180988

AGREEMENT AND SPECIAL WARRANTY DEED RES:VING OVERRIDING ROYALTY INTEREST

This Agreement i Special Warranty Deed Reserving Overriding Royalty Interest ("Deed") is made effectives of this day of December, 2002, between Idaho Resources Corporation, a Nevada cioration ("Idaho"), with principal offices at 101 South Third Street, Suite 101, Grand Junctic Colorado 81501, as grantor, and Placer Dome U.S., Inc., a California corporation ("PDUS"), hing an office at 240 South Rock Boulevard, Suite 117, Reno, Nevada 89502, as grantee. Idahod PDUS are hereafter sometimes referred to collectively as the "Parties" and individuals a "Party".

Idaho, for and in isideration of Ten Dollars (\$10.00) and other valuable consideration received from PDUS, theceipt and sufficiency of which are acknowledged, hereby bargains, sells, deeds and conveys PDUS, its successors, and assigns, the unpatented mining claims described in Schedules I, and III attached hereto (the "Claims"), reserving, however, a perpetual, overriding roty interest as specified below, in the Claims and in any other mineral properties and interests sently owned by Idaho, or which may hereafter be acquired by Idaho or PDUS prior to June 1083, within the Area of Interest, all as more fully described in this Deed. The Claims and or mineral properties and interests in the Area of Interest that are subject to the royalty reved by this Deed are referred to herein as the "Subject Property."

Article I. <u>Percentage, Royalty Bases, and</u> <u>Method of Calculation of Royalty</u>

1.1 Percent: of Royalty. PDUS shall pay to Idaho an overriding royalty (the "Royalty") equal to thi(3 %) of the applicable Royalty Base with respect to all gold, silver,

and other salable ores, mls, minerals, materials and other mine or mill products (collectively, "Production") produced m the Subject Property after the effective date of this Deed and sold by or for PDUS, all in audance with the provisions hereinafter set forth in this Article I.

Some of the Clas that are listed on Schedules II and III lie partly within Township 26 North, Range 49 East of Mt Diablo Base and Meridian. Idaho conveyed to PDUS certain claims owned by it that wholly with T.26N., R49E. by a Special Warranty deed, dated as of October 18, 2002 and reded on November 6, 2002 in Book 353 commencing at Page 372 of the Official Records of Recorder of Eureka County, Nevada, and with respect to such conveyed claims, PDU3d Idaho are parties to a Partial Relinquishment of Overriding Royalty Interest and Modificatiof Conveyance and Grant of Overriding Royalty, recorded on November 5, 2002, in Bk 353 commencing at Page 354 of the Official Records in the Office of the Recorder of Eure County, Nevada (the "Zeke Agreement"). The Parties agree that for any Production from an ortion of Claims that is situate within T. 26 N., R. 49 E., the calculation and rate of tralty payable will be made in accordance with the Zeke Agreement, and the Royalty rate wire 0.75% instead of 3%. Idaho shall convey to PDUS by a Special Warranty Deed any and of the Claims that lie wholly with T.26N., R49E. and such Claims shall thereupon become ject to the Zeke Agreement and shall no longer be subject in any respect to this Deed.

(a) (d and/or Silver. The Royalty Base applicable to gold or silver produced from the Subi Property, other than gold or silver contained in ores or concentrates that are shipped to a smer (which ores and concentrates are subject to Section 1.1(b)), shall be the "Gross Value," caloted as specified in this Section 1.1(a), regardless of how or in what form such gold or silver produced, including by in situ or solution mining, by mining ores and

the extraction of gold or ver by means of heap or vat leaching, by milling or other extraction methods, and by refining produce doré or Bullion. The term "Bullion," as used herein, means refined gold or silver meng the generally accepted commercial standards for refined gold or refined silver, as the castay be, recovered from Production by refining by an independent third-party refinery or recries. The number of ounces (wherever used herein "ounces" refers to Troy ounces) of gold silver contained in Bullion recovered in each month from Production shall be determined by trecords pertaining thereto of the said refinery or refineries.

(Gross Value for Bullion Produced by PDUS. If PDUS causes Bullion to be produced from ordined from the Subject Property, "Gross Value" shall be determined as provided in this Section (a)(1) by multiplying the ounces of gold and of silver contained in Bullion recovered durinny calendar month, by the respective average price for gold and silver Bullion for that month, follows:

- (i) Taverage monthly price of gold for the month of Production shall be calculately dividing the sum of all of the prices for gold reported for the month by the Leon Bullion Market Association in its P.M. Gold Fixes divided by the number days for which such prices were reported.
- (ii) I average monthly price for silver for the month of Production shall be determined by the average New York Silver Price as published daily by Handy and Harn, calculated by dividing the sum of all such prices reported for the month bac number of days for which such prices were reported.
- (iii) Lither the London Bullion Market Association P.M. Gold Fix or the Handy a Harman silver quotations cease to be published, all such references shall be baced with references to prices of gold and silver for immediate

delivery the most nearly comparable established market selected by mutual agreement the Parties as published in "Metals Week" or a similar publication.

The product obtained by altiplying the number of ounces of gold contained in Bullion recovered during any min by the average monthly price for gold Bullion for such month (as such average monthly pr is determined as above provided), shall be added to the product obtained by multiplying number of ounces of silver contained in silver Bullion recovered during that month by the rage monthly price for silver for such month, (as such average monthly price is determed as above provided), and the sum of those amounts shall constitute the Gross Value Royaltyase for calculation of gold/silver Royalty applicable to this Section 1.1(a) due for that mont

(Gross Value for Doré Sold by PDUS. If PDUS sells doré produced from ores mined from thubject Property to an unaffiliated third party "Gross Value" shall be determined as provided this Section 1.1(a)(2) and shall be equal to the product obtained by multiplying the ounces cold and of silver contained in such doré sold during any calendar month by recovery rate cified in the contract of sale (or in the absence of a specified contractual rate, by the ual recovery factor) and then by the respective average price for gold and silver Bullion for thmonth (determined as specified in Section 1.1(a)(1)).

ores mined from the Suct Property or concentrates (other than doré) produced therefrom to an unaffiliated third party, ross Value" shall be determined as provided in this Section 1.1(a)(3) and shall be equal to thosount of proceeds actually received by PDUS from the sale of such ore; provided, however at if the contract of sale provides that the proceeds to be received by

PDUS are reduced by agreessing costs incurred by the purchaser, the stated amount of such processing costs shall bidded to the Gross Value of the ores or concentrates.

Interest. The Parties ag that if PDUS elects to ship ore or concentrate that is subject to Royalty payment pursua to Section 1.1(a) to milling or other processing facilities or to a point of sale which is situate are than ten (10) miles from the exterior boundaries of the Area of Interest, PDUS shall be swed to deduct from the Royalty Base the actual cost of transporting ore or concentrate from US's mine site to such mill or other processing facility.

- Royalty in respect to orroduced from the Subject Property and/or concentrate derived from ores produced from the bject Property (other than ore principally valuable for the uranium and/or vanadium contenereof) which are sold in an arms-length sale to a third-party smelter by PDUS shall be the NSmelter Returns received therefrom. The term "Net Smelter Returns" means the amount actur received by PDUS from the smelter less, to the extent paid by PDUS:

 (i) the costs of surface asportation, inclusive of insurance, of the ores from the Subject Property (in the case of as sold in the crude state) or of the concentrates from the mill (in the case of the sale of concrate derived from such ores) to the smelter, (ii) the costs of smelting such ores or concentrat and (iii) any metallurgical penalties, surcharges or other charges made or imposed by the smelt.
- (c) <u>knium and/or Vanadium Ore</u>. The Royalty Base for calculation of Royalty in respect to oprincipally valuable for uranium and/or vanadium which is mined and sold from the Subject Pierty, if such ore is sold in the crude state in an arms-length sale, shall be the Net Sales Price gived therefor. "Net Sales Price" shall mean the proceeds received

from the sale of such oress the costs of surface transportation, including insurance, of the ore from the Subject Properto the point of sale. If such ore is concentrated by PDUS, either on its own facilities or by meaof tolling arrangements, or if such ores are sold other than as a result of an arms-length transaon, then the term "Net Sales Price" shall mean the prevailing price paid at the time such ore mined for ores of like grade and metallurgical characteristics f.o.b. the Subject Property by are purchases of uranium and/or vanadium ores.

- (d) <u>Cr Mineral, Substances and Ores.</u> If PDUS should produce and sell any minerals, substancer ores from the Subject Property, other than those encompassed within the provisions of Sectio 1(a) through (c), the Royalty Base for calculation of the Royalty applicable thereto shall the net proceeds received for such substances after deducting the cost of the transportation the from the Subject Property to the point of sale.
- 1.2 Effect of position of Federal Royalty; Net Proceeds of Mines Taxes. If, in the future, a royalty is impul on, and required to be paid upon, Production from the Subject Property by the United ses of America, the amount of such royalty actually paid to the United States by PDUS may be ducted by PDUS from the applicable Royalty Base before calculation of the Royalty payable respect to Production from the Subject Property burdened by such royalty. Idaho shall be ponsible for payment of any Net Proceeds of Mines taxes imposed by the State of Nevada in sect to Royalty paid under this Deed.
- 1.3 <u>Committing of Ores.</u> Prior to commingling any ores, minerals or materials produced from propert outside of the Area of Interest with Production derived from the Subject Property, all su commingled ores, minerals and materials from each source shall first be weighed or measuresampled, assayed and metallurgically analyzed in accordance with sound mining and metargical practice in order that the Royalty due Idaho hereunder can be

reasonably and accurate etermined. Upon request to PDUS, Idaho shall have the right to have a representative present he time all such samples and measurements are taken. Idaho shall have the right to obtain nple splits for separate assaying in order to determine the accuracy of the assays of PDUS. PIS shall make available to Idaho pertinent technical data and records within its possession remably required to determine the accuracy of calculation made by PDUS of Royalty payalupon commingled ores, minerals or materials.

- 1.4 Furnishi Marketing Information. Idaho shall have the right to be supplied monthly with duplicate tlement sheets from any refinery, mill, smelter or other purchaser of Production derived frome Subject Property, whether or not the mine products have been sold, and shall be supplied w PDUS's monthly reports of mining, milling and leaching activities relating specifically to Subject Property and sufficient information as to the amounts of the gold and silver contained doré and Bullion recovered during the month so that Idaho will be able to determine the arent of Production on which Royalty is due to Idaho.
- transfer, at the election idaho, to the Depository Agent designated in Section 1.6. Royalty on Production shall be paye monthly by the last day of the month following the month in which settlement is made. PE shall accompany each such payment with sufficient detailed data showing quantities of Fruction produced and refined, in respect to gold or silver, or sold in respect to other types croduction, in order that Idaho may verify the accuracy of each payment.
- 1.6 <u>Deposite Agent</u>. The Grand Valley National Bank, P. O. Box 4090, Grand Junction, CO 81502, (t"<u>Depository Agent</u>") is hereby designated by Idaho as its agent to receive Royalty payme which become due Idaho. Payments of Royalty by PDUS to

Depository Agent shall estitute full payment to Idaho. Idaho may change the Depository Agent from time to timey providing written notice to PDUS.

- 1.7 Hedging tivities. PDUS shall have the exclusive right to market and sell to third parties all Product produced from the Subject Property in any manner it chooses, including without limitan through forward sales and the repayment of gold loans, and to engage in hedging, pricrotection and similar activities. With respect to the Royalty payable under Section 1.1(a), throughly Base shall not include any profits received or losses suffered by PDUS as a result of in marketing, forward sales, hedging or price protection activities.
- 2.8 Objectice inality of Royalty Payments. Idaho at its sole election and expense, shall have the right to porm, not more frequently than once annually following the close of each calendar year, an ait of PDUS's accounts relating to payment of the Royalty by any authorized representative Idaho. Any such inspection shall be for a reasonable length of time during regular business ars, at a mutually convenient time, upon at least five (5) business days prior written notice by ho. All payments of Royalty made in any calendar year shall be considered final and in I accord and satisfaction of all obligations of PDUS with respect thereto, unless Idaho gis written notice describing and setting forth a specific objection to the calculation thereof witi one (1) year following the end of the calendar year. PDUS shall account for any agreed on deficit or excess in royalty payments made to Idaho by adjusting the next monthly statement payment following completion of such audit to account for such deficit or excess.

Article II. Subject Property

2.1 <u>Propert and Interests Presently Owned or Held by Idaho</u>. The mining claims, properties and interestserein presently owned or held by Idaho which are subject to the

Royalty and rights and irrests conveyed to PDUS under this Deed, are specifically listed and described on Schedules I, and III, hereto attached and incorporated herein by this reference for all purposes. If Idaho pently owns mining claims, properties and/or mineral interests within the Area of Interest white are not described on Schedules I, II, and III, upon the request of PDUS (i) such mining oms, properties and/or mineral interests shall become a part of the Subject Property, (ii) Icb shall promptly convey such claims, properties or mineral interests to PDUS, subject to all of terms of this Deed, including the obligation to pay Idaho the Royalty thereon.

- (a) The sims identified on Schedule I consist of existing claims owned by Idaho, for which the resite claim maintenance fees due August 31, 2002 have been paid to the BLM, and for which Nee of Intent to hold unpatented mining claims has been recorded in the Office of the Recorder Eureka County, Nevada.
- (b) The tims identified on Schedule II consist of claims which were located by Idaho during August, Stember and October, 2002. Idaho has recorded location certificates and claim location maps at where appropriate, notices of intent to hold for the claims listed on Schedule II with the Erka County Recorder and has filed copies of the location certificates and appropriate maps with BLM, and has paid the appropriate fees for recording and filing these documents. Idaho has nished to PDUS receipts from Eureka County and the BLM for such recording and filing co. which total \$73,553. Promptly following the effective date of this Deed, PDUS shall reinurse Idaho the amount of such recording and filing costs. If requested by PDUS, Idaho agree execute a confirming conveyance to PDUS with respect to the Claims on Schedules II and IIAny such confirming conveyance shall be subject to all the terms and conditions of this Decorduding the obligation to pay Idaho the Royalty thereon.

- (c) The tims identified on Schedule III consist of claims which were located by PDUS but as agent for I:o, during September and/or October, 2002. PDUS will complete the acts of locating, monumting and recording location certificates and claim location maps in the Office of the Recorder cureka County, and to file copies with the BLM, all at PDUS's expense.
- 2.2 <u>Area of trest</u>. As used in this Deed, "<u>Area of Interest</u>" means the following area:

T. 24 N., R. 50 MDB&M

Section ↓W 1/4

Section 1/2

Section \ \frac{1}{2}

T 25 N., R. 49 IMDB&M

Section: 2, 3: All

Sections, 11, 12, 13, 14, 15: All

Section NW 1/4 and E 1/2

Section4, 25: All

Section NE 1/4 and N 1/2 SE 1/4

Section: 6 N 1/2 NW 1/4 and NE 1/4

There shall be excepterom the Area of Interest, the lands subject to any claims owned on August 30, 2002 by We Knight Resources Ltd. in T. 25 N., R. 49 E. (White Knight's "IR" claim group). The language to those IR claims are subject to a Confidentiality Agreement between PDUS and We Knight Resources Ltd., dated February 11, 2002. If any portion of

any of the Claims are locd on lands that were subject to those IR claims, the conflicting portion of the Claims shabe abandoned.

T. 25 N., R. 50 MDB&M

Section 7 1/2

Sections 4, 5, 6, 7, 8, 9, 10: All

Section W 1/2

Section W 1/2

Sections 16, 17, 18, 19, 20, 21, 22: All

Section W ½

Section W ½

Sections, 29, 30, 31, 32, 33: All

Section NW 1/4

T. 26 N., R. 50 MDB&M

Section W 1/2

Section 3, 28, 29, 30: All

Sections, 32, 33, 34: All

Section W 1/2

For illustrative poses, a copy of a map, at approximate scale 1" = 1.18 miles, showing the Area of Interest is ached as Schedule IV, with the understanding that the location of the eastern boundary of the hite Knight IR claims is as yet only approximate, and to the extent the claim monuments can readily found, will be surveyed at Idaho's expense.

2.3 Obligation Idaho and PDUS In Respect to Mineral Interests Acquired Within Area of Interest. Both ho and PDUS shall be free to locate mining claims or otherwise

acquire mining claims mineral interests within the Area of Interest, subject to the following conditions:

- (a) IDUS should amend, relocate or patent any of the mining claims which are or which may beco subject to this Deed, any such amended, relocated or patented claim shall be considered for purposes, to be a part of the Subject Property, subject to all of the terms and conditions or's Deed, including the obligation to pay Idaho the Royalty thereon as specified in Article I hof.
- (b) Sject to Section 3.3(b), after the date of this Deed and prior to June 1, 2083, PDUS acquires a mining claims, leases or mineral interests within the Area of Interest, such property shall becae a part of the Subject Property and subject to all of the terms and conditions of this Deed cluding the obligation to pay Idaho the Royalty thereon.
- mineral interests withing Area of Interest, it shall offer to sell and convey, or assign in the case of a lease or other contraright, such mining claims or mineral interests to PDUS, by giving written notice of such anisition to PDUS specifying the mining claims, leases or mineral interests acquired, the rare of the interests acquired, and its acquisition costs relating to such interests. PDUS shall be a period of 30 days from receipt of such notice to notify Idaho of its election to receive a coryance from Idaho of the interests so acquired. If PDUS fails, within such 30 day period, to afy Idaho of its election to receive a conveyance of the interests acquired by Idaho, then shall be deemed to have waived its right to acquire such interests. If PDUS timely elects to naire any mining claims or mineral interests offered to it hereunder, it shall reimburse Idaho fits costs of acquisition of such interests, and simultaneously Idaho shall convey to PDUS by assument (in the case of a lease or contract right) or by special warranty

deed (in the case of mig claims or mineral interests), subject to all of the terms and conditions of this Deed, including reservation by Idaho of the Royalty with respect to the acquired property.

(d) twithstanding any other provision of this Deed, the Royalty payable with respect to any of Subject Property that (i)becomes subject to this Deed pursuant to Section 2.3(b) or (c) anti)was acquired by Idaho or PDUS from a third party, shall be one percent (1%) and not the percent (3%).

Article III. ght of First Refusal – Abandonment of Claims

3.1 Grant oight of First Refusal. Except as provided in Section 3.2, if Idaho should elect to sell all c portion of its rights and interests in the Royalty and has received an offer therefor from a th party (which may be conditioned upon the performance of usual and customary "due diliger by the offering third party), then Idaho shall first offer the interest to be sold to PDUS by wen notice specifying the name of the prospective purchaser, the portion of the interest to be solnd the price (which in any event must be a monetary amount) and the terms of payment of thurchase price. PDUS shall have a period of 30 days from receipt of such notice in which to tify the Idaho of its election to purchase the offered interest at a price equal of the price and prient terms offered by the offering third party. If PDUS fails, within such 30 day period, to be to purchase the interest offered, then at the end of the period Idaho may proceed with the s to the offering third party at the price and in accordance with the terms contained in the notice on to PDUS, provided that the closing of the sale to the third party shall be made within I days of the end of the 30 day period specified above, or the sale shall become void and PDU: first refusal rights shall be reinstated. If PDUS agrees to purchase the

offered interest, in the nner above provided, a closing of the sale to PDUS shall be held within 30 days thereafter.

3.2 <u>Circumsces Excluded From Right of First Refusal</u>. The right of refusal granted by Section 3.1, all not apply to nor restrict the mortgaging or encumbering of Idaho's interest as collateral forums; but shall apply to a foreclosure sale which might result therefrom and to a transfer in lieu foreclosure.

3.3 Abandoent of Claims.

- (a) Spect to the limitation of Section 4.1, if PDUS should elect to either cease performing annuassessment work or pay holding fees in lieu thereof or otherwise wish to abandon or relinquisny mining claims, mineral interests or property included in the Subject Property, PDUS will fireffer in writing sixty (60) days before assessment work or payment of holding fees in lieu there or other monetary commitments which become due on such claims, to quitclaim any of its irests therein to Idaho. If Idaho notifies PDUS that it desires to obtain such Subject Property be abandoned or relinquished in writing within 30 days after receipt of any such offer, PDUS all execute and deliver a quit claim deed, without any warranties of title, quitclaiming to Idaho, rights and interests in the claim(s) or property elected to be abandoned or relinquished by PDI
- (b) In accordance with the provisions of this Section 3.2, PDUS has abandoned or conveyed Idaho all of PDUS' interest in and to the Subject Property, the Area of Interest described in Seon 2.2 and the rights conferred and the obligations imposed by Sections 2.3, 3.1 and 3.hall terminate one year after the date of the last such abandonment or conveyance. Followinuch one year period, any right or interest in mining claims or minerals acquired by PDUS with the area defined in this Deed as the Area of Interest shall not be

subject to any provision this Deed, and specifically shall not be subject to any obligation by PDUS to pay Royalty tdaho.

Article IV. Miscellaneous

- 4.1 <u>Limitatis Under Rule Against Perpetuities</u>. If they have not terminated earlier pursuant to the provisic hereof, the Area of Interest described in Section 2.2 and the rights conferred and the obligons imposed by Sections 2.3, 3.1 and 3.3 shall terminate June 1, 2083.
 - 4.2 Rights toformation and of Inspection.
- 4.2(a) La. PDUS shall make available to Idaho, from time to time, as available and upon request, madet more frequently than quarterly (except in unusual circumstances such as sale of all or a nion of the Royalty), copies of exploratory drilling results, assay data, metallurgical test data, : reserve calculations, feasibility studies (including prefeasibility studies) and other technl information arising from to the Subject Property and reasonably relevant to the determinon of the value of the Royalty or revenues reasonably anticipated to be received therefrom. PIS may edit or redact any report, plan, study or analysis to be furnished to Idaho hereunder to rove therefrom such information and data from off of the Subject Property which, in PDT reasonable judgment, does not directly concern the Subject Property. PDUS' obligations to pide information and data under this Section 4.2 are subject to the limitation that, if PDUS an affiliate develops proprietary methods, technologies or processes which it keeps confider and which it reasonably believes gives it a competitive advantage, then PDUS may edit or lact any report, plan, budget, study or analysis to be furnished Idaho a manner which protects confidentiality of such proprietary methods, technologies or processes but which does not unronably deny Idaho access to the information and data generated thereby to which Idaho entitled pursuant to this Deed.

- 4.2(b) <u>brmation Relating to the Royalty</u>. PDUS shall maintain records accurately showing the antities of ore and grade thereof mined, leached, milled thereof or shipped from the Subjeroperty, which records shall be available for inspection and copying by Idaho or its agent drauthorized in writing at the mining or milling offices of PDUS at all reasonable times and urr reasonable circumstances.
- 4.3 No Warty of Data. Any information supplied to or obtained by Idaho pursuant to Section 4.2, shall be thout warranty of any kind by PDUS as to the completeness or accuracy of any estima, projections or conclusions contained therein.
- 4.4 Confidentity. Idaho shall maintain any information supplied to or obtained by it pursuant to Section 4 in confidence and, without prior written approval of PDUS, shall not disclose any of such intration to any third party other than, (i) as reasonably needed to enforce rights of Idaho under thDeed, (ii) in connection with the preparation and submittal of returns for income, gift or deatixes, (iii) to an agent or consultant of Idaho who has a bona fide need to be informed, (iv) to ander from which funds are sought to be borrowed, or (v) to a prospective purchaser cll or a portion of the interest of Idaho under this Deed; and subject, in instances stated in Sect. 4.4(iii), (iv) and (v), to the obtaining of a written agreement from the intended recipient of theformation to maintain the same in confidence without disclosure to third parties.
- 4.5 <u>Inspectiof Subject Property</u>. Idaho or its agents duly authorized in writing shall have the right at ronable times and under reasonable circumstances to enter upon any portion of the Subject Perty for the purpose of determining the value of the Royalty or revenues reasonably ampated to be received therefrom, provided that such entry and inspection shall be conced in accordance with PDUS's safety, security, and environmental

policies, and further, sa inspections shall be at the sole risk of Idaho or its agent. An Idaho representative or an ag of Idaho wishing to exercise the said right of inspection shall arrange

with PDUS in advanceereof as to the time when the inspection may be made in order that

operations of PDUS wnot be unduly inconvenienced thereby.

Counterts. This Deed may be executed in any number of counterparts, each of 4.6

which shall be an origi, with the same effect as if the signatures thereto and hereto were upon

the same instrument.

Notices all notices which may be made under the provisions of this Deed shall 4.7

be in writing and, at thection of the party giving the notice, may be sent by facsimile

transmission ("Fax"), inotice shall be deemed effective on the first business day following the

date the Fax was transited and the confirming copy thereof was placed in the United States

mail. Either a confirm; copy of a notice transmitted by Fax or a copy sent by mail only shall

be sent by first class retered or certified U.S. Mail in a properly addressed and stamped

envelope with return rept requested. The respective persons designated to receive notices for

the Parties, their addres and Fax numbers are as follows:

For PDUS:

Placer Dome Exoration, Inc.

Attention: Wiln C. Howald

240 South Rocloulevard, Suite 117

Reno, Nevada 802

Fax: (702) 856-09

With a copy to:

Placer Dome U Inc.

Attention: Corrate Secretary

1125 Seventee: Street, Suite 2310

Denver, Colora 80202

Fax: (303) 675'07

For Idaho:

Idaho Resourceorp.

P. O. Box 2183

Grand Junction O 81502

Fax: (970) 243)90

Either Party mehange the address(es) and/or the Fax numbers to which or persons to whose attention noticere required to be given by written notices to the other party designated above.

- Binding fect and Benefit. The provisions of this Deed shall be binding upon 4.8 and inure to the benefit the Idaho and PDUS and their respective successors and assigns.
- After Asired Title, Further Assurances. The Royalty and other rights and 4.9 interests conveyed to Ito hereby shall attach and appertain to all of the mining claims, mineral rights, properties, leasor interests therein described in Schedules I, II and III, and also to any other mining claims or neral rights, properties, leases or interest therein granting mining operating rights to PDI within the Area of Interest hereafter acquired by PDUS during the period prior to June 1, 33, without the necessity of the execution of amendment to or supplementation of thiced. Nevertheless, in order to supply record definitiveness to the properties and interesturdened by the Royalty, PDUS agrees from time to time to execute and deliver to Idaho such saial warranty deeds and other recordable instruments and to give such other assurances as mare reasonably required to achieve that purpose.
- 4.10 Special rranty of Title. Idaho warrants title to the rights, titles and interests granted and conveyed t'DUS by this Deed against, but only against, any person or party claiming the whole or ; part thereof by, through or under Idaho.
- 4.11 Effect ocadings. Headings and captions used in this Deed and grouping of provisions herein into sarate articles, sections and paragraphs are for ease of reference and

convenience, and do not and of themselves limit, expand, construe or modify the provisions contained herein.

- 4.12 <u>No Impl Covenants</u>. Idaho understands, and expressly acknowledges and agrees, that no implied renants, warranties or conditions whatsoever shall be read into, or implied by, this Deed reing to the exploration, development, prospecting, mining, processing, production, or marketing Production, or the time therefor, or to any obligation of PDUS hereunder, or to the merre of diligence thereof.
- 4.13 Entire Aement. The Parties acknowledge and agree that this Deed constitutes the entire agreement beten relating to the Area of Interest and supersedes all previous agreements, discussion attements and understandings, written and oral. There are no terms or conditions, express or idied, other than stated in this Deed.
- 4.14 <u>Governitaw</u>. This Deed shall be construed and enforced in accordance with the laws of the State of vada.

EXECUTED the day of December, 2002.

GRANTOR:

GRANTEE:

IDAHO RESOURCES IRPORATION

PLACER DOME U.S., INC.

By: Wo Wh in

W.I. Wilson Dident

William C. Howald,

Regional Exploration Manager

and the second of the second o	
) ss:	
County of Mesa	
Acknowledged ore me this May of Land 2002 by W.L. Wilson, President of Idaho Rescues Corporation.	
Witness my hannd official seal.	
My commission pires: 10/24/03	V
	2
Notary Public	

STATE OF NEVADA))ss:	
County of Washoe)	
Acknowledged fore me this day of December, 2002 by William C.	
Howald, Regional Explicion Manager and agent for Placer Dome U.S., Inc.	
Witness my hannd official seal.	
My commission pires: May 10, 2005	
IOANNIL MASTER	
: 1/1/1 · 1/1/	_
JOANNI: MASTER Notary Publistate of Nevada Appointment Rea in Washoe County	<u> </u>

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RÉD HILL PROJECT

SCHEDULE I

CLAIM NAME	BOOK/ PAGE	MENDED	BOOK/ PAGE	BLM NMC NO.	OWNER
CI 25	67/111			44768	Idaho Resources Corporation
CI 26	67/112			44769	P. O. Box 2183
CI 27	67/113			44770	Grand Junction, CO 81502
CI 28	67/114			44771	
CI 29	67/115			44772	
CI 30	67/116			44773	
CI 31	67/117			44774	/ /
CI 32	67/118			44775	
CI 33	67/119			44776	
CI 34	67/120			44777	
CJ 25 CJ 26	67/123 67/124	(44780 44781	
CJ 27	67/125			44782	
CJ 28	67/126			44783	
CJ 29	67/127		$\overline{}$	44784	
CJ 30	67/128			44785	
CJ 31	67/129	\wedge		44786	
CJ 32	67/130	/ /		44787	
CJ 33	67/131	/ /		44788	
CJ 34	67/132			44789	
CK 25	67/135			44792	

CLAIM NAME	BOOK/ PAGE	IENDED	BOOK/ PAGE	BLM NMC NO.	OWNER
CK 26	67/136			44793	
CK 27	67/137			44794	\ \
CK 28	67/138			44795	\ \
CG 25	88/125			169070	
CG 26	88/126			169071	
CG 27	88/127			169072	
CG 28	88/128			169073	
CG 29	88/129		< <	169074	
CG 30	88/130			169075	
CG 31	88/131			169076	
CG 32	88/132			169077	
CG 33	88/133			169078	
CG 34	88/134			169079	
	((\	\ \	
CH 25	88/137	\		169082	
CH 26	88/138			169083	
CH 27	88/139			169084	
CH 28	88/140			169085	
CH 29	88/141			169086	
CH 30	88/142			169087	
CH 31	88/143	/)		169088	
CH 32	88/144	/ /		169089	
CH 33	88/145			169090	
CH 34	88/146			169091	

CLAIM NAME	BOOK/ PAGE	IENDED	BOOK/ PAGE	BLM NMC NO.	OWNER
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CI 22	106/196			253887	\ \
CI 23	106/197			253888	\ \
CI 24	106/198			253889	_ \ \
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CL 10	140/4			351708	
CL 11	140/5		/	351709	
CL 12	140/6			351710	
CL 13	140/7		< <	351711	
					/ /
CM7	140/8		_	351712	
CM 8	140/9			351713	
CM 9	140/10			351714	
CM 10	140/11			351715	
CM 11	140/12		`	351716	
CM 12	140/13			351717	
CM 13	140/14			351718	
				/ /	
CM 5	164/510			435336	
CM 6	164/511			435337	
\					
CN 5	164/516	/)		435342	
CN 6	164/517	//		435343	
CN 7	164/518			435344	
CN 8	164/519			435345	

CLAIM NAME	BOOK/ PAGE	JENDED	BOOK/ PAGE	BLM NMC NO.	OWNER
CN 9	164/520			435346	
CN 10	164/521			435347	\ \
CN 11	164/522			435348	\ \
CN 12	164/523			435349	
CN 13	164/524			435350	
CN 14	164/525			435351	
CJ 18A	173/101			464005	
CJ 19A	173/102		< <	464006	
CJ 20A	173/103			464007	/ /
CJ 21A	173/104			464008	
CJ 22A	173/105			464009	
CJ 23A	173/106			464010	
CJ 24A	173/107			464011	
	((`	\ \	
CK 14A	173/108	\		464012	
CK 15A	173/109			464013	
CK 16A	173/110			464014	
CK 17A	173/111			464015	
CK 18A	173/112			464016	
CK 19A	173/113			464017	
CK 20A	173/14	/ /		464018	
CK 21A	173/115	//		464019	
CK 22A	173/116			464020	
CK 23A	173/117			464021	

CLAIM NAME	BOOK/ AMENDED PAGE	BOOK/ PAGE	BLM NMC NO.	OWNER
CK 24A	173/118		464022	
				\ \
CL 14A	173/119		464023	\ \
CL 15A	173/120		464024	_ \ \
CL 16A	173/121		464025	
CL 17A	173/122		464026	
CL 18A	173/123		464027	
CL 19A	173/124	//	464028	
CL 20A	173/125		464029	
CL 21A	173/126		464030	
CL 22A	173/127	_ \	464031	
CL 23A	173/128		464032	
CM 14A	173/130		464034	
CM 15A	173/131	/	464035	~
_	\ \)		
CK 135	173/147)	464046	
CL 135	173/146		464047	
				•
CM 135	173/145		464048	
	/ /			
CLAS	173/144		464049	
CJ 245	173/144		707077	

CLAIM NAME	BOOK/ PAGE	AENDED	BOOK/ PAGE	BLM NMC NO.	OWNER
CK 245	173/143			464050	
CJ 16R	255/470			685032	\ \
CJ 17R	255/471			685033	
CK 11R	255/472			685034	
CK 12R	255/473			685035	
CK 13R	255/474			685036	
CL 8R	255/475			685037	/ /
CL 9R	255/476			685038	
CL 24AR	255/477			685039	
CL 25AR	255/478			685040	
CKN 29	270/471			701279	
CKN 30	270/472			701280	
CKN 31	270/473			701281	
CKN 32	270/474			701282	
CGN 35	278/366	13/02	347/429	706941	
CGN 36	278/367	(13/02	347/430	706942	
CHN 35	278/368	^{13/02} ′	347/431	706943	
CHN 36	278/369	13/02	347/432	706944	

CLAIM NAME	BOOK/ PAGE	AENDED	BOOK/ PAGE	BLM NMC NO.	OWNER
	-			· · · · · · · · · · · · · · · · · · ·	
CIN 35	278/370	0/3/02	347/433	706945	\ \
CIN 36	278/371	03/02	347/434	706946	\ \
CJN 35	278/372	0/3/02	347/435	706947	
CJN 36	278/373	0:3/02	347/436	706948	
			,		
WEST 1	278/374			706949	
WEST 2	278/375			706950	
WEST 3	278/376			706951	
WEST 4	278/377			706952	
WEST 5	278/378			706953	
WEST 6	278/379			706954	
WEST 7	278/380			706955	
WEST 8	278/381			706956	
WEST 9	278/382	\		706957	
	7 /)	
INT 1	278/302			706877	
INT 2	278/303			706878	
INT 3	278/304		$\overline{}$	706879	
INT 4	278/305	\wedge		706880	
INT 5	278/306	/ /		706881	
INT 6	278/307	//		706882	
INT 7	278/308			706883	
INT 8	278/309			706884	

CLAIM NAME	BOOK/ PAGE	AENDED	BOOK/ PAGE	BLM NMC NO.	OWNER
INT 9	278/310			706885	
INT 10	278/311			706886	\ \
INT 11	278/312			706887	\ \
INT 12	278/313			706888	
INT 13	278/314			706889	
INT 14	278/315			706890	
INT 15	278/316			706891	
INT 16	278/317			706892	
INT 17	278/318			706893	
INT 18	278/319			706894	/ /
INT 19	278/320			706895	
INT 20	278/321	/		706896	
INT 21	278/322			706897	
INT 22	278/323			706898	
INT 23	278/324			706899	
INT 24	278/325			706900	
INT 25	278/326			706901	
INT 26	278/327			706902	
INT 27	278/328			706903	
INT 28	278/329			706904	
INT 29	278/330	Λ		706905	
INT 30	278/331	/ /		706906	
INT 31	2378/332	//		706907	
INT 32 .	278/333			706908	
INT 33	278/334			706909	

CLAIM NAME	BOOK/ PAGE	AENDED	BOOK/ PAGE	BLM NMC NO.	OWNER
INT 34	278/335			706910	
INT 35	278/336			706911	\ \
INT 36	278/337			706912	\ \
INT 37	278/338			706913	
INT 38	278/339			706914	
INT 39	278/340			706915	
INT 40	278/341		/	706916	
INT 41	278/342			706917	
INT 42	278/343			706918	
INT 43	278/344			706919	
INT 44	278/345			706920	
INT 45	278/346			706921	
INT 46	278/347			706922	
INT 47	278/348			706923	
INT 48	278/349			706924	
INT 49	278/350	\		706925	
INT 50	278/351			706926	
INT 51	278/352			706927	
INT 52	278/353			706928	
INT 53	278/354			706929	
INT 54	278/355			706930	
INT 55	278/356	/ /		706931	
INT 56	278/357	//		706932	
INT 57	278/358			706933	
INT 58	278/359			706934	

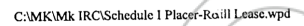
CLAIM NAME	BOOK/ PAGE	AENDED	BOOK/ PAGE	BLM NMC NO.	OWNER
INT 59	278/360			706935	
INT 60	278/361			706936	\ \
INT 61	278/362			706937	\ \
INT 62	278/363			706938	
INT 63	278/364	03/02	347/437	706939	
INT 64	278/365	03/02	347/438	706940	
			/		
STH 1	281/40			713253	
STH 2	281/41			713254	
STH 3	281/42			713255	/ /
STH 4	281/43			713256	
STH 5	281/44	_		713257	
STH 6	281/45			713258	
STH 7	281/46			713259	
STH 8	281/47			713260	
STH 9	281/48	\		713261	
STH 10	281/49			713262	
STH 11	281/50			713263	
INT 65	281/549			714729	
INT 66	281/550			714730	
INT 67	281/551	/ /		714731	e sej
INT 68	281/552	//		714732	
INT 69	281/553			714733	
INT 70	281/554			714734	

CLAIM NAME	BOOK/ PAGE	<i>A</i> ENDED	BOOK/ PAGE	BLM NMC NO.	OWNER
INT 71	281/555			714735	
INT 72	281/556			714736	\ \
INT 73	281/557			714737	\ \
STH 12	282/496			715605	
STH 13	282/497			715606	
STH 14	282/498			715607	
STH 15	282/499			715608	
STH 16	282/500			715609	
STH 17	282/501			715610	/ /
STH 18	282/502	122/02	352/204	715611	
STH 19	282/503	1:2/02	352/205	715612	
STH 20	282/504			715613	
STH 21	282/505			715614	
STH 22	282/506			715615	
STH 23	282/507	12/02	352/206	715616	
STH 24	282/508	22/02	352/207	715617	
STH 25	282/509	22/02	352/208	715618	
STH 26	282/510	22/02	352/209	715619	
INT 74	285/82	\wedge		718874	
INT 75	285/83	/ /		718875	
INT 76	285/84	//		718876	
INT 77	285/85			718877	
INT 78	285/86			718878	

CLAIM NAME	BOOK/ PAGE	AENDED	BOOK/ PAGE	BLM NMC NO.	OWNER
INT 79	285/87			718879	
INT 80	285/88			718880	\ \
INT 81	285/89			718881	\ \
INT 82	285/90			718882	
INT 83	285/91			718883	
INT 84	285/92			718884	
INT 85	285/93			718885	
INT 86	285/94			718886	
INT 87	285/95			718887	
INT 88	285/96			718888	/ /
INT 89	285/97			718889	
		_			
PED 1	285/98			718890	
PED 2	285/99	/		718891	
PED 3	285/100	(718892	~
PED 4	285/101	\		718893	
PED 5	285/102			718894	
PED 6	285/103			718895	
PED 7	285/104			718896	
PED 8	285/105			718897	
PED 9	285/106	1		718898	
PED 10	285/107	/ /		718899	
PED 11	285/108	//		718900	
PED 12	285/109			718901	
PED 13	285/110			718902	

CLAIM NAME	BOOK/ PAGE	AENDED	BOOK/ PAGE	BLM NMC NO.	OWNER
PED 14	285/111			718903	
PED 15	285/112			718904	\ \
PED 16	285/113			718905	\ \
PED 17	285/114			718906	
PED 18	285/115			718907	
PED 19	285/116			718908	
PED 20	285/117			718909	
PED 21	285/118			718910	
PED 22	285/119			718911	
PED 23	285/120			718912	/ /
PED 24	285/121			718913	
PED 25	285/122	_		718914	
PED 26	285/123			718915	
PED 27	285/124			718916	
PED 28	285/125			718917	~
PED 29	285/126	\		718918	
PED 30	285/127			718919	
PED 31	285/128			718920	
PED 32	285/129			718921	
PED 33	285/130			718922	
PED 34	285/131			718923	
PED 35	285/132	//		718924	
PED 36	285/133	//		718925	
PED 38	285/134			718926	

CLAIM NAME	BOOK/ PAGE	AENDED	BOOK/ PAGE	BLM NMC NO.	OWNER
PED 39	285/135			718927	
PED 40	285/136			718928	\ \
PED 41	285/137			718929	\ \
PED 42	285/138			718930	
PED 43	285/139			718931	
PED 44	285/140			718932	
				/_	
PED 46	285/141			718933	
PED 47	285/142			718934	



SCHEDULE II

CLAIM NAME	воок	PAGE	AMENDED	BLM NMC#	
OF MAINTE					Idaho Resources
					Corporation P. O. Box 2183
					Grand Junction, CO 81502
CL 39	355	39		834532	
CL 40	355	40		834533	
CL 41	355	41		834534	
CL 42	355	42		834535	1
CL 43	355	43	/	834536	
CL 44	355	44		834537	
CL 45	355	45		834538	\
CL 46	355	46		834539 834540	
CL 47	355	47	1	834541	
CL 48	355	48		834542	/
CM 39	355	49 50	1	834543	/
CM 40	355	50 51	1	834544	
CM 41	355 355	52		834545	
CM 42	355 355	53		834546	
CM 43 CM 44	355	54		834547	
CM 45	355	55		834548	
CM 46	355	56		834549	
CM 47	355	57		834550	
CM 48	355	58	1	834551	\/
CN 47	355	59		834552	~
CN 48	355	60		834553	
CO 47	355	61		834554	
CO 48	355	62		834555	
CO 23	355	63		834556	
CO 24	355	64		834557	
CO 25	355	65		834558 834559	
CO 26	355	66		834560	
CO 27	355	67		834561	
CO 28	355	68		834562	
CO 29	355	69 70		834563	
CO 30	355	70		834564	
CP 23	355	71 72		834565	
CP 24	355	73		834566	
CP 25	355	74		834567	
CP 26	355 355	75		834568	
CP 27	355 355	76		834569	
CP 28 CP 29	355 355	77		834570	
CP 29 CP 29A	355	78		834571	e e
CP 30	355	79		834572	
CQ 23	355	80		834573	
CQ 23	300	-			

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CLAIM NAME	воок	PAGE	AMENDED	BLM NMC#	
					Idaho Resources
					Corporation P. O. Box 2183 Grand Junction, CO 81502
				00.4524	Grand Junction, CO 61502
CQ 24	355	81		834574	
CQ 25	355	82		834575	
CQ 26	355	83		834576	
CQ 27	355	84		834577	
CQ 28	355	85 86		834578 834579	
CQ 29	355	87		834580	
CQ 29A CQ 30	355 355	88		834581	
CG 8	355 355	135		835542	
CG 9	355 355	136	/ /	835543	
CG 10	355	137		835544	/
CG 10	355	138		835545	/
CG 12	355	139	1	835546	/
CG 13	355	140		835547	7
CG 14	355	141		835548	
CG 15	355	142		835549	
CG 16	355	143		835550	\
CG 17	355	144		835551	
CG 18	355	145	1	835552	
CG 19	355	146	1	835553	_/
CG 20	355	147	1	835554	~
CG 21	355	148		835555	
CG 22	355	149		835556	
CG 23	355	150		835557	
CG 24	355	151		835558	
CH-8	355	158		835565 835566	
CH 9	355	159		835567	
CH 10	355	160 161		835568	
CH 11	355	162		835569	
CH 12 CH 13	355 355	163		835570	
CH 13	355 355	164		835571	
CH 14 CH 15	355	165		835572	
CH 16	355	166		835573	
CH 17	355	167		835574	
CH 18	3 5 5	168/		835575	
CH 19	355	169		835576	
CH 20	355	170		835577	
CH 21	355	171		835578	
CH 22	355	172		835579	
CH 23	355	173		835580	
CH 24	355	174		835581	

CLAIM NAME	воок	PAGE	AMENDED	BLM NMC#	
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					Corporation P. O. Box 2183 Grand Junction, CO 81502
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CI 8	355	181		835588	
CI 9	355	182		835589	
Cł 10	355	183		835590	
CI 11	355	184		835591	
CI 12	355	185	/	835592	/ /
CI 13	355	186		835593	
CI 14	355	187		835594	
Cl 15	355	188		835595)
CI 16	355	189	((835596)
CI 17	355	190	// /	835597	
Cl 18	355	191		835598	/
CJ 1	355	194	1	835601	
CJ 2	355	195	1	835602	
CJ 3	355	196		835603 835604	
CJ 4	355	197		835605	
CJ 5	355	198		835605 835606	
CJ 6	355	199		835607	
CJ 7	355	200		835608	
CJ 8	355	201		835609	
CJ 9	355	202	/	835610	V
CJ 10	355	203 204	٦	835611	
CJ 11	355 355	204		835612	
CJ 12	16	193		835600	
CJX	355 355	192		835599	
CJX1 CK-1	355	208		835615	
CK 2	355	209	/	835616	
CK 3	355	210		835617	
CK 4	355 355	211		835618	
CK 5	355	212		835619	
CK 6	355	213		835620	
CK 7	355	214		835621	
CKX	355	207		835614	
CKX 1	355	206		835613	
CD 17	355	98		835505	
CD 18	355	99 /		835506	
CD 19	355	100		835507	
CD 20	355	101		835508	
CD 21	355	102		835509	
CD 22	355	103		835510	
CD 23	355	104		835511	
CD 24	355	105		835512	
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CLAIM NAME	воок	PAGE	AMENDED	BLM NMC#	
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					Grand Junction, CO 81502
		400		025542	Grand Sunction, CO 01302
CE 17	355	106		835513	
CE 18	355	107		835514	
CE 19	355	108		835515	
CE 20	355	109		835516	
CE 21	355	110		835517	()
CE 22	355	111		835518	
CE 23	355	112		835519	
CE 24	355	113		835520	
CF 6	355	114	((835521)
CF 7	355	115		835522	
CF 8	355	116		835523	/
CF 9	355	117		835524	
CF 10	355	118	1	835525	
CF 11	355	119		835526	
CF 12	355	120		835527	
CF 13	355	121		835528	
CF 14	355	122		835529	
CF 15	355	123		835530	
CF 16	355	124		835531	
CF 17	355	125	/	835532	\ /
CF 18	355	126	1	835533	~
CF 19	355	127		835534	
CF 20	355	128		835535	
CF 21	355	129		835536	
CF 22	355	130		835537	
CF 23	355	131		835538	
CF 24	355	132		835539	
CG 6	355	133		835540	
/ CG 7	355	134		835541	
CH 2	355	152		835559	
CH 3	355	153		835560	
CH 4	355	154		835561	
CH 5	355	155		835562	
CH 6	355	156		835563	
CH 7	355	157		835564	
CI 2	355	/ 175/		835582	
CI 3	355	176		835583	
CI 4	355	177		835584	
CI 5	355	178		835585	
CI 6	355	179		835586	
CI 7	355	180		835587	
BZ 40	355	215		835622	

CLAIM NAME	воок	PAGE	AMENDED	BLM NMC#	
		<u> </u>	, <u> </u>		Idaho Resources
					Corporation P. O. Box 2183
					Grand Junction, CO 81502
BZ 41	355	216		835623	
BZ 42	355	217		835624	
BZ 43	355	218		835625	
BZ 44	355	219		835626	
BZ 45	355	220	/	835627	()
BZ 46	355	221		835628	
BZ 47	355	222		835629	
CA 40	355	223		835630	\
CA 41	355	224	((835631	
CA 42	355	225		835632	J
CA 43	355	226	1	835633	/
CA 44	355	227	1	835634	
CA 45	355	228	1	835635	
CA 46	355	229		835636	
CA 47	355	230	The state of the s	835637	
CB 36	355	231		835638	
CB 37	355	232		835639	
CB 38	355	233	The same of the sa	835640	
CB 39	355	234	1	835641	3
CB 40	355	235	/	835642	\ /
CB 41	355	236	1	835643	~
CB 42	355	237		835644	
CB 43	355	238		835645	
CB 44	355	239		835646	
CB 45	355	240		835647	
CB 46	355	241		835648	
CB 47	355	242		835649	
CC 36	355	243		835650	
CC 37	355	244	_	835651	
CC 38	355	245		835652	
CC 39	355	246		835653	
CC 40	355	247		835654	
CC 41	355	248		835655	
CC 42	355	249		835656	
CC 43	355	250		835657	
CC 44	355	251/		835658	
CC 45	355	252		835659	
CC 46	355	253		835660	
CC 47	355	254		835661	
CD 40	355	255		835662	
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CO 9	355	268		835675	
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CO 13	355	272		835679	/
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CO 21	355	280	/	835688	< >
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CP 2	355	282		835690	
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CP 9	355 355	289		835696	
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CQ 3	355	304		835711	
CQ 4	355	305		835712	
CQ 5	355	306		835713	
CQ 6	355	307		835714	
CQ 7	355	308	1	835715	
CQ 8	355	309		835716	/
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CQ 11	355	312	((835719]
CQ 12	355	313	1	835720	/
CQ 13	355	314		835721	/
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CQ 16	355	317		835724 835725	
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CR 11 CR 12	355 355	326 329		835736	
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CR 19	355	336		835743	
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CR 23	355	340		835747	
CR 24	355	341		835748	
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CR 31	355	349		835756	
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CR 34	355 355	352		835759	
CS 7	355	353		835760	\
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CS 12 CS 13	355 355	358	1	835765	
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CS 14	355	360		835767	
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CS 20	355	365	1	835772	
CS 21	355	366	1	835773	
CS 22	355	367		835774	
CS 23	355	368		835775	
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CT 22	355	382		835789	
CT 23	355	383		835790	
CT 24	355	384		835791	
CT 25	355	385		835792	
CT 26	355	386		835793	
CT 27	355	387		835794	
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CU 22	355	397	/ /	835804	1
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CU 25	355	400	1	835807	
CU 26	355	401		835808	
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CU 28	355	403		835810	
CU 29	355	404		835811	
CU 30	355	405		835812 835813	
CU 31	355	406 407	1	835814	. >
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CW 25	355	434	/	835841	, , , , , , , , , , , , , , , , , , , ,
CW 26	355	435		835842	\
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CW 29	355	438		835845	
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GD 44	Book 356 Page 302	NMC 839031

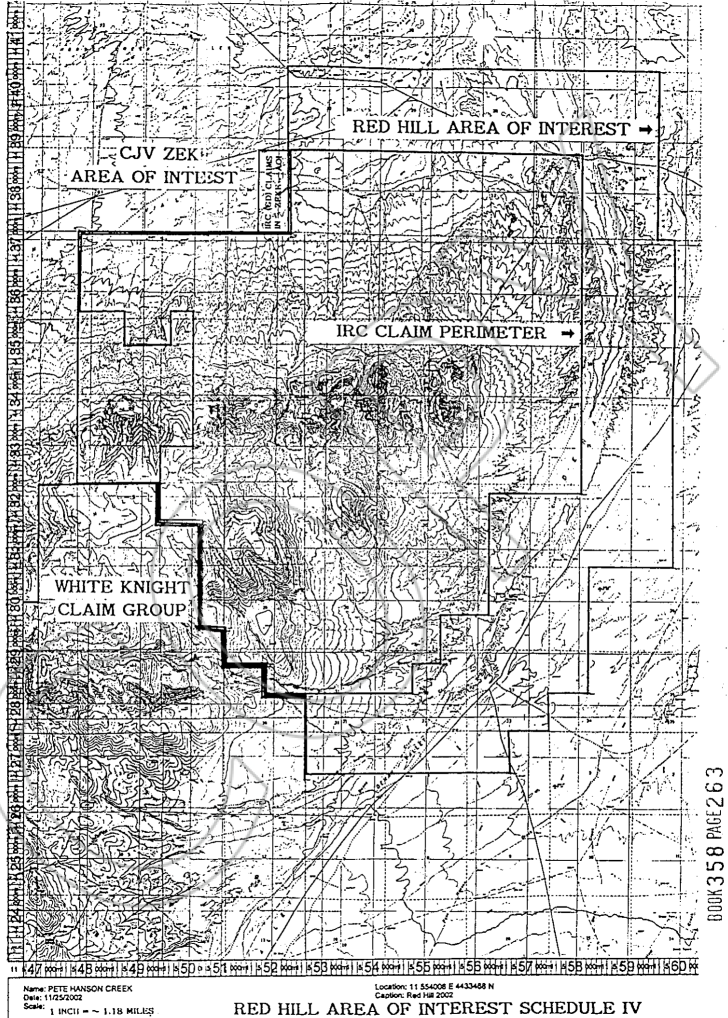
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DOOK 358 PAGE 2/5
OFFICIAL RECORDS
PLACE Nome US Inc
03 FEB 19 PH 1:17 FILE NO. FEES 6300 180988

STATE OF NEV.)A DECLARATIONF VALUE

	FOR RI	ECORDERS OPTIONAL USE ONLY
1. Assessor Parcel Num (s)	Docum	nent/Instrument#; /8/1988
a)	Book	358 Page: 2/5
b)	Date of	Recording: 2-19-03
c) d)	Notes:	
0)	ļ	
2. Type of Property:	L	
a) Vacani Land b)	Single Fam Res.	
c) Condo/Twnh d)	2-4 Plex	
e) Apt. Bidg. 1) april p) April p) April pil pil pil pil pil pil pil pil pil p	Comm'//nd1	
g) Agricultural h) Other	Mobile Home	
7,2		
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Transfer Tax Value:		
Real Property Transfer © Due:	\$	
	\ \ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	
4. If Exemption Claimed		p / /
 a. Transfer Tax Exempl, per NRS 375. 	.090, Section:	
b. Explain Reason for imption:	Unpatented	mining claims
5 Partial Internet: Deserve being to		2
5. Partial Interest: Perciage being tra	nsierred: 10	0 %
The undersigned declares a acknowledge and NRS 375.110, that theormation provibellef, and can be supported documentate.	ded is correct to the	best of their information and
provided herein. Furtherm, the disallowa	on it called upon to	substantiate the information
of additional tax due, may ult in a penalty	of 10% of the tax of	exemption, or other determination
and the populary	0: 10 % 0] tije tak ti	be plus interest at 1% per month.
Pursuant to NRS 376.030 a Buyer and S	Seller shall be loint	ly and severally liable for any
additional amount outdood // //		y and severally habit (b) ally
Signature 20 / Mer	m /	annoine Review 1 11 Clarketa
Signature		Capacity Regional Munager of Lundiffu
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SELLER (GRANTOR) FORMATIO	N DUVED	CDANTEE INFORMATION
(REQUIRED)		GRANTEE) INFORMATION
Print Name: Idah, Houres Corp	Print Name:	Placer Dame U.S. Inc.
Address: 10/5-11/5+, Stell	Address:	HC66 BOX 1250
City: Grand action	City:	Crescent Valley
State: 60 : 81501	State:	NV ZIp: 89821-1250
		10 V 21p. 870 V - 1230
COMPANY/PERSON FLUESTING F	RECORDING	
(REQUIRED IF NOT THE SELLER CUYER)	1200110	
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Address:	 	
City:	State:	Zlp:

(AS A PUBLIC FORD THIS FORM MAY BE RECORDED)