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QUIT AIM DEED AND RESERVATION OF ROYALTY

THIS QUITCLM DEED AND RESERVATION OF ROYALTY is made and entered into this 20th day of Ferary, 2002, by and among Atlas Minerals Inc., a Colorado corporation, and its wholly-owned scidiaries Atlas Gold Mining Inc. and Atlas Precious Metals Inc., both Nevada corporations, address for each of which is 10920 W. Alameda Ave., Lakewood, Colorado 80226 (collevely, "Atlas"), and Bonanza Explorations, Inc., a Nevada corporation, whose address is 2900 utry Way, Suite #6, Reno, Nevada 89502 ("Bonanza").

PURSUANT 'THAT certain Option and Acquisition Agreement among Atlas Corporation (predecer-in-interest to Atlas Minerals Inc.), Atlas Gold Mining Inc., Atlas Precious Metals Inc., a Vengold Inc. (predecessor-in-interest to Bonanza), dated as of August 27, 1999 (the "Agreemt"), Atlas granted to Bonanza the option to purchase certain unpatented mining claims, and Bonza has now exercised that option.

NOW THERERE, for good and valuable consideration, the receipt and sufficiency of which are hereby ackwledged, Atlas does hereby remise, release and forever quitclaim to Bonanza, its successoand assigns forever, all of Atlas' right, title and interest in and to those unpatented mining clas situate in Eureka County, Nevada and listed on Exhibit A attached hereto and incorporat herein by reference (the "Claims"), reserving to Atlas the Production Royalty described beld. The conveyance of the Claims is made subject to (i) the production royalties set forth on \$2 of Exhibit A, and (ii) all liens, claims and encumbrances of record and pertaining to the Cms.

ATLAS CONYS ITS INTEREST IN THE CLAIMS TOGETHER WITH its right, title and interest in alides, ledges, veins and mineral-bearing rock, both known and unknown, lying within the boundes of the Claims, together with all dips, spurs, and angles, and all the ores, mineral-bearing artz, rock and earth or other deposits therein or thereon and all of the rights, privileges and anchises thereto incident, and all and singular the tenements and hereditaments thereupor in anywise appertaining, and the rents, issues and profits thereof, and also all the estate, rig title, interest, property, possession, claim and demand whatsoever, as well in law as in equit of Atlas of, in or to the Claims and every part and parcel thereof.

ATLAS HERTY reserves, and Bonanza hereby agrees to pay to Atlas, its successors and assigns, a product royalty (the "Production Royalty"), which the parties intend to be a covenant running withe land, from the production and sale by Bonanza, its successors and assigns, of Mineral Plucts (as defined in Exhibit B) from the Claims. The percentage of Net Smelter Returns payal to Atlas is:

(a) Two pent of Net Smelter Returns on those Claims listed on Part 1 of Exhibit A; and

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(b) A percege of Net Smelter Returns equal to the difference between two percent and the tual percentage royalty less than two percent held by third parties on those Chis listed on Part 2 of Exhibit A.

The calculation and pnent of the Production Royalty shall be made in accordance with the provisions of Exhibit Eached hereto and incorporated herein by reference.

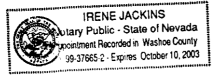
ATLAS CONVS the Claims and Bonanza accepts the Claims in an "AS IS, WHERE IS" condition, without tranty of any kind, whether express, implied or statutory.

IN WITNESS IEREOF, Atlas and Bonanza have caused this Quitclaim Deed to be duly executed as of thete first above written.

Atlas Minerals Inc Colorado corporation	Bonanza Explorations, Inc., a Nevada corporation
By: Name: Gerl. Davis Title: Primary Financial Officer	By: Name: Brankinin Title: Paridont
	(asidont
STATE OF COLCADO)	
COUNTY OF JEFRSON)	
This instrumewas acknowledged before	me on February <u>20</u> , 2002, by Gary E. Davis
as Principal Financial Geer of Atlas Minerals Inc.	, a Colorado corporation.
	LEVE O
. ()	WITNESS my hand and office at AR
My commission expir $4/24/2003$.	Colleen Bover 0
STATE OF NEV/A	S. AUB.
) ss: COUNTY OF W∄OE)	WATE OF CHANGE
man i haraladand h	pefore me on February 7, 2002, by
This instrum was acknowledged to Brim Kirwin as President	pefore me on February <u>7</u> , 2002, by of Bonanza Explorations, Inc., a Nevada
corporation.	•

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WITNESS my 1d and official seal.



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EXHIBIT A

The following unpaten lode mining claims situated in Sections 4 and 5, Township 22 North, Range 50 East, and in Sion 32, Township 23 North, Range 50 East, Mt. Diablo Meridian, Eureka County, Nevad

	RECORD	BLM	EUREKA	COUNTY
CLAIM NAME	OWNER	NMC#	BOOK	PAGE
R #13, as amende	APMI	164135	201	557
			85	53
R #14, as amende	APMI	164136	201	558
			85	54
R #52, as amende	APMI	361638	201	561
			142	156
R #53, as amendo	APMI	361639	201	562
			142	157
R #54, as amende	APMI	361640	201	563
			142	158
RC	APMI	567865	201	554
RD	APMI	567866	201	555
RF	APMI	567867	201	556

The above claims are sect to the provisions of the following:

- Agreement for thouchase and Sale of Mining Claims between NL Industries, Inc. and Phelps Dodge Corration, dated July 1, 1987, and the subsequent Quitclaim Deed between NL Industries Inc., and through its NL Baroid Division, and Phelps Dodge Corporation dated May 28, 198 recorded June 5, 1987 in Book 157, Page 113 of the official records of Eureka County, NVnd
- Option Agreemenctween Phelps Dodge Mining Company, a division of Phelps Dodge Corporation, and las Corporation, dated September 26, 1991, as amended by letter agreement dated Juary 21, 1992, and the subsequent Special Warranty Deed from Phelps Dodge Corporation Atlas Corporation dated April 22, 1992, recorded May 4, 1992 in Book 234, Page 262 of tofficial records of Eureka County, NV; and
- Quitclaim Deed fn Atlas Corporation to Atlas Precious Metals Inc. dated April 22, 1992, recorded May 8, 12 in Book 234, Page 319 of the official records of Eureka County, NV.

The following unpated lode mining claims situated in Sections 4 and 5, Township 22 North, Range 50 East, and Sections 32 and 33, Township 23 North, Range 50 East, Mt. Diablo Meridian, Eureka Cow. Nevada:

			RECORD	BLM	EUREKA	COUNTY
CLA	IM I	NAMF	OWNER	NMC#	воок	PAGE
WI	8		APMI	373448	147	205
WI	9		APMI	373449	147	206
WI	10		APMI	373450	147	207
WI	12	^	APMI	373452	147	209
WI	31		APMI	373471	147	228

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EXHIBIT A

WI	32	APMI	373472	147	229
WI	33	APMI	373473	147	230
WI	34	APMI	373474	147	231
WI	277	APMI	388513	153	67
WI	278	APMI	388514	153	68
WI	279	APMI	388515	153	69
WI	280	APMI	388516	153	70
WI	281	APMI	388517	153	71

The following unpater lode mining claims situated in Sections 22, 23, 26, and 27, Township 22 North, Range 49 E. Mt. Diablo Meridian, Eureka County, Nevada:

	RECORD	BLM	EUREKA	COUNTY
CLAIM NAME	OWNER	NMC#	воок	PAGE
Jasper 269	APMI	296387	120	40
Jasper 270, as antled	APMI	296388	141	587
Jasper 271, as antied	APMI	296389	143	162
Jasper 272, as anded	APMI	296390	143	164
Jasper 273, as antled	APMI	296391	135	56
Jasper 274, as anded	APMI	296392	143	166
Jasper 276, as antled	APMI	296394	143	168
Jasper 282	APMI	296400	120	53
Jasper 282A, as ended	APMI	314799	135	74
Jasper 283, as anded	APMI	296401	135	76
Jasper 283A	APMI	339282	135	78
Jasper 285, as anded	APMI	296403	135	80
Jasper 287, as anded	APMI	296405	135	82
Jasper 310, as anded	APMI	296428	143	174
Jasper 312, as anded	APMI	296430	143	176
Jasper 314, as anded	APMI	296432	135	92
Jasper 315, as anded	APMI	296433	135	96
Jasper 316, as anded	APMI	296434	135	98
Jasper 317, as anded	APMI	296435	135	102
Jasper 322, as anded	APMI	296439	135	110
Jasper 323	APMI	296440	135	112
Jasper 323A	APMI	339285	135	114
Jasper 325	APMI	296442	120	95
	and the same of th	1		

The following unpated lode mining claims situated in Sections 22, 23, 26, and 27, Township 22 North, Range 49 E. Mt. Diablo Meridian, Eureka County, Nevada:

EUREKA COUNTY RECORD BLM BOOK **PAGE OWNER** NMC# CLAIM NAMI

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Jasper 275, as antied	CORP	296393	135	60
Jasper 277, as anded	CORP	296395	135	64
Jasper 278, as amied	CORP	296396	143	170
Jasper 279, as antied	CORP	296397	135	68
Jasper 280, as amied	CORP	296398	143	172
Jasper 281	CORP	296399	120	52
Jasper 281A, as anded	CORP	314798	135	72
Jasper 316A, as ended	CORP	314800	135	100
Jasper 318, as anued	CORP	296436	135	104
Jasper 319, as antied	CORP	296437	135	106
Jasper 320, as antied	CORP	296438	135	108
Jasper 364A, as anded	CORP	314801	135	124
				- Tale -

The following unpater lode mining claims situated in Section 26, Township 22 North, Range 49 East, Mt. Diablo Mdian, Eureka County, Nevada:

CLAIM NAME	RECORD OWNER	BLM NMC#	EUREKA BOOK	COUNTY PAGE
CLAIM NAME	OWNER	MMC #	BOOK	TAGE
WAH 22, as amied	APMI	293570	128	297
WAH 23, as amied	APMI	293571	128	298

The following unpated lode mining claims situated in Sections 26 and 27, Township 22 North, Range 49 East, . Diablo Meridian, Eureka County, Nevada:

		RECORD	BLM	EUREKA	COUNTY
CLAIM NAM	E	OWNER	NMC#	воок	PAGE
WAH 24, as an	need	CORP	293572	143	159
WAH 25, as an	need	CORP	293573	143	160
WAH 26, as an	need	CORP	293574	128	301
WAH 27, as an	ned	CORP	293575	143	161
WAH 28, as an	næd	CORP	293576	128	303
WAH 30, as an	næd	CORP	293578	128	305
WAH 32, as an	næd	CORP	293580	128	307
WAH 34, as an	ned	CORP	293582	128	309
WAH 36, as an	næd	CORP	293584	128	311
WAH 38, as an	næd	CORP	293586	128	313
WAH 40, as an	næd	CORP	293588	128	315
WAH 41, as ar	næd	CORP	293589	128	316

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EXHIBIT B

NET SMELTER ROYALTY INTEREST

- 1. The Production yalty will be the appropriate percentage (calculated as set forth in the Quitclaim Deed to which this Exhibit B is attached to a maximum of 2%) of the Net Smelter Returns (as hereinafter fined) and will be paid to Atlas pursuant to the provisions and in accordance with the tes of this Exhibit B.
- 2. Net Smelter Rrns will be calculated on a calendar quarterly basis and will be equal to Gross Revenue (as henafter defined) less Permissible Deductions (as hereinafter defined) for such quarter.
- 3. In this Exhibit he following words have the following meanings:
- a. "Gross venue" means the aggregate of the following revenues (without duplication) actually rived or accrued in each quarterly period:
 - i. revenue from arm's length purchasers of all Mineral Products;
- ii. fair market value of all Mineral Products sold to persons not dealing at arm's length with the erator; and
 - iii. y proceeds of insurance on Mineral Products.
- b. "Mine:Products" means all ores, concentrates, minerals and refined or semirefined products product from the Claims.
- c. "Payorieans Bonanza and its successors and assigns who own or hold an interest in all or any pion of the Claims.
- d. "Payemeans Atlas or any successor or assign of Atlas who is the holder of all or any portion of the iduction Royalty.
- e. "Permible Deductions" means the aggregate of the following charges (without duplication) that are plor accrued with respect to Mineral Products produced from the Claims in each quarterly period
- i. costs, expenses and charges of any nature whatsoever which are either paid or incurred in corction with refinement or beneficiation of Mineral Products, including all smelter and refinery eges and all weighing, sampling, assaying, representation and storage costs, any umpire chas, and any penalties charged by the processor, refinery or smelter, but

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Exhibit B

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not including mining, using or concentration charges paid or incurred with respect to Mineral Products;

- ii. asportation costs for Mineral Products from the Claims to the place of beneficiation, process or treatment and thence to the place of delivery of Mineral Products to a purchaser thereof, inding shipping, freight, handling and forwarding expenses;
 - iii. es charges levied by any sales agent on the sale of Mineral Products;
 - iv. in transit insurance on Mineral Products; and
- v. / sales, excise, production, import, export and other taxes and levies, including mining taxes such Mineral Products (but excluding income taxes).
- f. All terrwhich are defined in the Quitclaim Deed to which this Exhibit B is attached and are used 'ein shall have the same meaning as defined in the Quitclaim Deed, unless the context expsly requires otherwise.
- 4. For greater centy, and without limiting the generality of the foregoing, all charges deducted by an arm's 13th purchaser of ores or concentrates whether for smelting, treatment, handling, refining, store or any other operation on or service relating to the Mineral Products that occurs after the pit of sale shall be considered to be legitimate deductions in arriving at the Net Smelter Returns punt.
- 5. Payor shall hathe right to commingle ore or concentrates produced from the Claims with ores or concentra produced from other mineral properties in which the Payor may have an interest, provided t Payor shall (i) adopt and employ reasonable practices and procedures for weighing, determing moisture content, sampling and assaying such ore or concentrates and recording such data, a (ii) utilize reasonably accurate recovery factors to determine the amount of Mineral Products a able to Claims. The Payee or its authorized representative shall have the right at all reasona times during normal business hours to examine and audit from time to time at its own expensive records of the Payor relative to the commingling of ores and concentrates producerom the Claims.
- 6. Payor agrees maintain up-to-date and complete records for any operations carried out on or with relation to Claims in respect of which a Royalty is payable. If treatment and/or smelting of the Miner roducts derived from such operations is performed off the Claims, accounts, records, statents and returns relating to such treatment and smelting arrangements shall be maintained brayor. Payee or its agents shall have the right at al reasonable times during normal businedours to inspect such accounts, records, statements and returns and make copies thereof at its o expense for the sole purpose of verifying the amount of Production Royalty payments.

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- 7. The Production oyalty will be calculated and paid within sixty (60) days after the end of each calendar quarter. Telter settlement sheets, if any, and a statement setting forth calculations in sufficied etail to show the payment's derivation (the "Statement") must be submitted with the paynt.
- 8. In the event thinal amounts required for the calculation of the Royalty are not available within the tipperiod referred to in Section 7 of this Exhibit B, then provisional amounts will be estimed and the Production Royalty paid on the basis of this provisional calculation. Positive agative adjustments will be made to the Production Royalty payment made during the succent quarter.
- Subject to the ustment provisions of this Exhibit B, all Production Royalty payments 9. will be considered finand in full satisfaction of all obligations of the Payor with respect thereto, unless the Pay delivers to the Payor a written notice ("Objection Notice") describing and setting forth a spec objection to the calculation thereof within sixty (60) days after receipt by the Payee of a Statent. If the Payee objects to a particular Statement as herein provided, the Payee will, for a rod of sixty (60) days after the Payor's receipt of such Objection Notice, have the right, upon ronable notice and at a reasonable time, to have the Payor's accounts and records relating to the culation of the Production Royalty in question audited by the auditors or other representativof the Payee. If such audit determines that there has been a deficiency or an excess in the paym made to the Payee such deficiency or excess will be resolved by adjusting the next quarly Production Royalty payment due hereunder. The Payee will pay all the costs and expenses such audit unless a deficiency of five (5%) percent or more of the amount due is determed to exist. The Payor will pay the costs and expenses of such audit if a deficiency of five (5% ercent or more of the amount due is determined to exist. All books and records used and kept the Payor to calculate the Production Royalty due hereunder will be kept in accordance w Canadian generally accepted accounting principles. Failure on the part of the Payee to make im against the Payor for adjustment in such sixty (60) day period by delivery of an Object. Notice will conclusively establish the correctness and sufficiency of the Statement and Produca Royalty payments for such quarter, and forever preclude the filing of exceptions thereto or king of claims for adjustment thereon by the Payee. Nothing herein will limit the Payee's rightrising out of fraud.

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OFFICIAL RECORDS
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LUMEKA COUNTY NEVADA M.N. REBALEATH RECORDER FILE NO. FEE\$ 22

178485

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STATE OF NEADA DECLARATIO OF VALUE

	FOR RECORDERS OPTIONAL USE ONLY
1. Assessor Parcel Niber (s)	Document/Instrument#: 178485
a) V A	Book: 349 Rage 96
b)	Date of Recording: 8/15/02
c)	Notes:
d)	
5. Partial Interest: Identage being transferred: The undersigned dects and acknowledges, under per and NRS 375.110, that information provided is corrected, and can be supted by documentation if called a provided herein. Furtmore, the disallowance of any contents and the supposed of the contents and the supposed of the contents and the contents are contents.	S NA S S S S S S S S S S S S S S S S S S
of additional tax due, y result in a penalty of 10% of the	ne tax due plus interest at 1% per month.
A Salleaghall	ha ininiha nadinawaniha lishin for any
Pursuant to NRS 3750, the Buyer and Seller shall	be jointly and severally habie for any
additional amount od.	0.110
Signature	Capacity President - Buyer
Signature	Capacity
T /	\\\
SELLER (GRANT) INFORMATION BI	JYER (GRANTEE) INFORMATION
(REQUIRE	(REQUIRED) 1 Name: Binonza Endorations Inc
Pillit Waite.	ress: 290 Genter Way, Suite 6
Audiess.	
City.	
State: Zip: Stat	NV 2.15.
	ING
COMPANYIPERSI REQUESTING RECORD	ano
(REQUIRED IF NOT THE LER OR BUYER)	Escrow#
Print Name:	
Address: State:	
City: State:	Zip:

(AS A PLIC RECORD THIS FORM MAY BE RECORDED)