126867

CONFIRMATION OF ROYALTY INTEREST

STATE OF NEVADA

KNOW ALL MEN BY THESE PRESENTS: THAT

COUNTY OF EUREKA

WHEREAS, on the 13th day of August, 1986 Exxon Corporation assigned to Mount Hope Mines, Inc. forty unpatented lode mining claims, said Assignment of Mining Properties being attached hereto as Exhibit I; and

WHEREAS, on the 26th day of August, 1986 Exxon Corporation assigned to Mount Hope Mines, Inc. sixty-one unpatented lode mining claims, said Second Assignment of Mining Properties being attached hereto as Exhibit II; and

WHEREAS, in each Assignment Exxon Corporation reserved unto itself a perpetual one percent (1%) royalty interest in and to all ores, metals, minerals and metallic substances in, upon or under said mining properties and lands; and

WHEREAS, each of said Assignments contains the following provisions:

"The perpetual royalty interest shall also apply to any after-acquired title hereafter obtained by Assignee 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 mining properties and lands."

and

"In the event Assignee, its successors and assigns, should determine not to perform assessment work on one or more unpatented mining claims assigned herein, then Assignee, its successors and assigns, shall offer to Assignor a reassignment of such mining claim or claims not less than sixty (60) days prior to the date work is due to be performed, said offer to include one copy of all factual data obtained from work performed on the mining properties and lands."

and;

WHEREAS, Exxon Corporation, as Agent for Mount Hope Mines, Inc., staked the unpatented lode mining claims identified in Exhibit III hereto, said mining claims being staked in the name of Mount Hope Mines, Inc. and said mining claims being staked upon the same lands covered by the prior mining claims identified in Exhibits I and II hereto.

NOW, THEREFORE, for valuable consideration received, Mount Hope Mines, Inc. executes this document as confirmation of the fact that: (i) said perpetual one percent (1%) royalty interest of Exxon Corporation and (ii) the rights of Exxon to reassignment apply to the unpatented lode mining claims identified in Exhibit III hereto, and, to the extent necessary to reflect the foregoing, Mount Hope Mines, Inc. does hereby grant, sell and convey unto Exxon Corporation said perpetual one percent (1%) royalty interest in and to said mining claims identified in Exhibit III attached hereto.

WITNESS execution this 9^{2A} day of 7.44, 1988

MOUNT HOPE MINES, INC.

y: Tentel Vernimer

Harold L. Drimmer President

ATTEST:

loynsland Faige

8179L =

-2-

EXHIBIT 1

ASSIGNMENT OF MINING PROPERTIES

For and in consideration of the sum of Ten Dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, EXXON CORPORATION, a New Jersey Corporation, (herein "Assignor") with an address through its division, Exxon Coal and Minerals Company, of P. O. Box 1314, Houston, Texas 77251, Attention Land Manager, does hereby transfer, assign and quitclaim, without warranty, express or implied, of any kind or nature whatsoever, unto Mount Hope Mines, Inc., a New York Corporation, 65 West Red Oak Lane, White Plains, New York 10604, (herein "Assignee") all of its right, title and interest in and to the following described mining properties and lands in Eureka County, Nevada, to-wit:

(See Exhibit A which is attached hereto and made a part hereof)

reserving, however, unto Assignor the hereinafter described royalty on all minerals produced from said mining properties and lands.

Assignor reserves and Assignee, its successors and assigns, shall pay to Assignor a perpetual one percent (IZ) 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 mining properties and lands, whether minable or recoverable by underground mining, open pit mining, solution mining, or other me nods of whatever kind or character. Said one percent (IZ) royalty interest and share shall be delivered by Assignee to Assignor in kind at the mine or (If applicable) at the tailgate of any mill, smelter, roaster or other refining facility operated by or for Assignee, 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 Assignee and any mining, milling, smelting, roasting or further refining performed by or for Assignee, or, at Assignor's election (said election to be a continuing election exercisable from time to time on a monthly basis). Assignee will pay to Assignor (within sinty days after the month of production), one percent (1%) of the total amount of the total gross payments received by Assignee from the purchaser for the ores mined and removed from the mining properties and lands and sold by Assignee 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 Assignor's one percent (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 Assignee attributable to Assignor's one percent (1%) interest: and (3) any taxes attributable to Assignor's one percent (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 material 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 or further refining concentrates. The perpetual royalty interest shall also apply to any after-acquired title hereafter obtained by Assignee 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 mining properties and lands. Assignor shall have the right of ingress and egress to the mining properties and lands 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 Assignor as owner of the perpetual royalty interest, and the right to examine, observe and audit Assignee'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 Assignor as the holder of such perpetual royalty interest.

In the event Assignee, its successors and assigns, should determine not to perform assessment work on one or more unpatented mining claims assigned herein, then Assignee, its successors and assigns, shall offer to Assignor a reassignment of such mining claim or claims not less than sinty (60) days prior to the date work is due to be performed, said offer to include one copy of all factual data obtained from work performed on the mining properties and lands. In the event Assignor elects to accept Assignment from Assignee of part or all of the offered claims, Assignor shall notify Assignee in writing and Assignee shall assign to Assignor all rights, title and interest of Assignee in the accepted claims without reservations of any kind. The Assignment shall be made by sufficient written instrument received by Assignor within ten (10) days following the date of Assignor's request for assignment and a failure by Assignor to request assignment of the offered claims by the date work is due to be performed shall be deemed a rejection of the offer for assignment.

WITNESS EXECUTION HEREOF, this 13 day of August, 1986.

EXXON CORPORATION

Allen 7. Johnson, Attorney in Fact

ATTEST:

MOUNT HOPE MINES, INC.

6280B

EXHIBIT A

Attached to and made a part of the Assignment of Mining Properties dated August 13. 1986, by Exxon Corporation as Assignor, to Mount Hope Mines. Inc., as Assignee. The assigned properties are unpatented lode mining claims, to wit: Eureka County, Nevada.

CLA	IM NAME AND NO.	SECT.	IWP.	RNGE	BLM	M.C. NO.	BOOK/PAGE
MH	00049	27	23N	SIE	NMC	23748	63/575
HH.	00050	27	23N	518	NMC	23749	63/576
MH	00051	27	23N	SIE	NMC	23750	63/577
MH	00052	27	23N	518	NMC	23751	63/578
HK	00053	27	23N	518	NMC	23752	63/579
MH	00054	27	23H	518	NMC	23753	63/580
MH	00055	27	23N	51E	NMC	23754	63/581
14H	00056	27	23N	518	NMC	23755	63/582
-MH	00057	27	238	518	NMC	23756	63/583
MA	00058	27,34	23N	51E	NHC		63/584
MH	00059	34	23N	518	NMC	23758	91/0313
MH	00060	34 /	23N	518	NMC	23759	91/0314
MH	00061	34	238	518	NMC	23760	91/0315
· MOH	00062	34	23N	51E	NMC	23761	91/0316
-MH	00075	26,27	23N	51E	NMC	23774	63/0590
- POH	00076	26	23№	51E	NMC	23775	63/0591
MM	00077	26.27	23₦	518	NMC	23776	63/0592
-MH	00078	26	23N	518	NMC	23777	63/0593
-MH	00079	26,27	23N	51E	NMC	23778	63/0594
-MH	00080	26	23N	518	NMC	23779	63/0595
-MH	00081	26,27	23N	51E	NMC	23780	63/0596
MH	00082	26,27	23N	518	NMC	23781	63/0597
- MH	00083	26,27	23N	51E	NMC	23782	63/0598
MM	00084	26	23N	51E	NMC	23783	63/0599
HM.	00085	27	23₦	51E	NMC	23784	63/0600
'MH	00086	26	23N 23N	51 E	NMC	23785	64/0001
HH	00087	26,27	23N	51E	NMC	23786	64/0002
"MH	00088	26	23N	51E	NMC	23787	64/0003
· MH	00089	26,27	238	51E	NMC		64/0004
-MH	00090	26	23N	51E	NMC	23789	64/0005
HM	00091	26,27,34	23N		NMC .	23790	64/0006
- MH	00092	26.35	238	518	NMC	23791	64/0007
HH	00093	34,35	23N	51E	NMC	23792	64/0008
HH	00094	35	23N	51E	NMC		64/0009
MH	00095	34,35	23N	SIE	NHC	23754	91/0319
HH	00096	35	23N	51E	NMC	23795	64/0011
HH	00097	34,35	23N	518	NMC	23796	91/0320
MH	00098	35	23N	51E		23797	64/0013
MH	00099	34,35	23N	51E	NMC	23798	91/0321
MH	00100	35	23N	518	NMC	23799	64/0015

Initialed for Identification:

AJ

STATE OF	
COUNTY OF BREEZO	98.
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allen J. Jehnan	. Brown to me to be the person whose
name is subscribed to the within instrument as the atterney in and acknowledged to me that he subscribed the name of said	fact of Lunon Corporation
	ely and voluntarily and for the uses and purposes therein mentioned.
My commission expues:	nitasas
9/19/87	MITA È E E
	Notary Public in and for Huma County, Taxas May Commission, Expires September 19, 1927
	By Commission Capites September 60, 63-65
(NEVADA—Anorezy is Foot)	
STATE OF	98.
COUNTY OF	
On this day of	
name is subscribed to the within instrument as the attorney in	fact of hnown to see to be the person whose
and acknowledged to me that he subscribed the name of said.	ely and voluntarily and for the uses and purposes therein mentioned.
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STATE OF COUNTY OF Da	onotary public, personally appeared, who acknowledged to me that he is a general
INEVADA—Fortnership) STATE OF COUNTY OF Da	ss. notary public, personally appeared who acknowledged to me that he is a general behalf of said partnership as such partners. Notary Public
STATE OF COUNTY OF Do	ss. notary public, personally appeared who acknowledged to me that he is a general behalf of said partnership as such partners. Notary Public

(NEVADA-ladivided) STATE OF COUNTY OF . . before me. a notary public, personally appeare who acknowledged to me that he executed the above instrument. SELECTION OF SERVICE The same of the same of the same and a respect to the second My commission expires: (NEVADA-Individual) STATE OF COUNTY OF . 19...... before me, a notary public, personally appeared who acknowledged to me that _he_ executed the above instrument. My commission expires: (NEVADA-Individual) STATE OF COUNTY OF __ . 19____, before me, a notary public, personally appeared who acknowledged to me that _he_ executed the above instrument. My commission expires: (NEVADA-Corporation)

STATE OF New York

COUNTY OF Watchest

On August 15 19 86 before one, a notary public, personally appeared Rarold Drimmer

who acknowledged that he is the President

of Hount Hope Mines, Inc.
a corporation, and that he executed the above instrument on behalf of said corporation as such officer.

My commission expires:

(A. 1 30, 1988 - Money Proba

No.27 1. 12

BOOK 1 95 PAGE 230

RECEIVED

SECOND ASSIGNMENT OF MINING PROPERTIES

ISFP 2 1986

For and in consideration of the sum of Ten Dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged. EXXON CORPORATION, a New Jersey Corporation. (herein "Assignor") with an address through its division, Exxon Coal and Minerals Company, of P. O. Box 1314, Houston, Texas 77251. Attention Land Manager. does hereby transfer, assign and quitclaim, without warranty, express or implied, of any kind or nature whatsoever, unto Hount Hope Mines. Inc., a New York Corporation, 65 West Red Oak Lane, White Plains, New York 10604. (herein "Assignee") all of its right, title and interest in and to the following described mining properties and lands in Eureka County, Nevada, to-wit:

(See Exhibit A which is attached hereto and made a part hereof)

reserving, however, unto Assignor the hereinafter described royalty on all minerals produced from said mining properties and lands.

Assignor reserves and Assignee, its successors and assigns, shall pay to Assignor a perpetual one percent (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 mining properties and lands, whether minable or recoverable by underground mining, open pit mining, solution mining, or other methods of whatever kind or character. Said one percent (1%) royalty interest and share shall be delivered by Assignee to Assignor in kind at the mine or (if applicable) at the tailgate of any mill, smelter, roaster or other refining facility operated by or for Assignee, 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 Assignee and any mining, milling. smelting, roasting or further refining performed by or for Assignee, or, at Assignor's election (said election to be a continuing election exercisable from time to time on a monthly basis). Assignee will pay to Assignor (within sixty days after the month of production), one percent (1%) of the total amount of the total gross payments received by Assignee from the purchaser for the ores mined and removed from the mining properties and lands and sold by Assignee 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 Assignor's one percent (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 Assignee attributable to Assignor's one percent (1%) interest; and (3) any taxes attributable to Assignor's one percent (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 material 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 or further refining concentrates. The perpetual royalty interest shall also apply to any after-acquired title hereafter obtained by Assignee 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 mining properties and lands. Assignor shall have the right of ingress and egress to the mining properties and lands 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 Assignor as owner of the perpetual royalty interest, and the right to examine, observe and audit Assignee'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 Assignor as the holder of such perpetual royaltý interest.

In the event Assignee, its successors and assigns, should determine not to perform assessment work on one or more unpatented mining claims assigned herein, then Assignee, its successors and assigns, shall offer to Assignor a reassignment of such mining claim or claims not less than sixty (60) days prior to the date work is due to be performed, said offer to include one copy of all factual data obtained from work performed on the mining properties and lands. In the event Assignor elects to accept Assignment from Assignee of part or all of the offered claims. Assignor shall notify Assignee in writing and Assignee shall assign to Assignor all rights, title and interest of Assignee in the accepted claims without reservations of any kind. The Assignment shall be made by sufficient written instrument received by Assignor within ten (10) days following the date of Assignor's request for assignment and a failure by Assignor to request assignment of the offered claims by the date work is due to be performed shall be deemed a rejection of the offer for assignment.

HITNESS EXECUTION HEREOF, this 25 day of August, 1986.

EXXXON CORPORATION

Rv:

Allen T. Johnson Attorney in Fact @#

ATTEST:

MOUNT HOPE HINES, INC.

By: CONSTANCE PAIGE
SCHALLARY TITLE

By: ISI HAROLD DRIMMER
Harold Drimmer, President

6280B

EXHIBIT A

Attached to and made a part of the Second Assignment of Mining Properties dated August 264, 1986, by Exxon Corporation as Assignor, to Mount Hope Mines, Inc., as Assignee. The assigned properties are unpatented lode mining claims, to wit: Eureka County, Nevada.

CLA	IM NAME AND NO.	SECT.	TWP.	RNGE	BLM	M.C. NO.	BOOK/PAGE
МН	00001	22	23N	518	NHC	23700	63/527
МН	00002	22	23N	518	NMC	23701	63/528
MH	00003	22	23H	518	NMC	23702	63/529
MH	00004	22	23N	518	NMC	23703	63/530
MH	00005	22	23N	51E	NMC	23704	63/531
MH	00006	22	23N	518	NMC	23705	63/532
MH	00007	22	23N	518	NMC	23706	63/533
MH	00008	22	23N	518	NMC	23707	63/534
MH	00009	22,23	23N	518	NMC	23708	63/535
MH	00010	22,23	23N	518	NHC	23709	63/536
MH	00011	23	23N	51E	NHC	23710	63/537
MH	00012	23	23N	SIE	NMC	23711	63/538
MH	00013	23	23N	518	MMC	23712	63/539
MH	00014	23	23N	518	MMC	23713	63/540
MH	00015	23	23N	518	nmc	23714	63/541
MH	00016	23	23N	51E	NHC	23715	63/542
MH	00017	23	2311	51E	NAC	23716	63/543
MH	00018	23	23N	51E	NMC	23717	63/544
MH	00019	23	23N.	518	NMC	23718	63/545
MH	00020	23	23N	51E	NMC	23719	63/546
MH	00021	23	23N	SIE	NMC	23720	63/547
MH	00022	23	23N	51E	NMC	23721	63/548
HH	00023	23	23N	51E	NMC	23722	63/549
MH.	00024	23	23N	518	NMC	23723	63/550
MH	00025	23	2311	51E	NMC	23724	63/551
MH	00026	23	23N	51E	NMC	23725	63/552
MH	00063	34	23N	51E	NMC	23762	91/317
MH	00064	34	23M	51E	NMC	23763	91/318
MH		34	23N	51E	NMC	23764	64/203
MH	00066	34	23N	SIE	NMC	23765	64/204
НН	00067	3	22N	SIE	NMC	23766	64/205
MH		3	22N	518	NMC	23767 23768	64/206
МН	00069	3 3 3	22N	518	NMC	23768	64/207
MH	00070	3	22N 22N	51E	NMC NMC	23769 23770	64/208 64/209
MH	00071 00072	3	22N	51E	NMC	23771	64/210
MH	00072	3	22N	518	NMC	23772	64/211
FIN MH	00073	3	22N	518	NMC	23773	64/212
MH		34,35	23N	51E	NMC	23800	91/322
HH	00101	35	23N	51E	NMC	23801	64/017
MH		34,35	23N	518	NMC	23802	91/323
HH	00104	35	23N	512	NMC	23803	64/019
HH	00105	34.35	23N	518	NHC	23804	91/324
МН		35	23N	518		23805	64/214
жн	00107	34,35	23N	51E	NMC	23806	64/215
		35	23N	_51E	NHC	23807	64/216
МН	00109		23N	518	NMC	23808	64/217
	-00109	2.3	22N	518	NHC	23808	64/217
МН	00110	2	22H	SIE	NHC	23808 23809	64/218
МН	00110	2 34,35	23N	SiE	NMC	23809	64/218

EXHIBIT A - continued

CLAIM NAME AND HO.	SECT.	THE	RNGE	BLM	H.C. NO.	BOOK/PAGE
МН 00167 МН 00168 МН 00169 МН 00170 МН 00171 МН 00172 МН 00173 МН 00174 МН 00175 МН 00175 МН 00176 МН 00176 МН 00176 МН 00177 МН 00177 МН 00178 МН 00178 МН 00178	35 35 35 35 35 35 35 35 35 2 3 3 3 3 3 3	23N 23N 23N 23N 23N 23N 23N 22N 23N 22N 22	518 518 518 518 518 518 518 518 518 518	MMC MMC NMC NMC NMC NMC NMC NMC NMC NMC	23866 23867 23868 23869 23870 23871 23872 23873 23874 23874 23875 23875 23875 23875 23877 24170	64/046 64/047 64/048 64/049 64/250 64/251 64/252 64/253 64/253 64/254 64/255 64/256 64/310

Initialed for Identification:

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62808

BOOK 1 95 PAGE 2 35

STATE OF _ COUNTY OF .. before me, a notary public, personally appeared who acknowledged to me that _he_ enecuted the above instrument. Mi My commission capites: MEVADA-logivideoh STATE OF _ COUNTY OF .. before me. a notary public, personally appeared who acknowledged to me that _he_ enecuted the above instrument. My commission expires: House Potes (NEVADA-Individual) STATE OF __ COUNTY OF _ ___ before me. a notary public, personally appeared who acknowledged to me that _he_ executed the above instrument. My commission expires: (NEVADA-Cerporaties) STATE OF NEW YORK COUNTY OF WESTCHESTER __ 19 86. before me. a notary public, personally appeared HAROLD DRIMMER on August 28,

INEVADA-Individual

who acknowledged that he is the

8 221,0E ling

My commission expires:

a corporation, and that he executed the above instrument on behalf of said corporation as such officer.

BOOK | 95 PAGE 236

STATE OF Texas	
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Do this _26 Ed day of August	A. D. 1986. before the a actory public. personally appeared
	house in the case of the
war is subscribed to the within instrument as the attorney in f and ocknowledged to are that he subscribed the come of said	est of LAKON LOPOOPA (10)
bereto, as principal and his own name as anomary in fact, free	y and voluntarily and for the uses and pyroses therein mentioned.
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BOOK | 95 PAGE 237

EXHIBIT III

CLA	IM NAME	The second	n am	16 %			
	D NO.	SECI.	THP.	RANGE	BLM M	.C. NO.	BOOK/PAGE
				1		750	
HMX	00001	22	23N	51E	NMC	442417	166/140
XMH XMH	00002 00003	22 22	23N 23N	51E	NMC	442418	166/141
XMH	00003	22	23N	51E 51E	NMC	442419	166/142
XMH	00005	22	23N	51E	NMC NMC	442420 442421	166/143 166/144
XMH	00006	22	23N	51E	NMC	442422	166/145
XMH	00007	22	238	51E	NMC	442423	166/146
XMH	00008	22	23₩	51E ·	NMC	442424	166/147
XMH	00009	22,23	23₩	51E	NMC	442425	166/148
XMH	00010	22,23	238	51E	MMC	442426	166/149
XMH	00011	23	23N	51E	NMC	442427	166/150
XMH	00012	23	23M	51E	NMC -	442428	166/151
HMX:	00013	23	23%	51E	NMC .	442429	166/152
XMH	00014 00015	23 23	2311	51E	NMC	442430	166/153
XMH	00015	23	23N 23N	51E	NMC	442431	166/154
XMH	00017	23	23N	51E 51E	NMC NMC	442432 442433	166/155
XMH	00018	23	23%	51E	NMC	442434	166/156 166/157
XMH	00019	23	23N	51E	NMC	442435	166/158
XMH	00020	23	23N	51E	NMC	442436	166/159
XMH	00021	23	23N	51E	NMC	442437	166/160
XMH	00022	23	23%	51E	NMC	442438	166/161
XMH	00023	23	23N	51E	NMC	442439	166/162
XMH	00024	23	23%	51E	NMC	442440	166/163
XMH	00025	23	234	51E	NMC	442441	166/164
XMH	00026	23	23N	51E	NMC	442442	166/165
XMH	00049	27	23N	51E	NMC	442443	166/166
XMH	00050	27	23N	51E	NMC	442444	166/167
XMH	00051	27	23N	51E	NMC	442445	166/168
XMH	00052	27 27	23N	51E	NMC	442446	166/169
XMH	00053 -00054	27	23N	51E	NMC	442447	166/170
XMH	00055	27	23N 23N	51E	NMC	442448	166/171
XMH	00056	27	23N	51E 51E	NMC	442449	166/172
XMH	00057	27	23N	51E	NMC NMC	442450 442451	166/173
XMH	00058	27,34	23N	51E	NMC	442452	166/174 166/175
XMH	00059	34	23N	51E	NMC	442453	166/176
XMH	00060	34	23%	516	NMC	442454	166/177
XMH	00061	34	23N	51E	NMC	442455	166/178
XMH	00062	34	23N	51E	NMC	442456	166/179
XMH	00063	34	23N	51E 🥼	NMC	442457	166/180
XMH	00064	34	23N	51E	NMC	442458	166/181
XMH ·	00065	34	23N	51E	NMC	442459	166/182
XMH	00066	34	23₩	51E	NMC	442460	166/183
XMH	00066 00067	3 3	22N	51E	NMC	442460	166/183
XMH	00068	3	22N 22N	51E 51E	NMC	442461	166/184
XMH	00069	3	22N	51E	NMC NMC	442462 442463	166/185 166/186
XMH	00070	3	22N	51E	NMC	442464	166/187
XMH	00071	3	22N	51E	NMC	442465	166/188
XMH	00072	3	22N	51E	NMC	442466	166/189
XMH	00073	3	22N	51E	NMC	442467	166/190
XMH	00074	3	22N	51E	NMC	442468	166/191
XMH	00075	26,27	23N	51E	NMC	442469	166/192
XMH	00076	26	23N	51E	NMC	442470	166/193
XMH	00077	26,27	23N	51E	NMC	442471	166/194
XMH	00078	26	23N	51E	NMC	442472	166/195

EXHIBIT III (cont'd)

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CLAIM NAME	CECT	THO	DANCE	DIM I	1 C NO	DOOK IDACE
AND NO.	SECT.	IWP.	RANGE	_BLM_I	1.C. NQ.	BOOK/PAGE
XMH 00079	26.27	23N	51E	NMC	442473	166/196
XMH 00080	26	23N	516	NMC	442474	166/197
XMH 00081	26,27	23N	51E	NMC -	442475	166/198
XMH 00082	26	23N	51E	NMC	442476	166/199
XMH 00083	26,27	23N	51E	NMC	442477	166/200
XMH 00084	26	23N	51E	NMC	442478	166/201
XMH 00085	27	23N	51E	NMC	442479	166/202
XMH 00086	26	23N 🖃	51E	NMC	442480	166/203
XMH 00087	26,27	23N	51E	NMC	442481	166/204
XMH 00088	26	23N	51E	NMC .	442482	166/205
XMH 00089	26,27	23N	51E	NMC	442483	166/206
XMH 00090	26	23N	51E	NMC	442484	166/207
XMH 00091	26,27,34	23N	51E	NMC	442485	166/208
XMH 00092	26,35	23N	51E	NMC	442486	166/209
XMH 00093	34,35	23N	51E	NMC	442487	166/210
XMH 00094	35	23N	51E	NMC	442488	166/211
XMH 00095	34,35	23N	51E	NMC .	442489	166/212
XMH 00096	35	23N	51E	NMC	442490	166/213
XMH 00097	34,35	23N	51E	NMC	442491	166/214
XMH 00098	35	23N	51E	NMC	442492	166/215
XMH 00099	34,35	23N	51E	NMC	442493	166/216
XMH 00100	35	23N	51E	NMC	442494	166/217
XMH 00101	34,35	23N	51E	NMC	442495	166/218
XMH 00102	35	23N	51E	NMC	442496	166/219
XMH 00103	34,35	23N	51E	NMC	442497	166/220
XMH 00104	35 .	23N	51E	NMC	442498	166/221
XMH 00105	34,35	23N	51E	NMC	442499	166/222
XMH 00106	35	23N	51E	NMC	442500	166/223
XMH 00107	34,35	23N	51E	NMC	442501	166/224
30100 HMX	35	23N	51E	NMC	442502	166/225
XMH 00109	34,35	23N	51E	NMC	442503	166/226
XMH 00109	2,3	22N	51E	NMC	442503	166/226
XMH 00110	2	22N	51E	NMC	442504	166/227
XMH 00110	35	23N	51E	NMC	442504	166/227
XMH 00167	35	23N	51E	NMC.	442505	166/228
XMH 00168	35	23N	51E	NMC	442506	166/229
XMH 00169	35	23N	51E	NMC	442507	166/230
XMH 00170	35	23N	51 E	NMC	442508	166/231
XMH 00171	35	23N	51E	NMC	442509	166/232
XMH 00172	35	23N	51E	NMC	442510	166/233
XMH 00173	35	23N	51E	NMC	442511	166/234
XMH 00174	35	23N	51E	NMC	442512	166/235
XMH 00175	2	22N	51E	NMC	442513	166/236
XMH 00175	35	23N	51E	NMC	442513	166/236
XMH 00176	2	22N	51E	NMC	442514	166/237
XMH 00176	35	23N	51E	NMC	442514	166/237
XMH 00177 XMH 00178	2	22N 22N	51E 51E	NMC NMC	442515	166/238
XMH 00178 XMH 00471	2	22N 22N	51E	NMC NMC	442516 442517	166/239 166/240
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Plant 195 MAGE 223

Civer Post & Michesale Co.

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