APN 004-80-23

When Recorded Mail Barrick Goldstrike Ms, Inc. P. O. Box 29 Elko, Nevada 89803

GRANT OF EASEMENT

This Grant olasement (this "Grant") is made as of May /, 2003, by and from Newmont USA Lind, a Delaware corporation, doing business as Newmont Mining Corporation ("Newm"), whose address is P. O. Box 669, Elko, Nevada 89822, to Barrick Goldstrike Mines Inc Colorado corporation ("Barrick"), whose address is P. O. Box 29, Elko, Nevada 89803.

Recitals

- A. Newm owns the fee interest in or surface rights to certain real property located in Eureka County, Neta (the "Newmont Property").
- B. Barriciwns or occupies certain real property in the vicinity of the Newmont Property on which it iducts mining and related operations.
- C. Newm desires to grant to Barrick, and Barrick desires to acquire from Newmont, a certain 1-exclusive easement and use right on, across or under portions of the Newmont Property dribed on Exhibit A attached hereto, for the purposes stated in Exhibit A (the "Easement").

Agreements

For valuable asideration, the receipt and sufficiency of which are acknowledged, Barrick and Newmonree as follows:

1. Grant Easement.

- 1.1 <u>rant of Easement</u>. Subject to all of the terms and conditions hereof, Newmont hereby grs and conveys the Easement to Barrick, its successors and assigns, in perpetuity (subject to conditions set out in Exhibit A).
- 1.2 <u>haracter of Easement</u>. The burdens of the Easement are intended to and shall run with and then the Newmont Property subject thereto and shall bind successive owners of the Newm Property.

- 1.3 <u>e of Easement</u>. The use that Barrick shall be entitled to make of the Easement is stated on hibit A.
- 2. <u>Mechas' Liens</u>. Barrick shall keep the Newmont Property subject to the Easement free and closs any mechanics' and materialmen's liens arising out of any of Barrick's activities thereon.
- 3. Relocan. Newmont shall be entitled to require the relocation of the Easement, as provided in Exhibit
- 4. Restricts on Newmont's Use. Subject to Section 3, Newmont shall not erect or construct, nor permit be erected or constructed, any building or structure or permit any activity, on the Newnt Property which is inconsistent with the Easement.
- 5. Removof Obstructions. To the extent authorized by existing permits Barrick shall have the right temove or clear any combustible materials, trees, brush, debris or any other obstruction from Newmont Property, which in the reasonable judgment of Barrick may interfere with or endar the use by Barrick of the Easement.
- 6. <u>Complex with Laws.</u> In its use of the Easement, Barrick shall comply with all applicable laws, status ordinances, rules and regulations.
- 7. <u>Terminon</u>. At such time as Barrick's use of the Easement terminates, it shall deliver to Newmont axecuted termination of the Easement in recordable form.

8. Misceleous.

- 8.1 ptions; Incorporation by Reference. The captions used herein are for convenience only ance not a part of this Grant of Easement and do not in any way limit or amplify the terms ancovisions hereof. Each of the Exhibits attached to this Grant is hereby incorporated into this ant as if set forth in full herein.
- 8.2 <u>cerpretation; Governing Law.</u> This Grant shall be construed as if prepared by both part hereto. This Grant shall be governed by and construed under the laws of the State of Nevadwithout regard to conflicts of laws principles.
- 8.3 <u>torneys' Fees.</u> In the event of any legal action or other proceeding between the parties rading this Grant, the prevailing party shall be entitled to the payment by the losing party of reasonable attorneys' fees, court costs and litigation expenses, as determined by the co
- 8.4 <u>verability</u>. In the event that any phrase, clause, sentence, paragraph, section, article or otheortion of this Grant shall become illegal, null or void, or against public policy, for any reasons shall be held by any court of competent jurisdiction to be illegal, null or void, or against pic policy, the remaining portions of this Grant shall not be affected thereby and shall rem in force and effect to the full extent permissible by law.

Barrick and Nmont have executed this Grant of Easement on the day and year first above written.

Barrick Goldstrike Mines Inc., a Colorado corporation

Name: Stephen Ale

Title: Vice President + General Manager

Newmont USA Limited, a Delaware corporation, dba Newmont Mining Corporation

By:

Name:

P. North American Business

STATE OF NEVAD

COUNTY OF 800

On this Athey of May, 2003, personally appeared before me, a Notary Public, Stephen A lang, a Language of Barrick Goldstrike Mines Inc., personally known or proved to me to the person whose name is subscribed to the above instrument who acknowledged to most he executed the above instrument on behalf of Barrick Goldstrike Mines Inc.

Notary Public

My Commission Exps:

March 1, 20

POBERTA MINGOLLA

STARY PUBLIC • STATE of NEVADA

Eiko County • Nevada

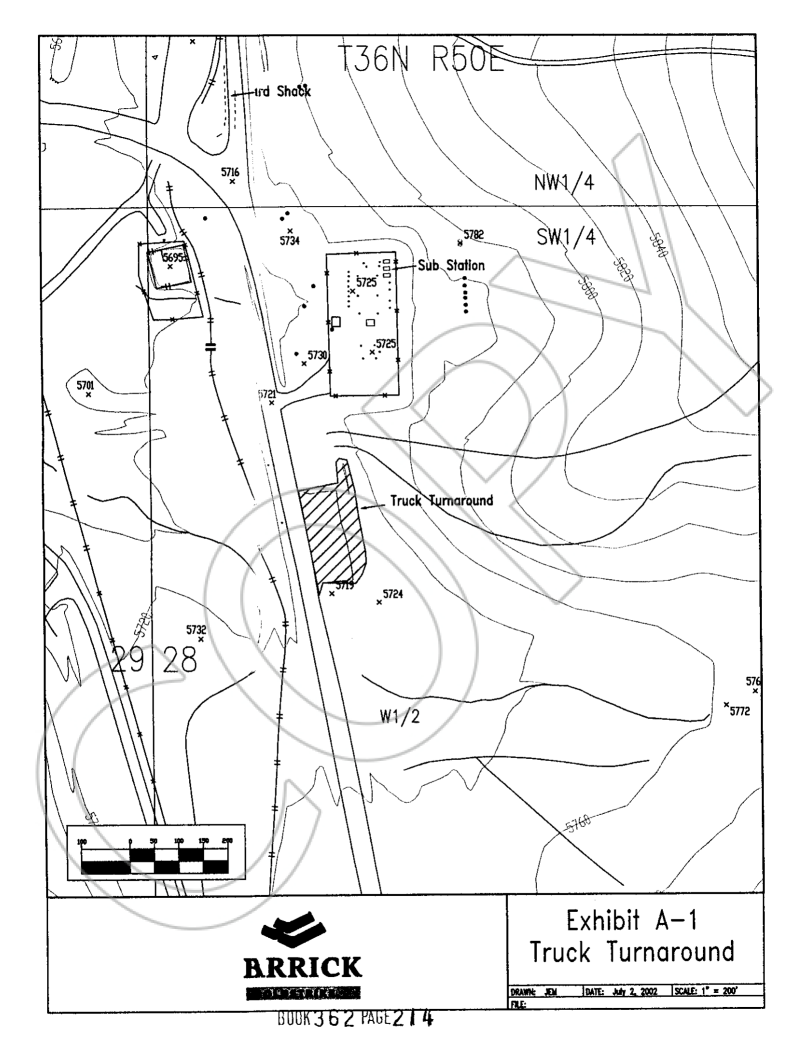
CERTIFICATE # 01-67414-6

APPT. EXP. MARCH 1, 2005

STATE OF NEVADA COUNTY OF Eleka COUNTY
On this 2 / of May, 2003, personally appeared before me, a Notary Public Corporation, personalmown or proved to me to be the person whose name is subscribed to the above instrument whoknowledged to me that he executed the above instrument on behalf of Newmont Gold Compy.
P. J. Hlass Notary Public My Commission Expi:
P. J. GLASS NOTARY PUBLIC • STATE OI NEVADA Elko County • Nevada CERTIFICATE # 94-3533-6 APPT. EXP. APR. 11, 2006

Exhibit A

- 1. An easement i right to use for purposes related to Barrick's mining and processing operations a truck turound area situate in the W1/2SW1/4 of Section 28, T36N, R50E, M.D.B.&M., Eureka unty, Nevada, as generally delineated as the Truck Turnaround on Exhibit A-1 (attached eto and made a part hereof).
- 2. The easement i rights granted in this Grant shall be subject to the following provisions:
- hewmont desires to any land that is subject to use by Barrick pursuant to this Grant for a facility or activity reld to Newmont's operations. Newmont shall, at least ninety days prior to the date on which it'st requires use of such land, give to Barrick written notice (a "Use Modification Notice" scribing the nature, location and anticipated duration of such use and the anticipated need Barrick to modify or relocate its facilities or activities on such land in order reasonably to annuodate such use. Within twenty days after Barrick's receipt of such notice, Newmont and arrick shall meet and endeavor in good faith to coordinate their respective land uses a manner that accommodates the anticipated needs of both parties to the maximum extent reasobly practicable (but in all cases recognizing Newmont's paramount right to use its own land). This sixty days after the date of the Use Modification Notice, Barrick shall at its sole cost inplete the modification or relocation of its facilities or activities as requested in the Use Mification Notice, subject to any agreements reached between Newmont and Barrick.
- (b) by use by Barrick pursuant to this Grant shall be made in a good, workmanlike and effort manner, in accordance with sound mining and other applicable industry standards and actices, and in compliance with all Legal Requirements (as defined in the Asset Exchange Agement dated May 3, 1999 between Newmont and Barrick). Without limiting the general of the foregoing, Barrick shall be responsible for obtaining and maintaining all Governntal Permits (as defined in the Asset Exchange Agreement dated May 3, 1999 between Newnt and Barrick) required for the activities it conducts on the land of Newmont pursuant to 3 Grant and shall pay, perform and discharge when due all Barrick Use-Related Environment iabilities (as defined in the Asset Exchange Agreement dated May 3, 1999 between Newm and Barrick) with respect to such land. Barrick shall, as soon as practicable after its is discontinued, undertake and diligently pursue restoration of Newmont's lands to theneral condition in which they existed prior to such use.
- (c) At such as Barrick's use of the land covered by this Grant terminates, it shall deliver to Newmont axecuted termination, in recordable form, of the same.



BOOK 362 PAGE 209
OFFICIAL RECORDS
RECORDED AT THE REQUEST OF
DOLLAR SOLDS Like Theres
2003 JUN 10 AM 7:57

EUREKA COUNTY NEVADA M.N. REBALEATI. RECORDER FILENO. FEES 20

181988