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CERTIFIED TO BE A TRUE COPY CAROL C. FITZGERALD, Clerk United States District Court

PD. Doday Clerk

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U.S. DISTRICT COURT
DISTRICT SVADA
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OCT 23 1990

CAROL C. MAGERALD, CLERK

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UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEVADA

GILBERT WESTERN CORPORATION, a Delaware corporation,

Plaintiff.

AMENDED JUDGMENT (ROCKY MOUNTAIN FABRICATION, INC.)

VS.

Case No. CV-N-90-26-BRT

TONKIN SPRINGS GOLD MINING COMPANY, a Colorado corporation, and U.S. GOLD CORPORATION, a Colorado corporation,

Defendants.

A Judgment, dated September 7, 1990, having been entered by the Court in this matter in favor of Rocky Mountain Fabrication, Inc., and against defendant Tonkin Springs Gold Mining Company, and the Court having ordered at a hearing held on October 4, 1990, that all written Judgments heretofore entered in this matter be amended to add U.S. Gold Corporation, a Colorado corporation, as a judgment debtor, and counsel for U.S. Gold ROCK 22 PAGE 073

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Corporation having been present at said hearing and having stipulated and agreed that U.S. Gold Corporation would voluntarily subject itself to the jurisdiction of the Court in this matter without necessity of further pleading or service of process and acquiesce in the entry of judgment against it, as ordered by the Court, and good cause therefor appearing, it is hereby

ORDERED that U.S. Gold Corporation be joined as a defendant in this matter; and it is hereby

FURTHER ORDERED that the Judgment in this matter in favor of Rocky Mountain Fabrication, Inc., and against Tonkin Springs Gold Mining Company, dated September 7, 1990, be amended and said Judgment is hereby amended, to provide that it is hereby

ORDERED, ADJUDGED AND DECREED that claimant Rocky Mountain Fabrication, Inc. have judgement in its favor and against defendants Tonkin Springs Gold Mining Company and U.S. Gold Corporation, jointly and severally, as follows:

- 1. The principal sum of FIVE HUNDRED AND SEVENTY-EIGHT THOUSAND AND FIVE AND 58/100 DOLLARS (\$578,005.58).
- 2. Interest on said principal sum to August 24, 1990 in the sum of EIGHTEEN THOUSAND TWO HUNDRED AND NINETY AND 31/100 DOLLARS (\$18,290.31)
- 3. Interest to accrue from August 24, 1990 at the rate provided by law for judgments rendered in the District Courts of

the United States of America until this judgment is fully paid; and it is hereby

FURTHER ORDERED that this Amended Judgment shall relate back to the date of the original Judgment for all purposes; and it is hereby

FURTHER ORDERED that execution on this judgment shall be stayed until further order of the Court; and it is hereby

FURTHER ORDERED that the claims of claimant Rocky Mountain Fabrication, Inc. to an order of foreclosure of its mechanic's lien in this matter and to attorneys fees, costs and costs of collection, all in accordance with the applicable laws of the State of Nevada, shall be fully preserved (subject to pro tanto reduction of such claims by any amounts actually collected pursuant to this Judgment) for further decision and disposition by the Court.

DATED this day of October, 1990.

BY THE COURT:

Bruce R. Thompson United States District Judge

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