 25: All
Section 27: All Section 28: All
Section 30: All Section 31: All
Section 33: All Section 34: All
Section 36: All

Section 15: All
Section 20: All
Section 23: All
Section 26: All
Section 29: All
Section 32: All
Section 35: All

Township 39 North, Range 53 East

Section 18: S2 Section 19: All
Section 29: All Section 30: All
Section 32: N2, SW4

Section 20: W2, NW4
Section 31: All

Township 40 North, Range 50 East

Section 31: S2 Section 32: All
Section 34: All

Section 33: All

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Davis, Graham & Stubbs
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EUREKA COUNTY, NEVADA
M.M. REBAL, ALL RECORDER
FILE NO. FEE \$ 42.00
119953

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