

142209

Affidavit or Statement of Annual Assessment Work (PROOF OF LABOR)

ON UNPATENTED MINING CLAIM

TO ALL WHOM IT MAY CONCERN:

The undersigned hereby certifies (certify) that he (she, they) has (have) expended more than \$200.00 dollars for labor and improvements, as the annual assessment work for the year ending September 1, 1992, on the (list claim names here)

Way Cy #1

Way Cy #2

Way Cy #3

Way Cy #4

Way Cy #5

Way Cy #6

Way Cy #7

lode (placer) mining claim(s) in Section 16+17, Township 31 N, Range 51 E, in the Sagehen Mining District, in Eureka County, Nevada, owned by Celso B. Yraguen + Delmont Kayman P.O. Box 82 Carlin, Nevada for the purpose of holding said claim(s).

The claim map showing said claim(s) is filed as Document No. _____ in the Eureka County records.

Said labor was performed or improvements made by (name and address) Delmont Kayman + Celso B. Yraguen Box 82 Carlin, Nevada 89832

between the dates of September 2, 1991 and August 30, 1992, and consisted of sampling of all claims + assaying same. Grading of existing roads after winter damage.

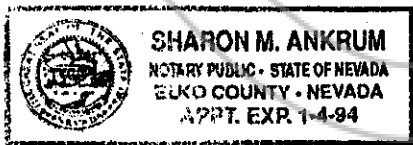
(Describe work done, and claim or part of claim affected)

Dated this 9 day of September, 1992.

Celso B. Yraguen
(Name of subscriber)

Sharon M. Ankrum
(Witness)

Katherine Yraguen
(Witness)



Subscribed and sworn to before me this 10th day of Sept, 1992.

RECORDER'S STAMP

BOOK 238 PAGE 375
OFFICIAL RECORDS
RECORDED AT THE REQUEST OF
Celso Yraguen
'92 SEP 11 P2:24

EUREKA COUNTY, NEVADA
M.N. REBALEATI, RECORDER
FILE NO. FEE \$12.25

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Note 1: This Affidavit or Statement of Annual Assessment work must be filed within 60 days after the performance of labor or making of improvements.

Note 2: "Each locator shall file two copies of a map prepared in accordance with NRS 517.030 with the county recorder in which the claim is located not later than September 1, 1972." NRS 517.230, Subsection 3.