

132785

AGREEMENT

This agreement (this "Agreement") is made and effective as of the 1st day of July, 1990 by and among W.L. WILSON and JOAN WILSON, the address of each is P. O. Box 2183, Grand Junction, CO 81502, JoANN K. WILSON, whose address is 1125 Dartmouth Dr., Reno, NV 89509 (the foregoing three parties are hereinafter referred to, in the aggregate, as thee "Idaho Royalty Owners"), SUZANNE K. WILSON, whose address is P. O. Box 2183, Grand Junction, CO 81502, WILLIAM BRENT WILSON, JULIET R. WILSON and HOLLIS C. WILSON, the address of each of which is P. O. Box 2949, Carson City, NV 89702, ROBERT G. WILSON, whose address is P.O. Box 604, Grand Junction, CO 81502, MARGARET E. FOSTER as Personal Representative of The Estate of William E. Foster, Deceased, whose address is 2679 Homestead Road, Grand Junction, CO 81506, CHAN EDMONDS, whose address is P. O. Box 604, Grand Junction, CO 81502, and ROBERT G. WILSON, Trustee (the foregoing eight parties are hereinafter referred to, in the aggregate, as the "Windfall Royalty Owners" and the Idaho Royalty Owners and the Windfall Royalty Owners are referred to, together, as the "Royalty Owners") and WINDFALL VENTURE, a Colorado general partnership in which W.L. Wilson is the managing general partner, the address of which is P. O. Box 2183, Grand Junction, CO 81502 (hereinafter referred to as "Windfall").

RECITALS

A. Windfall is the owner of the patented and unpatented mining claims described on Exhibit A hereto attached (hereinafter referred to, in the aggregate, as the "Subject Claims"). The Subject Claims are composed of three claim blocks or groups which have been identified in the tabulation on Exhibit A by the names NY Canyon, Hoosac and Amselco. (The claims which have been identified on Exhibit A as "NY Canyon" are hereinafter referred to, in the aggregate, as the "New York Canyon Group", the claims which have been identified on Exhibit A as "Hoosac" are hereinafter referred to, in the aggregate, as the "Hoosac Group" and the claims which have been identified on Exhibit A as "Amselco" are hereinafter referred to, in the aggregate, as the "Amselco Group".

B. Windfall's title to the Subject Claims is subject to overriding royalty (hereinafter referred to as the "Royalty") which is owned by the Royalty Owners. The Royalty was created and modified by the following:

1. Idaho Royalty

The following conveyances from Idaho Mining Corporation to the Idaho Royalty Owners, or their predecessors in interest and the Partial Relinquishment made by such Owners or their predecessors in interest each of which is recorded in the office of the Recorder of Eureka County, Nevada and is hereby incorporated herein by this reference:

a. "Royalty Deed" from Idaho Mining Corporation to A. K. Wilson, Jr., and others, dated September 15, 1979, and recorded in Book 75 of Official Records at Pages 86-91, inclusive;

b. "Supplemental Royalty Deed" from Idaho Mining Corporation to A. K. Wilson, Jr., and others, dated December 20, 1979, and recorded in Book 77 at Pages 362-367, inclusive;

c. "Supplemental Royalty Deed" from Idaho Mining Corporation to JoAnn K. Wilson, executrix, and others, dated October 30, 1980, and recorded in Book 89 at Pages 245-249, inclusive;

d. "Partial Relinquishment, Release and Reduction of Overriding Royalty" between the Idaho Royalty Owners and Western-Windfall, LTD., dated July 9, 1982, recorded in Book 114 at Pages 464-466, inclusive;

e. "Supplemental Royalty Deed" dated May 24, 1984 from Windfall Venture to JoAnn K. Wilson, W. L. Wilson and Joan Wilson, dated May 24, 1984 and recorded in Book 123 at Page 262 through 265, inclusive;

f. "Supplemental Royalty Deed" dated October 11, 1984, from Windfall Venture to JoAnn K. Wilson et al., and recorded in Book 129 at Pages 071 through 074, inclusive; and,

g. Supplemental Royalty Deed from Windfall Venture to W.L. Wilson, et al., dated June 20, 1990, and recorded in Book 211 at Pages 421-426, inclusive. The rights and interests of the Idaho Royalty Owners under the foregoing conveyances and Partial Relinquishment insofar but only insofar as such rights and interests attach or pertain to the Subject Claims are hereinafter referred to as the "Idaho Royalty".

2. Windfall Royalty

The following conveyances from Windfall to the Windfall Royalty Owners or their predecessors in interest each of which is recorded in the office of the Recorder of Eureka County, Nevada and is incorporated herein by this reference:

a. "Royalty Deed" from Windfall Venture to W. L. Wilson, Kenneth E. Johnson, Robert G. Wilson and Chan Edmonds, dated September 8, 1983, and recorded in Book 114 at Pages 056 to 063, inclusive;

b. "Royalty Deed" from W. L. Wilson to William Brent Wilson and Suzanne Kelly Wilson dated September 8, 1983, and recorded in Book 114 at Pages 064 through 071, inclusive;

c. "Royalty Deed" from W. L. Wilson to John N. Basic, trustee for the benefit of Juliet Ross Wilson and Hollis Carolyn Wilson, dated September 8, 1983, and recorded in Book 114 at Pages 056 through 063, inclusive;

d. "Supplemental Royalty Deed dated May 24, 1984, from Windfall Venture to Kenneth E. Johnson, et al., and recorded in Book 129 at Pages 066 through 070, inclusive;

e. "Supplemental Royalty Deed" dated October 11, 1984 from Windfall Venture to Kenneth E. Johnson, et al., and recorded in Book 129 at Pages 075 through 078, inclusive;

f. Deed to Royalty Interests from Kenneth E. Johnson to Margaret E. Foster, Personal Representative of the Estate of William E. Foster, dated April 13, 1988, and recorded in Book 211 at Pages 377-387, inclusive;

g. Deed to Royalty Interests from Chan Edmonds to Margaret E. Foster, Personal Representative of the Estate of William E. Foster, dated April 13, 1988, and recorded in Book 211 at Pages 388-398, inclusive;

h. Deed to Royalty Interests from Robert G. Wilson to Margaret E. Foster, Personal Representative of the Estate of William E. Foster, dated April 13, 1988, and recorded in Book 211 at Pages 399-409, inclusive;

i. Royalty Deed from Kenneth E. Johnson to Robert G. Wilson, Trustee, dated April 13, 1988, and recorded in Book 211 at Pages 410-420, inclusive;

j. Royalty Deed from John N. Becic, Trustee of the Windfall Royalty Trust, to Juliet Ross Wilson and Hollis Carolyn Wilson, dated June 28, 1990, and recorded in Book 211 at Pages 433-444, inclusive; and,

k. Supplemental Royalty Deed from Windfall Venture to Robert G. Wilson, et al., dated June 20, 1990, and recorded in Book 211 at Pages 427-432, inclusive.

The rights and interests of the Windfall Royalty Owners under the foregoing conveyances insofar but only insofar as such rights and interests attach or pertain to the Subject claims are hereinafter referred to as the "Windfall Royalty".

C. The parties to this Agreement (the "Parties") wish to accomplish the following:

1. To specify and establish the total royalty percentages to which the Idaho Royalty Owners and the Windfall Royalty Owners are each entitled;
2. To specify and establish the respective royalty percentages to which each of the individual Idaho Royalty and Windfall Royalty Owners are entitled;
3. To re-define and establish the base and basis upon which the Royalty shall be calculated and paid; and,
4. To define and specify the rights of the Royalty Owners with respect to any "Areas of Interest", as such term is utilized in Article III below.

Each of the Parties acknowledges to the other that achieving the above stated purposes benefits each Party by improving the prospects for the leasing of all or some of the Subject Claims or the making of other business arrangements by Windfall for exploitation of the Subject Claims which may lead to mineral evaluation and possible development thereof.

AGREEMENT

Therefore in view of the facts stated in the foregoing Recitals, in consideration of the mutual promises and understandings of the Parties as set forth herein and for other good and valuable consideration, the receipt and adequacy of which is acknowledged by each of the Parties, the Parties hereby agree as follows:

I. ESTABLISHMENT OF ROYALTY PERCENTAGES

1.1 Idaho Royalty.

The Idaho Royalty Owners agree that the total percentage of royalty payable under the Idaho Royalty shall be two percent (2%) and the Subject Claims are not burdened by a larger percentage of royalty under or by reason of the Idaho Royalty. The individual Idaho Royalty Owners warrant and agree that, as a group, they are the sole and full owners of the Idaho Royalty and that the royalty percentage owned by each such owner is as respectively stated in the following tabulation:

Idaho Royalty Owner

Royalty Percentage

W. L. Wilson	0.5%
Joan Wilson	0.5%
JoAnn Wilson	1.0%
	<u>2.0%</u>

The Idaho Royalty Owners hereby release, relinquish and waive any rights to, or claims for any larger royalty percentage under or by virtue of the Idaho Royalty than that specified in the above tabulation.

1.2 Windfall Royalty.

The Windfall Royalty Owners agree that the total percentage of royalty payable under the Windfall Royalty shall be as follows:

(a) Two percent (2%) upon production from the New York Canyon Group until an aggregate of 50,000 troy ounces of gold ("Oz of AU") has been produced from that Group and three percent (3%) thereafter;

(b) Two percent (2%) upon production from the Hoosac Group until 50,000 Oz of AU has been produced from that Group and three percent (3%) thereafter; and

(c) Two percent (2%) upon production from the Amselco Group until 50,000 Oz of AU has been produced from that Group and three percent (3%) thereafter.

The individual Windfall Royalty Owners agree and warrant that, as a group, they are the sole and full owners of the Windfall Royalty and that the royalty percentage owned by each such owner is as respectively stated in the following tabulation:

<u>Windfall Royalty Owner</u>	<u>Royalty Percentage Before Production of 50,000 Oz of AU</u>	<u>Royalty Percentage After Production of 50,000 Oz of AU</u>
Suzanne K. Wilson	.13636	.20454
William Brent Wilson	.13636	.20454
Juliet R. Wilson	.13636	.20454
Hollis C. Wilson	.13636	.20454
Robert G. Wilson	.26667	.40000
Chan Edmonds	.26667	.40000
Estate of William E. Foster, Decd.	.38790	.58184
Robert G. Wilson, Trustee	.53332	.80000
TOTALS	2.00000%	3.00000%

The Windfall Royalty Owners hereby release, relinquish and waive any rights to, or claims for any larger royalty percentage under or by virtue of the Windfall Royalty than that specified in the above tabulation.

II.
Royalty Base and Method of Calculation

2.1 The royalty base and method for calculation and payment of any overriding royalties which may become due under the Idaho Royalty or the Windfall Royalty is hereby modified so that such royalties shall be calculated and paid in accordance with the provisions specified in this Article II. The Royalty Owners shall have no right to take or have their overriding royalties paid to them in kind.

2.2 Any overriding royalty payable under the Idaho Royalty or Windfall Royalty shall be determined by multiplying the applicable royalty percentage, as specified in Articles I and II of this Agreement by the Net Value (hereinafter NV) for minerals produced from the Subject Claims.

For purposes herein, NV shall mean the value determination set forth below for value calculations minus the applicable charges set forth below:

2.3 Value Calculations. The value of minerals ("Mineral Value") shall be determined as follows:

(a) Gold. The Mineral Value of gold for a calendar quarter shall be the average of the daily London Bullion Brokers P.M. Gold Fixing during such calendar quarter ("Quarterly Gold Price").

(b) Silver. The Mineral Value of silver for a calendar quarter shall be the average of the daily Handy & Harmon Noon Silver Quotation during such calendar quarter ("Quarterly Silver Price").

(c) Other Precious Metals. "Other Precious Metals" shall mean platinum, palladium, rhodium, ruthenium, osmium, and iridium. In the event that there are Other Precious Metals, the Mineral Value thereof shall be calculated quarterly in the manner required for gold and silver, using, however, Englehard or such other quotation authority widely accepted in the worldwide market or agreed by Lessor and Lessee.

(d) Other Minerals. The Mineral Value of minerals other than those named in paragraphs (a), (b), and (c), above, shall be determined on the basis of proceeds actually received therefor by Lessee for production attributable to each calendar quarter for the sale of such minerals in an arm's-length transaction with unrelated third parties less the charges set forth below, as applicable, if any.

(e) Average Prices. For purposes of paragraphs (a), (b), and (c), above, the average price for a calendar quarter shall be determined by dividing the sum of all daily prices posted during the calendar quarter by the number of days that prices were posted. The posted price shall be obtained from the Wall Street Journal, Reuters, E&MJ, or other industry-accepted source.

2.4 Charges. For the purposes of calculating the NV, no deduction shall be made from Mineral Value of any cost or expense incurred by Lessee for or in connection with preproduction activities or preparation of the Subject Claims for mining, nor for mining and extraction of ores, milling, concentrating, upgrading, leaching, recovery of minerals from ores, deposits, concentrate or leach solutions, melting or other means of recovery of and production of dore, or any other intermediate or additional process utilized by Lessee to prepare the mine product for shipment to a smelter, refinery, or purchaser, as the case may require. Charges which shall qualify as a deduction from Mineral Value for calculation of NV shall be those incurred in the smelting and/or refining of mine product, subsequent to the processes stated in this Section 2.4 as specified below:

(a) Mine Product Shipped to Smelter. In respect to mine product shipped, or to be shipped to a smelter, smelting costs, treatment charges, penalties including but not limited to, metal losses and penalties for impurities;

(b) Mine Product Shipped to Refinery. In respect to precious metals, dore or other mine product not smelted by a third-party smelter, but shipped, or to be shipped to a refinery, the charges for refining, including penalties and surcharges, if any, and transportation from the refinery to market;

(c) Mine Product Sold to a Purchaser. In respect to mine product sold, or to be sold directly to a purchaser, the costs, if any, incurred by Lessee in transporting the mine product to the place of sale;

(d) Insurance on In-transit Shipments. In addition to the charges stated above, the costs incurred or to be incurred by Lessee for insurance (if any) on mine product in transit to the place of sale.

2.5 Initial and Final Payments for Gold, Silver and Other Precious Metals. For the gold, silver and Other Precious Metals produced from the Property, the overriding royalty payments due the Royalty Owners entitled thereto shall be made by an initial payment to the Depository and Distribution Agent (designated in Section 2.6 below) no later than the 20th day of the month following a calendar quarter in which there was production of any minerals ("Production Quarter"), which shall be determined as follows:

(a) The weight of all dore made during the Production Quarter and the assayed gold, silver and, if present, Other Precious Metals, values thereof shall, for the purpose of

initial quarterly payments to the Royalty Owner, be established by Windfall according to industry-accepted procedures;

(b) The initial payment to the Depository and Distribution Agent shall be calculated from the separate weights of contained gold, silver and Other Precious Metals in such dore determined pursuant to paragraph (a), above, multiplied by the respective applicable Quarterly Gold Price, the applicable Quarterly Silver Price or the applicable quarterly price for Other Precious Metals as hereinabove provided minus a reasonable estimate of the charges, as set forth above.

(c) Windfall, using a reputable contract refiner, shall make a final adjustment to the initial payments based upon final assays of outturned gold, silver and Other Precious Metals accounting for same to the Depository and Distribution Agent as soon as practicable after Windfall's final settlements with its refiner.

(d) Windfall, shall timely furnish to the Information Agent (designated in Section 2.6, below) such information as will allow the Information Agent to accurately determine both the initial and final amounts of overriding royalties hereunder.

2.6 Other Royalty - Related Matters.

(a) The minerals contained in ores mined but not processed by Windfall as a result of Windfall's reasonable

determination that such ore is economically infeasible of recovery, including waste or low grade ore, shall not give rise to an overriding royalty obligation until minerals are extracted from such ores, if ever.

(b) The Royalty Owners and Windfall acknowledge that the purpose of Section 2.5 above ("Initial and Final Payments for Gold, Silver and Other Precious Metals") is to assure that the Royalty Owners receive overriding royalty payments in a timely manner for gold, silver and Other Precious Metals produced during a Production Quarter regardless of whether a sale to a third party of gold, silver or Other Precious Metals is made by Windfall. The Parties further acknowledge that Windfall shall have the right to market and sell to third parties the gold, silver and Other Precious Metals produced from the Subject Claims in any manner it chooses, including the sale of gold, silver or Other Precious Metals on the commodity market. In this regard, the Royalty Owners shall have no right to participate in any gains and/or profits nor shall it suffer any losses accruing to Windfall as a result of forward sales, options trading, commodities futures trading or similar transactions.

(c) The Royalty Owners designate W.L. Wilson as their "Information Agent" to receive all information and materials required to be supplied by Windfall in connection with calculations and payment of overriding royalties, and agree that receipt of any of such information and materials by the

Information Agent shall be deemed to be receipt thereof by the Royalty Owners. By instrument signed by all of the Royalty Owners and transmitted to Windfall, the Royalty Owners may change their Information Agent from time to time.

(d) The Royalty Owners designate the Grand Valley National Bank, the address of which is P. O. Box 4066, Grand Junction, CO 81502, and its successors, to serve as their "Depository and Distribution Agent" to receive all overriding royalty payments which become due under the Idaho Royalty and/or the Windfall Royalty. All payments of Idaho Royalty shall be made to the Depository and Distribution Agent by separate check designating that such check is for "Idaho Royalty", and all payments of Windfall Royalty by separate check designating that such check is for "Windfall Royalty". The Parties agree that payment to the Depository and Distribution Agent shall constitute payment to the Idaho Royalty Owners or the Windfall Royalty Owners, as the case may require, and Windfall shall have no obligation to see to the proper division and distribution of any such payment among the individual Royalty Owners entitled thereto. By written instrument signed by all of the Royalty Owners and transmitted to Windfall, the Depository and Distribution Agent may be changed from time to time.

III.
AREAS OF INTEREST

3.1 Notwithstanding anything to the contrary contained in

any of the instruments listed in Recital B, above, the overriding royalty constituting the Windfall Royalty and the Idaho Royalty shall attach and pertain only to the following:

- (a) The subject Claims;
- (b) Any amended or relocations of the Subject Claims;
- (c) Any other claims located by Windfall within the exterior boundaries of the Subject Claims;
- (d) Any claims located by Windfall within the following area:

A tract of land adjacent to the easterly external boundary of the Amselco Group, described as follows:

Commencing at the northeast corner of the F-130 unpatented mining claim (the location certificate for which is recorded in the office of the Recorder of Eureka County, Nevada in Book 34 O.R., at Page 507) which point is the northeast corner of the Amselco Group; thence in an easterly direction to the southwest corner of Section 18, T.18N., R.54E., MDB&M; thence southerly along the west boundary of said T.18N, R.54E. and along the west boundary of T.17N., R.54E. to the southwest corner of Section 7, T.17N., R.54E.; thence northwesterly to the southeast corner of the F-56 unpatented mining claim (the location certificate for which is recorded in said office of the Recorder of Eureka County, Nevada in Book 81 O.R. at Page 277) which point is the southeast corner of the Amselco Group; thence along the adjacent external boundary of the Amselco Group to the point of beginning.

In addition to the unsurveyed land described by metes and bounds above, the following surveyed land will form a portion of the area of interest of the Amselco Group:

Township 18 North, Range 54 East, MDB&M,
Eureka County, Nevada

Section 19: All
Section 30: All
Section 31: All

Township 17 North, Range 54 East, MDB&M,
Eureka County, Nevada:

Section 6: All
Section 7: All

- (e) Any claims located by Windfall within the following area:

A tract of land adjacent to the easterly external boundary of the Hoosac Group, described as follows:

Commencing at the northeast corner of the H-63 unpatented mining claim (the location certificate for which is recorded in the office of Eureka County, Nevada Recorder in Book 128 O.R., at Page 77) which point is also the northeast corner of the Hoosac Group; thence in an easterly direction to the west 1/4 corner of Section 6, T.18N., R.54E., MDB&M; thence southerly along the west boundary of said T.18N., R.54E. to the southwest corner of Section 18, T.18N., R.54E.; thence westerly to the southeast corner of the H-32 unpatented mining claim (the location certificate for which is recorded in said office of Recorder of Eureka County, Nevada in Book 128 O.R. at Page 49) which point is the southeast corner of the Hoosac Group; thence along the adjacent external boundary of the Hoosac Group to the point of beginning.

In addition to the unsurveyed land described by metes and bounds above, the following surveyed land will form a portion of the area of interest of the Hoosac Group:

Township 18 North, Range 54 East, MDB&M,
Eureka County, Nevada:

Section 6: South one-half
Section 7: All
Section 18: All

3.2 Except as provided in Article IV below, the Royalty Owners release, relinquish and waive any rights to areas of interest or to have their overriding royalty attach or pertain to any claims other than as set forth in this Article III.

IV.
AGREEMENT NOT APPLICABLE TO NORSE CLAIMS

4.1 The Parties acknowledge that the recorded instruments specified in Recital B, above, pertain to the Subject Claims as well as other claims which other claims were heretofore conveyed by Windfall on August 9, 1986 to Norse Minerals, Inc., a Texas corporation, by a Special Warranty Deed recorded in Book 175 at Page 83 in the office of the Recorder of Eureka County, Nevada, hereinafter referred to as the "Norse Claims". Nothing contained in this Agreement shall modify or amend any of the overriding royalties, areas of interest or other rights and interests which the Idaho Royalty Owners or the Windfall Royalty may have under or through the recorded instruments specified in Recital B, above, which attach or pertain to the Norse Claims.

V.
INCLUSION OF THE DePAOLI CLAIMS

5.1 In addition to the Subject Claims, Windfall, as Lessee, holds a Mining Lease with Option to Purchase from Willis A. DePaoli and Arlene M. DePaoli, as Lessors, (the "DePaoli Lease") covering certain unpatented lode mining claims situate in Eureka County, Nevada, the names of which, together with the book and page of the recording of the certificates of location in the Office of the Recorder of said County are, respectively, as follows:

<u>CLAIM NAME</u>	<u>BOOK</u>	<u>PAGE</u>	<u>BLM No.</u>
Jasper #1	118 Official Records	530	292718
Jasper #2	118 Official Records	531	292719
Jasper #3	118 Official Records	532	292720
Jasper #4	118 Official Records	533	292721

The above claims are hereinafter referred to as the "DePaoli Claims".

5.2 The Parties agree that if the option under the DePaoli Lease should be exercised and the purchase price thereunder fully paid, then from and after the date thereof, the DePaoli Claims shall be considered to be a part of the Subject Claims and of the Hoosac Group for all purposes of this Agreement and shall be subject to the Idaho Royalty and the Windfall Royalty.

VI.
INCLUSION OF THE ADDITIONAL IM CLAIMS

6.1 Windfall Venture may acquire title to the following described unpatented mining claims (referred to herein as the "Additional IM Claims") which are adjacent to the Subject Claims, the names of which together with the BLM Serial Numbers and the Book and Page of recording of the Location Certificates thereof in the office of the Recorder of Eureka County, Nevada are as follows:

<u>CLAIM NAME</u>	<u>BLM SERIAL NUMBER</u>	<u>BOOK</u>	<u>PAGE</u>
IM 1	NMC 153805	81 O.R.	258
IM 2	NMC 153806	81 O.R.	259
IM 3	NMC 153807	81 O.R.	260
IM 4	NMC 153808	81 O.R.	261
IM 5	NMC 153809	81 O.R.	262
IM 13	NMC 153817	81 O.R.	270
IM 14	NMC 153818	81 O.R.	271
IM 15	NMC 153819	81 O.R.	272
IM 16	NMC 153820	81 O.R.	273
IM 17	NMC 153821	81 O.R.	274

6.2 The Parties agree that if Windfall Venture acquires the Additional IM Claims by July 1, 1991, then from and after the date

of the acquisition by Windfall Venture, the Additional IM Claims shall be considered to be a part of the Subject Claims and of the New York Canyon Group for all purposes of this Agreement and shall be subject to the Idaho Royalty and the Windfall Royalty.

VII.
MISCELLANEOUS

7.1 This Agreement shall supersede, amend and modify any prior conveyances, agreements or understandings between the Parties relating to the subject matter of the Agreement, shall be a covenant which runs with the Subject Claims and shall be binding upon the Parties, their legal representatives, successors, heirs and assigns.


7.2 This agreement may be executed in counterpart and no party need sign the identical copy as another party but shall be binding upon all parties signing copies thereof.

EXECUTED as of the day and year first above written.

IDAHO ROYALTY OWNERS:


W. L. WILSON


JOAN WILSON


JOANN K. WILSON

WINDFALL ROYALTY OWNERS:


SUZANNE K. WILSON


WILLIAM BRENT WILSON


JULIET R. WILSON


HOLLIS C. WILSON

[Signature]
ROBERT G. WILSON

[Signature]
MARGARET E. FOSTER,
PERSONAL REPRESENTATIVE OF
THE ESTATE OF WILLIAM E. FOSTER

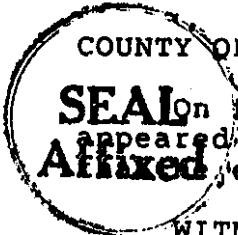
[Signature]
CHAN EDMONDS

[Signature] Trustee
ROBERT G. WILSON, TRUSTEE

WINDFALL VENTURE:

By [Signature]
W. L. WILSON, MANAGING PARTNER

STATE OF Colorado)
COUNTY OF mesa) ss.



On this 3rd day of July, 1990, personally appeared before me, a Notary Public, W.L. Wilson who acknowledged executed the foregoing instrument.

WITNESS MY HAND AND OFFICIAL SEAL.

My commission expires: My commission expires Sept. 13, 1991

[Signature]
Notary Public

Address: 743 Horizon Ct #106
Grand Junction, CO 81506

STATE OF Colorado)
COUNTY OF Mesa) ss.

On this 3rd day of July, 1990, personally appeared before me, a Notary Public, Joan Wilson who acknowledged that she executed the foregoing instrument.

WITNESS MY HAND AND OFFICIAL SEAL.



My commission expires: My commission expires Sept. 13, 1991

Mary Ann Grant
Notary Public

Address: 743 Horizon Ct. #106
Grand Junction, CO 81506

STATE OF Nevada)
COUNTY OF Washoe) ss.

On this 2 day of July, 1990, personally appeared before me, a Notary Public, JoAnn K. Wilson who acknowledged that she executed the foregoing instrument.

WITNESS MY HAND AND OFFICIAL SEAL.

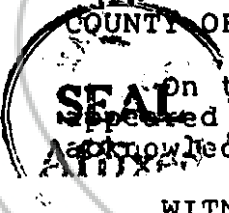
My commission expires: 7-31-92



Lynn L Twaddle
Notary Public

Address: P.O. B. 925
Gene, Nevada 89504

STATE OF Colorado)
COUNTY OF Mesa) ss.



On this 3rd day of July, 1990, personally appeared before me, a Notary Public, Suzanne K. Wilson who acknowledged that she executed the foregoing instrument.

WITNESS MY HAND AND OFFICIAL SEAL.

My commission expires: My commission expires Sept. 13, 1991

Mary Ann Grant
Notary Public

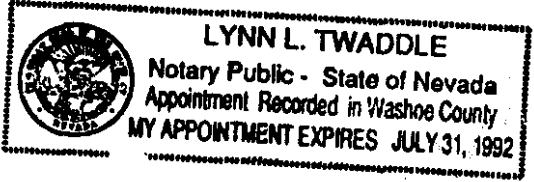
Address: 743 Horizon Ct #106
Grand Junction, CO 81506

STATE OF Nevada)
COUNTY OF Washoe) ss.

On this 2 day of July, 1990, personally appeared before me, a Notary Public, William Brent Wilson who acknowledged that he executed the foregoing instrument.

WITNESS MY HAND AND OFFICIAL SEAL.

My commission expires: 7-31-92



Lynn L Twaddle
Notary Public
Address: PO Box 925
Reno, NV. 89504

STATE OF Nevada)
COUNTY OF Washoe) ss.

On this 2 day of July, 1990, personally appeared before me, a Notary Public, Juliet R. Wilson who acknowledged that she executed the foregoing instrument.

WITNESS MY HAND AND OFFICIAL SEAL.

My commission expires: 7-31-92



Lynn L Twaddle
Notary Public
Address: P.O. Box 925
Reno, NV. 89504

STATE OF Nevada)
COUNTY OF Washoe) ss.

On this 2 day of July, 1990, personally appeared before me, a Notary Public, Hollis C. Wilson who acknowledged that she executed the foregoing instrument.

WITNESS MY HAND AND OFFICIAL SEAL.

My commission expires: 7-31-92



Lynn L Twaddle
Notary Public

Address: P.O. Box 925
Reno, NV. 89504

STATE OF Colorado)
COUNTY OF Mesa) ss.

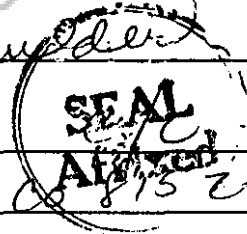
On this 3rd day of July, 1990, personally appeared before me, a Notary Public, Robert G. Wilson who acknowledged that he executed the foregoing instrument.

WITNESS MY HAND AND OFFICIAL SEAL.

My commission expires: May 17, 1993

Bill Snudler
Notary Public

Address: 3390
Palisade, CO 81326



STATE OF Colorado)
COUNTY OF Mesa) ss.

On this 3rd day of July, 1990, personally appeared before me, a Notary Public, Margaret E. Foster, Personal Representative of the Estate of William E. Foster, who acknowledged that she executed the foregoing instrument.

WITNESS MY HAND AND OFFICIAL SEAL.

My commission expires: My commission expires Sept. 13, 1991

Mary Ann Grant
Notary Public
Address: 2437 Horizon Ct
Grand Junction Co

STATE OF Colorado)
COUNTY OF Mesa) ss.

On this 3rd day of July, 1990, personally appeared before me, a Notary Public, Chan Edmonds who acknowledged that he executed the foregoing instrument.

WITNESS MY HAND AND OFFICIAL SEAL.

My commission expires: October 5, 1993

Angie E. Foster
Notary Public
Address: 336 Main St, Ste 209
Grand Jct, Co. 81501



STATE OF Colorado)
COUNTY OF Mesa) ss.

On this 3rd day of July, 1990, personally appeared before me, a Notary Public, Robert G. Wilson, Trustee, who acknowledged that he executed the foregoing instrument.

WITNESS MY HAND AND OFFICIAL SEAL.

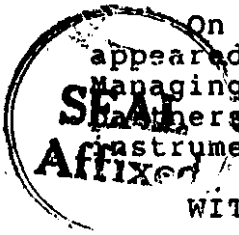
My commission expires: May 17, 1993

Neil Mulder
Notary Public

Address: 3390 C/2
Palisade, CO 81526

STATE OF Colorado)
COUNTY OF Mesa) ss.

On this 3 day of July, 1990, personally appeared before me, a Notary Public, W.L. Wilson who is the Managing General Partner of Windfall Venture, a Colorado general partnership and who acknowledged that he executed the foregoing instrument on behalf of said partnership.



WITNESS MY HAND AND OFFICIAL SEAL.

My commission expires: My Commission expires Sept. 13, 1991

Mary Ann Grant
Notary Public

Address: 743 Ferguson Ct
Grand Junction CO

EXHIBIT A TO AGREEMENT between W. L. Wilson, et al., and Windfall Venture, made as of July 1, 1990.

The following patented and unpatented mining claims situated in Eureka County, Nevada, the names of which together with the U. S. Survey Number of the patented claims and the Book and Page of the recording of the Certificates of Location in the office of the Recorder of said county (O.R. means Official Records), and the serial numbers of filing with the BLM, of the unpatented claims are as follows:

CLAIM NAME	BLM SERIAL NO.	BOOK	PAGE	CLAIM GROUP
LITTLE ROSA	PATENTED	U.S. Survey No.	301	HOOSAC
JASPER #1	NMC 292718	118 O. R.	530	HOOSAC
JASPER #2	NMC 292719	118 O. R.	531	HOOSAC
JASPER #3	NMC 292720	118 O. R.	532	HOOSAC
JASPER #4	NMC 292721	118 O. R.	533	HOOSAC
H-7	NMC 80982	71 O. R.	404	HOOSAC
H-8	NMC 209743	118 O. R.	133	HOOSAC
H-9	NMC 209744	118 O. R.	134	HOOSAC
H-10	NMC 209745	118 O. R.	135	HOOSAC
H-11	NMC 209746	118 O. R.	136	HOOSAC
H-12	NMC 209747	118 O. R.	137	HOOSAC
H-13	NMC 209748	118 O. R.	138	HOOSAC
H-14	NMC 209749	118 O. R.	139	HOOSAC
H-15	NMC 209750	118 O. R.	140	HOOSAC
H-16	NMC 209751	118 O. R.	141	HOOSAC
H-17	NMC 209752	118 O. R.	142	HOOSAC
H-18	NMC 317654	128 O. R.	35	HOOSAC
H-19	NMC 317655	128 O. R.	36	HOOSAC
H-20	NMC 317656	128 O. R.	37	HOOSAC
H-21	NMC 317657	128 O. R.	38	HOOSAC
H-22	NMC 317658	128 O. R.	39	HOOSAC
H-23	NMC 317659	128 O. R.	40	HOOSAC
H-24	NMC 317660	128 O. R.	41	HOOSAC
H-25	NMC 317661	128 O. R.	42	HOOSAC
H-26	NMC 317662	128 O. R.	43	HOOSAC
H-27	NMC 317663	128 O. R.	44	HOOSAC
H-28	NMC 317664	128 O. R.	45	HOOSAC
H-29	NMC 317665	128 O. R.	46	HOOSAC
H-30	NMC 317666	128 O. R.	47	HOOSAC
H-31	NMC 317667	128 O. R.	48	HOOSAC
H-32	NMC 317668	128 O. R.	49	HOOSAC
H-33	NMC 317669	128 O. R.	50	HOOSAC
H-35	NMC 317670	128 O. R.	51	HOOSAC
H-37	NMC 317671	128 O. R.	52	HOOSAC
H-39	NMC 317672	128 O. R.	53	HOOSAC
H-40	NMC 317673	128 O. R.	54	HOOSAC
H-41	NMC 317674	128 O. R.	55	HOOSAC
H-42	NMC 317675	128 O. R.	56	HOOSAC
H-43	NMC 317676	128 O. R.	57	HOOSAC

H-44	NMC 317677	128 O. R.	58	HOOSAC
H-45	NMC 317678	128 O. R.	59	HOOSAC
H-46	NMC 317679	128 O. R.	60	HOOSAC
H-47	NMC 317680	128 O. R.	61	HOOSAC
H-48	NMC 317681	128 O. R.	62	HOOSAC
H-49	NMC 317682	128 O. R.	63	HOOSAC
H-50	NMC 317683	128 O. R.	64	HOOSAC
H-51	NMC 317684	128 O. R.	65	HOOSAC
H-52	NMC 317685	128 O. R.	66	HOOSAC
H-53	NMC 317686	128 O. R.	67	HOOSAC
H-54	NMC 317687	128 O. R.	68	HOOSAC
H-55	NMC 317688	128 O. R.	69	HOOSAC
H-56	NMC 317689	128 O. R.	70	HOOSAC
H-57	NMC 317690	128 O. R.	71	HOOSAC
H-58	NMC 317691	128 O. R.	72	HOOSAC
H-59	NMC 317692	128 O. R.	73	HOOSAC
H-60	NMC 317693	128 O. R.	74	HOOSAC
H-61	NMC 317694	128 O. R.	75	HOOSAC
H-62	NMC 317695	128 O. R.	76	HOOSAC
H-63	NMC 317696	128 O. R.	77	HOOSAC
H-75	NMC 373762	147 O. R.	350	HOOSAC
H-76	NMC 373763	147 O. R.	351	HOOSAC
H-77	NMC 373764	147 O. R.	352	HOOSAC
H-78	NMC 373765	147 O. R.	353	HOOSAC
H-79	NMC 373766	147 O. R.	354	HOOSAC
H-80	NMC 373767	147 O. R.	355	HOOSAC
H-81	NMC 373768	147 O. R.	356	HOOSAC
H-82	NMC 373769	147 O. R.	357	HOOSAC
W 21	NMC 123136	33 O. R.	106	HOOSAC
W 22	NMC 123137	33 O. R.	107	HOOSAC
W 23	NMC 123138	33 O. R.	108	HOOSAC
W 24	NMC 123139	33 O. R.	109	HOOSAC
W 25	NMC 123140	33 O. R.	110	HOOSAC
W 26	NMC 123141	33 O. R.	111	HOOSAC
W 27	NMC 123142	33 O. R.	112	HOOSAC
W 102	NMC 169095	88 O. R.	150	HOOSAC
W 104	NMC 169097	88 O. R.	152	HOOSAC

CLAIM NAME	BLM SERIAL NO.	BOOK	PAGE	CLAIM GROUP
New York #1	NMC 107867	75 O. R.	29	NY CANYON
New York #2	NMC 107868	75 O. R.	30	NY CANYON
New York #3	NMC 126811	75 O. R.	525	NY CANYON
HC 1	NMC 153780	81 O. R.	223	NY CANYON
HC 2	NMC 153781	81 O. R.	224	NY CANYON
HC 3	NMC 153782	81 O. R.	225	NY CANYON
HC 4	NMC 153783	81 O. R.	226	NY CANYON
HC 5	NMC 153784	81 O. R.	227	NY CANYON
HC 6	NMC 153785	81 O. R.	228	NY CANYON
HC 7	NMC 153786	81 O. R.	229	NY CANYON
HC 8	NMC 153787	81 O. R.	230	NY CANYON
HC 9	NMC 153788	81 O. R.	231	NY CANYON
HC 10	NMC 153789	81 O. R.	232	NY CANYON

HC 11	NMC 153790	81 O. R.	233	NY CANYON
HC 12	NMC 153791	81 O. R.	234	NY CANYON
HC 13	NMC 153792	81 O. R.	235	NY CANYON
HC 14	NMC 153793	81 O. R.	236	NY CANYON
HC 15	NMC 153794	81 O. R.	237	NY CANYON
HC 16	NMC 153795	81 O. R.	238	NY CANYON
HC 17	NMC 153796	81 O. R.	239	NY CANYON
HC 18	NMC 153797	81 O. R.	240	NY CANYON
HC 19	NMC 153798	81 O. R.	241	NY CANYON
HC 20	NMC 153799	81 O. R.	242	NY CANYON
HC 21	NMC 153800	81 O. R.	243	NY CANYON
HC 22	NMC 153801	81 O. R.	244	NY CANYON
HC 23	NMC 153802	81 O. R.	245	NY CANYON
HC 24	NMC 153803	81 O. R.	246	NY CANYON
HC 25	NMC 172742	88 O. R.	153	NY CANYON
HC 26	NMC 172743	88 O. R.	154	NY CANYON
HC Fraction	NMC 153804	81 O. R.	257	NY CANYON
HC 27	NOT YET RECORDED			NY CANYON
HC 28	NOT YET RECORDED			NY CANYON
HC 29	NOT YET RECORDED			NY CANYON
HC 30	NOT YET RECORDED			NY CANYON
HC 31	NOT YET RECORDED			NY CANYON
HC 32	NOT YET RECORDED			NY CANYON
HC 33	NOT YET RECORDED			NY CANYON
HC 34	NOT YET RECORDED			NY CANYON
HC 35	NOT YET RECORDED			NY CANYON
HC 36	NOT YET RECORDED			NY CANYON
HC 37	NOT YET RECORDED			NY CANYON
HC 38	NOT YET RECORDED			NY CANYON
IM 6	NMC 153810	81 O. R.	263	NY CANYON
IM 7	NMC 153811	81 O. R.	264	NY CANYON
IM 8	NMC 153812	81 O. R.	265	NY CANYON
IM 9	NMC 153813	81 O. R.	266	NY CANYON
IM 10	NMC 153814	81 O. R.	267	NY CANYON
IM 11	NMC 153815	81 O. R.	268	NY CANYON
IM 12	NMC 153816	81 O. R.	269	NY CANYON
IM 18	NMC 153822	81 O. R.	275	NY CANYON
IM 19	NOT YET RECORDED			NY CANYON

CLAIM NAME	BLM SERIAL NO.	BOOK	PAGE	CLAIM GROUP
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RAMBLER	PATENTED	U.S. Survey No.	239	AMSELCO
J-1	NMC 153823	81 O. R.	312	AMSELCO
J-2	NMC 153824	81 O. R.	313	AMSELCO
J-3	NMC 153825	81 O. R.	314	AMSELCO
J-4	NMC 153826	81 O. R.	315	AMSELCO
J-5	NMC 153827	81 O. R.	316	AMSELCO
J-6	NMC 153828	81 O. R.	317	AMSELCO
J-7	NMC 153829	81 O. R.	318	AMSELCO
J-8	NMC 153830	81 O. R.	319	AMSELCO
J-9	NMC 153831	81 O. R.	320	AMSELCO
J-10	NMC 153832	81 O. R.	321	AMSELCO
J-11	NMC 153833	81 O. R.	322	AMSELCO

J-12	NMC 153834	81 O. R.	323	AMSELCO
J-13	NMC 153835	81 O. R.	324	AMSELCO
J-14	NMC 153836	81 O. R.	325	AMSELCO
J-15	NMC 153837	81 O. R.	326	AMSELCO
J-16	NMC 153838	81 O. R.	327	AMSELCO
J-17	NMC 153839	81 O. R.	328	AMSELCO
J-18	NMC 153840	81 O. R.	329	AMSELCO
J-19	NMC 153841	81 O. R.	330	AMSELCO
J-20	NMC 153842	81 O. R.	331	AMSELCO
J-21	NMC 153843	81 O. R.	332	AMSELCO
J-22	NMC 153844	81 O. R.	333	AMSELCO
J-23	NMC 153845	81 O. R.	334	AMSELCO
J-24	NMC 160193	84 O. R.	361	AMSELCO
J-25	NMC 160194	84 O. R.	362	AMSELCO
J-26	NMC 160195	84 O. R.	363	AMSELCO
J-27	NMC 160196	84 O. R.	364	AMSELCO
J-28	NMC 160197	84 O. R.	365	AMSELCO
J-29 FRACTION	NMC 160198	84 O. R.	366	AMSELCO
J-30	NMC 153846	81 O. R.	335	AMSELCO
J-31	NMC 153847	81 O. R.	336	AMSELCO
J-33	NMC 160199	84 O. R.	367	AMSELCO
J-34	NMC 160200	84 O. R.	368	AMSELCO
J-35	NMC 160201	84 O. R.	369	AMSELCO
J-36	NMC 160202	84 O. R.	370	AMSELCO
J-37	NMC 160203	84 O. R.	371	AMSELCO
J-38	NMC 160204	84 O. R.	372	AMSELCO
J-39	NMC 160205	84 O. R.	373	AMSELCO
J-40	NMC 160206	84 O. R.	374	AMSELCO
J-41	NMC 160207	84 O. R.	375	AMSELCO
J-42	NMC 160208	84 O. R.	376	AMSELCO
J-43	NMC 160209	84 O. R.	377	AMSELCO
J-44	NMC 160210	84 O. R.	378	AMSELCO
J-45	NMC 160211	84 O. R.	379	AMSELCO
J-46	NMC 160212	84 O. R.	380	AMSELCO
J-47	NMC 160213	84 O. R.	381	AMSELCO
J-48	NMC 160214	84 O. R.	382	AMSELCO
J-49	NMC 160215	84 O. R.	383	AMSELCO
J-50	NMC 160216	84 O. R.	384	AMSELCO
J-51	NMC 160217	84 O. R.	385	AMSELCO
J-52	NMC 160218	84 O. R.	386	AMSELCO
J-53	NMC 160219	84 O. R.	387	AMSELCO
J-54	NMC 160220	84 O. R.	388	AMSELCO
J-71	NMC 160221	84 O. R.	389	AMSELCO
J-72	NMC 160222	84 O. R.	390	AMSELCO
J-73	NMC 160223	84 O. R.	391	AMSELCO
J-74	NMC 160224	84 O. R.	392	AMSELCO
J-75	NMC 160225	84 O. R.	393	AMSELCO
J-76	NMC 160226	84 O. R.	394	AMSELCO
J-81	NMC 160227	84 O. R.	395	AMSELCO
J-82	NMC 160228	84 O. R.	396	AMSELCO
J-83	NMC 160229	84 O. R.	397	AMSELCO
J-84	NMC 160230	84 O. R.	398	AMSELCO
J-85	NMC 288385	117 O. R.	23	AMSELCO
J-86	NMC 288386	117 O. R.	24	AMSELCO

J-87	NMC 288387	117 O. R.	25	AMSELCO
J-88	NMC 288388	117 O. R.	26	AMSELCO
J-103	NMC 288389	117 O. R.	27	AMSELCO
J-104	NMC 288390	117 O. R.	28	AMSELCO
J-105	NMC 288391	117 O. R.	29	AMSELCO
J-106	NMC 288392	117 O. R.	30	AMSELCO
J-107	NMC 288393	117 O. R.	31	AMSELCO
J-108	NMC 288394	117 O. R.	32	AMSELCO
J-109	NMC 288395	117 O. R.	33	AMSELCO
J-110	NMC 288396	117 O. R.	34	AMSELCO
J-111	NMC 288397	117 O. R.	35	AMSELCO
J-112	NMC 288398	117 O. R.	36	AMSELCO
J-113	NMC 288399	117 O. R.	37	AMSELCO
J-114	NMC 288400	117 O. R.	38	AMSELCO
J-115	NMC 288401	117 O. R.	39	AMSELCO
J-116	NMC 288402	117 O. R.	40	AMSELCO
J-117	NMC 288403	117 O. R.	41	AMSELCO
J-118	NMC 288404	117 O. R.	42	AMSELCO
J-119	NMC 288405	117 O. R.	43	AMSELCO
J-120	NMC 288406	117 O. R.	44	AMSELCO
J-121	NMC 288407	117 O. R.	45	AMSELCO
J-122	NMC 288408	117 O. R.	46	AMSELCO
J-123	NMC 288409	117 O. R.	47	AMSELCO
J-124	NMC 288410	117 O. R.	48	AMSELCO
J-125	NMC 288411	117 O. R.	49	AMSELCO
J-126	NMC 288412	117 O. R.	50	AMSELCO
J-127	NMC 288413	117 O. R.	51	AMSELCO
J-128	NMC 288414	117 O. R.	52	AMSELCO
J-129	NMC 288415	117 O. R.	53	AMSELCO
J-130	NMC 288416	117 O. R.	54	AMSELCO
J-145	NMC 288417	117 O. R.	55	AMSELCO
J-146	NMC 288418	117 O. R.	56	AMSELCO
J-147	NMC 288419	117 O. R.	57	AMSELCO
J-148	NMC 288420	117 O. R.	58	AMSELCO
J-149	NMC 288421	117 O. R.	59	AMSELCO
J-150	NMC 288422	117 O. R.	60	AMSELCO
J-151	NMC 288423	117 O. R.	61	AMSELCO
J-152	NMC 288424	117 O. R.	62	AMSELCO
J-161	NMC 288425	117 O. R.	63	AMSELCO
J-162	NMC 288426	117 O. R.	64	AMSELCO
J-163	NMC 288427	117 O. R.	65	AMSELCO
J-164	NMC 288428	117 O. R.	66	AMSELCO
J-165	NMC 288429	117 O. R.	67	AMSELCO
J-166	NMC 288430	117 O. R.	68	AMSELCO
J-167	NMC 288431	117 O. R.	69	AMSELCO
J-168	NMC 288432	117 O. R.	70	AMSELCO
J-169	NMC 288433	117 O. R.	71	AMSELCO
J-170	NMC 288434	117 O. R.	72	AMSELCO
J-171	NMC 288435	117 O. R.	73	AMSELCO
J-172	NMC 288436	117 O. R.	74	AMSELCO
J-173	NMC 288437	117 O. R.	75	AMSELCO
J-174	NMC 288438	117 O. R.	76	AMSELCO
J-175	NMC 288439	117 O. R.	77	AMSELCO
J-176	NMC 288440	117 O. R.	78	AMSELCO

J-177	NMC 288441	117 O. R.	79	AMSELCO
J-178	NMC 288442	117 O. R.	80	AMSELCO
F-1	NMC 123071	34 O. R.	528	AMSELCO
F-2	NMC 123072	34 O. R.	508-509	AMSELCO
F-3	NMC 123073	34 O. R.	529	AMSELCO
F-4	NMC 123074	34 O. R.	510-511	AMSELCO
F-5	NMC 123075	34 O. R.	530	AMSELCO
F-6	NMC 123076	34 O. R.	512-513	AMSELCO
F-7	NMC 123077	34 O. R.	531	AMSELCO
F-8	NMC 123078	34 O. R.	514-515	AMSELCO
F-9	NMC 123079	34 O. R.	532	AMSELCO
F-10	NMC 123080	34 O. R.	516-517	AMSELCO
F-11	NMC 123081	34 O. R.	533	AMSELCO
F-12	NMC 123082	34 O. R.	518-519	AMSELCO
F-13	NMC 123083	34 O. R.	534	AMSELCO
F-14	NMC 123084	34 O. R.	520-521	AMSELCO
F-15	NMC 123085	34 O. R.	535	AMSELCO
F-16	NMC 123086	34 O. R.	522-523	AMSELCO
F-17	NMC 123087	34 O. R.	536	AMSELCO
F-18	NMC 123088	34 O. R.	524-525	AMSELCO
F-19	NMC 123089	34 O. R.	537	AMSELCO
F-20	NMC 123090	34 O. R.	526-527	AMSELCO
F-21	NMC 123091	34 O. R.	491	AMSELCO
F-22	NMC 123092	34 O. R.	501	AMSELCO
F-23	NMC 123093	34 O. R.	492	AMSELCO
F-24	NMC 123094	34 O. R.	502	AMSELCO
F-25	NMC 123095	34 O. R.	493	AMSELCO
F-26	NMC 123096	34 O. R.	503	AMSELCO
F-27	NMC 123097	34 O. R.	494	AMSELCO
F-28	NMC 123098	34 O. R.	504	AMSELCO
F-29	NMC 123099	34 O. R.	495	AMSELCO
F-30	NMC 123100	34 O. R.	496	AMSELCO
F-31	NMC 123101	34 O. R.	497	AMSELCO
F-32	NMC 123102	34 O. R.	498	AMSELCO
F-33	NMC 123103	34 O. R.	499	AMSELCO
F-34	NMC 123104	34 O. R.	500	AMSELCO
F-55	NMC 155744	81 O. R.	276	AMSELCO
F-56	NMC 155745	81 O. R.	277	AMSELCO
F-57	NMC 155746	81 O. R.	278	AMSELCO
F-58	NMC 155747	81 O. R.	279	AMSELCO
F-59	NMC 155748	81 O. R.	280	AMSELCO
F-60	NMC 155749	81 O. R.	281	AMSELCO
F-61	NMC 155750	81 O. R.	282	AMSELCO
F-62	NMC 155751	81 O. R.	283	AMSELCO
F-63	NMC 155752	81 O. R.	284	AMSELCO
F-64	NMC 155753	81 O. R.	285	AMSELCO
F-65	NMC 155754	81 O. R.	286	AMSELCO
F-66	NMC 155755	81 O. R.	287	AMSELCO
F-67	NMC 155756	81 O. R.	288	AMSELCO
F-68	NMC 155757	81 O. R.	289	AMSELCO
F-69	NMC 155758	81 O. R.	290	AMSELCO
F-70	NMC 155759	81 O. R.	291	AMSELCO
F-71	NMC 155760	81 O. R.	292	AMSELCO
F-72	NMC 155761	81 O. R.	293	AMSELCO

F-73	NMC 155762	81 O. R.	294	AMSELCO
F-74	NMC 155763	81 O. R.	295	AMSELCO
F-75	NMC 155764	81 O. R.	296	AMSELCO
F-76	NMC 155765	81 O. R.	297	AMSELCO
F-77	NMC 155766	81 O. R.	298	AMSELCO
F-78	NMC 155767	81 O. R.	299	AMSELCO
F-79	NMC 155768	81 O. R.	300	AMSELCO
F-80	NMC 155769	81 O. R.	301	AMSELCO
F-81	NMC 155770	81 O. R.	302	AMSELCO
F-82	NMC 155771	81 O. R.	303	AMSELCO
F-83	NMC 155772	81 O. R.	304	AMSELCO
F-84	NMC 155773	81 O. R.	305	AMSELCO
F-85	NMC 155774	81 O. R.	306	AMSELCO
F-86	NMC 155775	81 O. R.	307	AMSELCO
F-87	NMC 155776	81 O. R.	308	AMSELCO
F-88	NMC 155777	81 O. R.	309	AMSELCO
F-89	NMC 155778	81 O. R.	310	AMSELCO
F-90	NMC 155779	81 O. R.	311	AMSELCO
F-91	NMC 80983	71 O. R.	405	AMSELCO
F-92	NMC 80984	71 O. R.	406	AMSELCO
F-93	NMC 80985	71 O. R.	407	AMSELCO
F-94	NMC 80986	71 O. R.	408	AMSELCO
F-95	NMC 80987	71 O. R.	409	AMSELCO
F-96	NMC 80988	71 O. R.	410	AMSELCO
F-97	NMC 123105	35 O. R.	306	AMSELCO
F-98	NMC 123106	35 O. R.	307	AMSELCO
F-102	NMC 123107	35 O. R.	308	AMSELCO
F-104	NMC 123108	35 O. R.	309	AMSELCO
F-106	NMC 123109	35 O. R.	310	AMSELCO
F-108	NMC 123110	35 O. R.	311	AMSELCO
F-110	NMC 123111	35 O. R.	312	AMSELCO
F-112	NMC 123112	35 O. R.	313	AMSELCO
F-118	NMC 123113	35 O. R.	315	AMSELCO
F-120	NMC 123114	35 O. R.	316	AMSELCO
F-122	NMC 123115	35 O. R.	317	AMSELCO
F-124	NMC 123116	35 O. R.	318	AMSELCO
F-126	NMC 123117	35 O. R.	319	AMSELCO
F-128	NMC 123118	35 O. R.	320	AMSELCO
F-130	NMC 123119	34 O. R.	507	AMSELCO
F-198	NMC 123120	35 O. R.	314	AMSELCO
DOE RUN 1	NMC 123121	35 O. R.	322	AMSELCO
DOE RUN 2	NMC 123122	35 O. R.	323	AMSELCO
GOSSAN	NMC 123155	J-O.D.M.L.	268	AMSELCO
H-1	NMC 80976	71 O. R.	398	AMSELCO
H-2	NMC 80977	71 O. R.	399	AMSELCO
H-3	NMC 80978	71 O. R.	400	AMSELCO
H-4	NMC 80979	71 O. R.	401	AMSELCO
H-5	NMC 80980	71 O. R.	402	AMSELCO
H-6	NMC 80981	71 O. R.	403	AMSELCO
SADIE 1	NMC 123156	47 O. R.	78	AMSELCO
SADIE 3	NMC 123158	47 O. R.	80	AMSELCO
SADIE 4	NMC 123159	47 O. R.	81	AMSELCO
SADIE 5	NMC 123160	47 O. R.	82	AMSELCO
SADIE 6	NMC 123161	47 O. R.	83	AMSELCO

SADIE 7	NMC 123162	47 O. R.	84	AMSELCO
SADIE 8	NMC 123163	47 O. R.	85	AMSELCO
SADIE 9	NMC 288379	117 O. R.	17	AMSELCO
SADIE 10	NMC 288380	117 O. R.	18	AMSELCO
SADIE 11	NMC 288381	117 O. R.	19	AMSELCO
SADIE 12	NMC 288382	117 O. R.	20	AMSELCO
SADIE 18	NMC 288383	117 O. R.	21	AMSELCO
SADIE 19	NMC 288384	117 O. R.	22	AMSELCO

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Windfall Venture
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EUREKA COUNTY, NEVADA
M.N. REBALEATI, RECORDER
FILE NO. FEE \$ 38-
132785