of 13

Official

Recording requested By THOMAS P ERWIN

Eureka County - NV Mike Rebaleati - Recorder

Page 1 Fee: \$51.00 Recorded By: FES

0365 Book-510 Page



No A.P.N. -- unpatented mining claims

When recorded, please return to:

Thomas P. Erwin

Erwin & Thompson LLP

One East Liberty Street, Suite 424

Reno, Nevada 89501

The undersigned hereby confirm that this document does not contain the personal information of any person

GRANT, BARGAIN AND SALE DEED

THIS GRANT, BARGAIN AND SALE DEED (the "Deed") is made effective as of November 15, 2010, by and between Nevada Eagle Resources LLC, a Nevada limited liability company, whose address is 1031 Railroad Street, #110, Elko, Nevada 89801 ("NER"), and Bridgeport Gold Inc., a Nevada corporation, whose address is c/o Erwin & Thompson LLP, One East Liberty Street, Suite 424, Reno, Nevada 89501 ("BGI").

FOR GOOD AND VALUABLE consideration, the receipt and sufficiency of which are hereby acknowledged, NER does hereby grant, bargain and sell unto BGI, its successors and assigns forever, all of its undivided right, title and interest in and to those unpatented mining claims situated in Eureka County, Nevada, as more particularly described in Exhibit A attached hereto and incorporated herein by reference (the "Claims"). NER warrants that the Claims are free from any liens, claims or encumbrances arising by, through or under it from and after April 23, 2010, other than (a) reservations in federal patents; (b) liens, claims or encumbrances that are reflected in the official records of the Eureka County Clerk and Recorder's office or the Eureka County Assessor's office, or that are reflected in the public records maintained by the Nevada State Office of the Bureau of Land Management); (c) rights reserved to or vested in any governmental authority to control or regulate any interest in the Claims in any manner, and all laws, rules and regulations of any governmental authority; and (d) the production royalty reserved to NER herein, but not otherwise.

TOGETHER WITH all of the undivided right, title and interest in all lodes, ledges, veins and mineral bearing rock, both known and unknown, lying within the boundaries of the Claims, all extralateral rights related thereto, all dips, spurs, and angles, and all the ores, mineral-bearing quartz, rock and earth or other deposits in or on the Claims and all of the rights, privileges and franchises incident to the Claims, and all and singular the tenements and hereditaments thereunto or in anywise appertaining, and the rents, issues and profits thereof; and also all of the undivided right, title, interest, property, possession, claim and demand whatsoever, as well in law as in equity of NER, of, in or to the Claims and every part and parcel thereof, including all after acquired title, and all easements, rights-of-way, water and water rights associated therewith.

NER HEREBY RESERVES, and BGI, its successors and assigns, hereby agree to pay, a production royalty of 2% of net smelter returns (the "NSR") as described in <u>Exhibit B</u> attached hereto and incorporated herein by reference.

TO HAVE AND TO HOLD unto BGI, its successors and assigns, the Claims, together with all and singular the rights, privileges, and appurtenances thereunto belonging or in any way appertaining.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]



IN WITNESS WHEREOF, the parties have executed this Grant, Bargain and Sale Deed as of the date first set forth above.

> NEVADA EAGLE RESOURCES LLC, a Nevada limited liability company,

By its Manager,

FRONTEER DEVELOPMENT (USA) INC.,

a Delaware corporation

Name: Title:

BRIDGEPORT GOLD INC.,

a Nevada corporation

Ву:				
Name:	1	1		
Title:				
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IN WITNESS WHEREOF, the parties have executed this Grant, Bargain and Sale Deed as of the date first set forth above.

NEVADA EAGLE RESOURCES LLC,

a Nevada limited liability company,

By its Manager,

FRONTEER DEVELOPMENT (USA) INC.,

a Delaware corporation

Ву:
Name:
Title:
BRIDGEPORT GOLD INC.,
a Nevada corporation)
Short Samuelte:
10 res spanner -
By: Bridgeport Gold Dre. Name: Sharri Rannort. Title: & Presiding & CEO.
Name: Shart Rannot.
Title: A President & CEO.
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))
/ /

STATE OF NEVADA
COUNTY OF ELKO) ss.
The foregoing instrument was acknowledged before me on this <u>12</u> day of November, 2010, by <u>ludd Merrell</u> as <u>Oro Stere Lare</u> of Fronteer Development (USA) Inc., a Delaware corporation, as Manager of Nevada Eagle Resources LLC, a Nevada limited liability company.
Witness my hand and official seal.
REBECCA SCHOW Notary Public, State of Nevada Appointment No. 09-11120-6 My Appt. Expires Sept. 21, 2013 My Commission expires: 9-21-2013
[SEAL]
PROVINCE OF ONTARIO)) ss. CITY OF TORONTO)
The foregoing instrument was acknowledged before me on this day of November, 2010, by as of Bridgeport Gold Inc., a Nevada corporation. Witness my hand and official seal.
My Commission does not expire. [SEAL]

STATE OF NEVADA)
COUNTY OF ELKO) ss.
The foregoing instrument was acknowledged before me on thisday of November, 2010, by as of Fronteer Development (USA) Inc., a Delaware corporation, as Manager of Nevada Eagle Resources LLC, a Nevada limited liability company.
Witness my hand and official seal.
Notary Public
My Commission expires:
[SEAL]
PROVINCE OF ONTARIO)) ss.
CITY OF TORONTO)
The foregoing instrument was acknowledged before me on this day of November, 2010, by 10 10 Cop Bridgeport Gold Inc., a Nevada corporation.
Witness my hand and official seal.
Notary Public
My Commission does not expire. [SEAL]

EXHIBIT "A" TO GRANT, BARGAIN AND SALE DEED

The Claims

Kobeh Project Eureka County, Nevada Sections 4 and 5, Township 21 North, Range 51 East Sections 28 and 29 and 32 and 33, Township 22 North, Range 51 East

Total Claims: 37

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CLAIM	LOCATION	RECORDED		B. (C E	DOCUMENTALO	BLM
<u>NAME</u>	DATE	COUNTY	<u>BOOK</u>	<u>PAGE</u>	DOCUMENT NO.	SERIAL NO.
KOBEH1337	24/Jan/2003	23/Apr/2003	/		181663	NMC847186
KOBEH1338	24/Jan/2003	23/Apr/2003		_	181667	NMC847187
KOBEH1339	24/Jan/2003	23/Apr/2003			181668	NMC847188
KOBEH1437	24/Jan/2003	23/Apr/2003	/ /	P.	181666	NMC847189
KOBEH1438	24/Jan/2003	23/Apr/2003	. \		181670	NMC847190
KOBEH1439	24/Jan/2003	23/Apt/2003	1	\	181671	NMC847191
KOBEH1534	24/Jan/2003	23/Apr/2003		1	181672	NMC847192
KOBEH1535	24/Jan/2003	23/Apr/2003	1	1	181673	NMC847193
KOBEH1536	24/Jan/2003	23/Apr/2003	,	/ /	181674	NMC847194
KOBEH1537	24/Jan/2003	23/Apr/2003	No.		181675	NMC847195
KOBEH1538	24/Jan/2003	23/Apr/2003	The same of the sa	1	181676	NMC847196
KOBEH1539	24/Jan/2003	23/Apr/2003	1		181686	NMC847197
KOBEH1634	24/Jan/2003	23/Apr/2003	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	N	181693	NMC847198
KOBEH1635	24/Jan/2003	23/Apr/2003	1	1	181692	NMC847199
KOBEH1636	24/Jan/2003	23/Арг/2003	1	/	181691	NMC847200
KOBEH1637	24/Jan/2003	23/Apr/2003	/	. \	181690	NMC847201
KOBEH1638	24/Jan/2003	23/Apr/2003		\ \	181689	NMC847202
KOBEH1639	24/Jan/2003	23/Apr/2003		1 1	181688	NMC847203
KOBEH1730	24/Jan/2003	23/Apr/2003			181687	NMC847204
KOBEH1731	24/Jan/2003	23/Apr/2003		1 1	181661	NMC847205
KOBEH1732	24/Jan/2003	23/Apr/2003		/ /	181669	NMC847206
KOBEH1733	24/Jan/2003	23/Apr/2003			181664	NMC847207
KOBEH1734	24/Jan/2003	23/Apr/2003			181662	NMC847208
KOBEH1735	24/Jan/2003	23/Apr/2003			181665	NMC847209
KOBEH1736	24/Jan/2003	23/Apr/2003	The state of the s		181677	NMC847210
KOBEH1737	24/Jan/2003	23/Apr/2003			181678	NMC847211
KOBEH1834	24/Jan/2003	23/Apr/2003			181679	NMC847212
KOBEH1835	24/Jan/2003	23/Арт/2003			181680	NMC847213
KOBEH1836	24/Jan/2003	23/Apr/2003			181681	NMC847214
KOBEH1934	24/Jan/2003	23/Apr/2003			181682	NMC847215
KOBEH1935	24/Jan/2003	23/Apr/2003			181683	NMC847216
KOBEH2034	24/Jan/2003	23/Арт/2003			181684	NMC847217
KOBEH2035	24/Jan/2003	23/Apr/2003			181685	NMC847218
KOBEH1726	13/May/2004	25/May/2004			187885	NMC869620
KOBEH1727	13/May/2004	25/May/2004			187884	NMC869621
KOBEH1728	13/May/2004	25/May/2004			187883	NMC869622
	•	•				

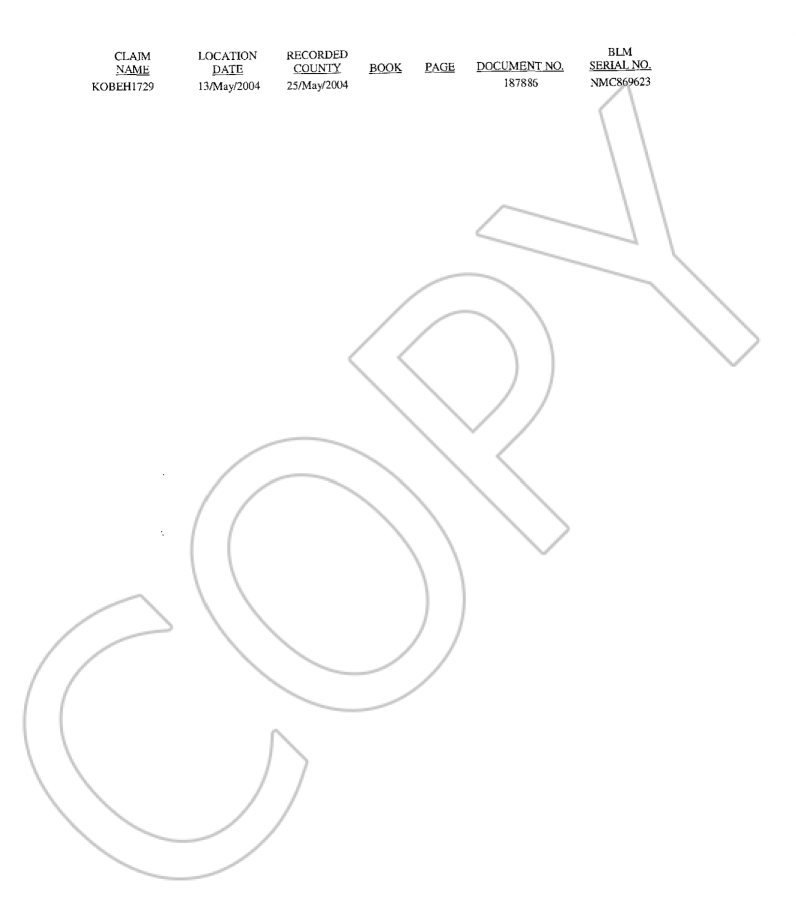


EXHIBIT "B" TO GRANT, BARGAIN AND SALE DEED

NSR PROVISIONS

- 1. The NSR royalty will be calculated and paid to NER (the "Payee"), its successors and assigns, by BGI (the "Payor"), its successors and assigns, in accordance with the terms of this Exhibit "B" on the Claims as set forth in Exhibit "A."
- 2. The NSR will be calculated on a calendar monthly basis and will, subject to paragraph 8, be equal to Gross Revenue less Permissible Deductions for such month. If, with respect to any of the Claims, the aggregate amount of the NSR and any other net smelter return royalties payable thereon and existing as of the Effective Date shall exceed 3%, the NSR payable to the Payee pursuant to the terms hereof shall be reduced from 2% so that the maximum aggregate amount of the NSR and any other net smelter return royalties payable with respect to the said Claims and existing as of the Effective Date shall not exceed 3%. For example purposes only and without limitation, if certain of the Claims shall be subject to an existing 2.25% net smelter return royalty, the NSR payable hereunder shall be reduced to 0.75%.
- 3. The following words will have the following meanings:
 - (a) "Gross Revenue" means the aggregate of the following amounts received in each monthly period:
 - (i) the revenue received by the Payor from arm's length purchasers of all metals, ores, minerals and mineral substances of every kind and nature whatsoever produced from the Claims ("Valuable Minerals");
 - (ii) the fair market value of all mineral products sold by the Payor in such month to Persons not dealing at arm's length with the Payor; and
 - (iii) any proceeds of insurance on Valuable Minerals and mineral products derived therefrom.

For purposes of calculating Gross Revenue in the event Payor elects not to sell any portion of any gold or silver derived from the Claims but instead elects to have the final product of any such gold or silver credited to or held for its account with any smelter, refiner or broker, such gold or silver shall be deemed to have been sold at the Quoted Price (as defined below) on the day such gold or silver is actually credited to or placed in Payor's account. For gold, the term "Quoted Price" shall mean the price per ounce of gold as quoted on the London P.M. gold fixing (or A.M. fixing if there is no P.M. fixing on that day) as published in the Financial Times (or any mutually agreeable substitute source if the information is not available from the Financial Times), on the date of final settlement from the smelter, refinery or other buyer of the gold on which the NSR is to be paid. For silver, the term "Quoted Price" shall mean the price per ounce of silver as quoted

on the London fixing for silver as published in the Financial Times (or any mutually agreeable substitute source if the information is not available from the Financial Times on the date of final settlement from the smelter, refinery or other buyer of silver on which the NSR is to be paid.

- (b) "Permissible Deductions" means the aggregate of the following charges (to the extent that they are not deducted by any purchaser in computing payment) that are paid in each monthly period:
 - (i) sales charges levied by any sales agent on the sale of mineral products;
 - (ii) transportation costs for mineral products from the Claims to the place of treatment and thence to the place of delivery of mineral products to a purchaser thereof including shipping, freight, handling and forwarding expenses;
 - (iii) all costs, expenses and charges of any nature whatsoever which are either paid or incurred by the Payor in connection with refinement or beneficiation of mineral products after leaving the property, including all weighing, sampling, assaying and representation costs, metal losses, any umpire charges and any penalties charged by the processor, refinery or smelter; and
 - (iv) all insurance costs on mineral products;

provided that where a cost or expense otherwise constituting a Permissible Deduction is incurred by the Payor in a transaction with a party with whom it is not dealing at arm's length as that term is defined in the *Income Tax Act* (Canada)), as amended, such cost or expense may be deducted, but only as to the lesser of the actual cost incurred by the Payor or the fair market value thereof, calculated at the time of such transaction and under all the circumstances thereof.

- 4. The obligation to pay the NSR shall accrue upon the outturn of refined metals on which the NSR is payable to Payor's account or the sooner sale of unrefined metals, dore, concentrates, ores or other Valuable Minerals. The NSR will be calculated and paid within 30 days after the end of each calendar month. Smelter settlement sheets, if any, and a statement setting forth Gross Revenue and Permissible Deduction calculations in sufficient detail to show the payment's derivation (the "Statement") must be submitted with the payment. In the event any NSR payment is not made within the time provided in this paragraph 4, Payee may give Payor notice in writing of such default, and unless within ten days after receipt of such notice Payee shall have received such payment, Payor shall pay interest on the delinquent payment at the rate of twelve percent (12%) per annum, which shall accrue from the day the delinquent payment was due to the date of payment of the required NSR payment and accrued interest.
- 5. If final amounts required for the calculation of the NSR are not available within the time period referred to in paragraph 4 of this Exhibit "B," then provisional amounts will be

- established and the NSR paid on the basis of this provisional calculation. Positive or negative adjustments will be made to the NSR payment of the succeeding month.
- All NSR payments will be considered final and in full satisfaction of all obligations of the 6. Payor with respect thereto, unless the Payee delivers to the Payor a written notice (the "Objection Notice") describing and setting forth either (a) a specific objection to the calculation thereof, or (b) a desire to conduct an audit, within 90 days after receipt by the Payee of the Statement. If the Payee provides such an Objection Notice as herein provided, the Payee will, for a period of 90 days after the Payor's receipt of such Objection Notice, have the right, upon reasonable notice and at a reasonable time, to have the Payor's accounts and records relating to the calculation of the NSR in question audited by the auditors or other representatives of the Payee. If such audit determines that there has been a deficiency or an excess in any NSR payment made to the Payee, such deficiency or excess will be resolved by adjusting the next monthly NSR payment due hereunder. The Payee will pay all the costs and expenses of such audit unless a deficiency of 2-1/2% percent or more of the amount due is determined to exist. The Payor will pay the costs and expenses of such audit if a deficiency of 2-1/2% or more of the amount due is determined to exist. All books and records used and kept by the Payor to calculate the NSR due hereunder will be kept in accordance with Canadian generally accepted accounting principles. Failure on the part of the Payee to make claim against the Payor for adjustment in such 90 day period by delivery of an Objection Notice will conclusively establish the correctness and sufficiency of the Statement and NSR payments for such month.
- 7. At the election of the Payee made in writing at least 90 days prior to the first payment on account of the NSR (which election may not be rescinded without the consent of the Payor), the Payee may elect to receive the NSR in kind, provided that any extra costs or expenses incurred by the Payor as a result of such election and payment of the NSR in kind will be for the account of the Payee and will be due on demand.
- 8. Payor shall require any third party to whom Payor conveys any interest in the Claims (other than a lender) to assume in writing the obligation to pay the NSR in accordance with the terms and conditions set forth herein.
- Payee may assign or convey its rights to all or any part of the NSR to any third party. Notwithstanding that more than one person or entity may in future comprise the Payee, the Payor will not be or become liable to make payments in respect of the NSR to, or to otherwise deal in respect of this Agreement with, more than one person. If the interest of the Payee hereunder is at any time owned by more than one person, such persons will, as a condition of receiving payment hereunder, nominate one person to act as agent and common trustee for receipt of monies payable hereunder and to otherwise deal with the Payor in respect of such interests (including, without limitation, the giving of notice to take or cease taking in kind) and no Payees will be entitled to administer or enforce any provisions of this Agreement except through such agent and trustee. In such events, the Payor will, after receipt of notice respecting the nomination of such agent and trustee, thereafter make and be entitled to make payments due hereunder in respect of the NSR to

such agent and trustee and to otherwise deal with such agent and trustee as if it were the sole holder of the NSR hereunder.

- 10. Subject at all times to the workplace health and safety rules of the Payor, either Payee, or its authorized agents or representatives, on not less than five (5) days' notice to Payor, may enter upon the Claims for the purpose of inspecting the Claims, all improvements thereto and operations thereon provided that if any mill is not owned by the Payor, the Payee shall only have the same rights of access as are enjoyed by the Payor. Any such entry or inspection shall be at the risk and expense of the party conducting the investigation (although the Payor shall not be excused from liability for its negligence or misconduct), and may not unreasonably hinder operations on the Claims. The Payee shall defend, indemnify the Payor against, and hold the Payor harmless from, any damage, claim or demand and all expenses related thereto (including reasonable attorneys' fees) arising by reason of any injury to any person or property caused by their exercise of their rights in this paragraph 10, except to the extent such damage, claim or demand is caused by negligence or misconduct on the part of the Payor.
- 11. The Payor may not stockpile, store or place Valuable Minerals off of the Claims unless the Payor has first secured from the property owner where such stockpiling, storage or placement is to occur a written agreement, in recordable form, that provides that the Payee's right to the NSR on such Claims shall be preserved. Such agreement shall provide that (a) the Payee's rights to the NSR shall continue in full force and effect with respect to Valuable Minerals from the Claims; (b) the Payee's rights in and to the Valuable Minerals shall be the same as if the Valuable Minerals were situated on the Claims; (c) the Payee's rights to the Valuable Minerals contained within the stockpiled material shall take precedence over the rights of the property owner (and/or of such property owner's creditors) to the stockpiled material; and (d) the "stockpiling" agreement referred to in this paragraph 11 shall be irrevocable as long as the Valuable Minerals from the Claims, or any part thereof, remain on property which is not part of the Claims.
- 12. All tailing, residues, waste rock, spoiled leach materials, and other materials (collectively "Materials") resulting from the Payor's operations and activities on the Claims shall be the sole property of the Payor, but shall remain subject to the obligation to pay the NSR should the same be processed or reprocessed, as the case may be, in the future and result in the production of Valuable Minerals. Notwithstanding the foregoing, the Payor shall have the right to dispose of Materials from any Claims, whether on or off of the Claims, and to commingle the same with Materials from other properties. In the event Materials are processed or reprocessed, as the case may be, the NSR applicable thereto shall be determined on a pro rata basis as determined by using the best engineering and technical practices then available.
- 13. All of the covenants, conditions, and terms of this Exhibit "B" shall (a) run as a covenant with the Claims and the ground covered thereby (including any interest derived from the federal government in the event of amendment or repeal of the General Mining Law of 1872) provided always that the NSR shall cease to apply to any Claims that are abandoned by the Payor or transferred to the Payee in accordance with the terms of this

Exhibit "B," and (b) bind and inure to the benefit of the parties and their respective successors and assigns (including any third party who acquires any interest in the Claims). The NSR shall attach to any amendments, relocations or conversions of any of the Claims, or any real property interests which replace the Claims which are created by amendments to federal or state mining laws.

- 14. Time is of the essence with respect to the NSR and this Exhibit B.
- 15. In the event a court of competent jurisdiction determines that the term or any other provision of this Exhibit "B" violates the statutory or common law Rule Against Perpetuities, then the term of this Exhibit "B" shall automatically be revised and reformed to coincide with the maximum term permitted by the Rule Against Perpetuities, or such other provision shall automatically be revised and reformed as necessary to comply with the Rule Against Perpetuities, and this Exhibit "B" shall not be terminated solely as a result of a violation of the Rule Against Perpetuities.
- 16. If at any time within twenty years after the Effective Date the Payor intends to abandon any of the Claims, the Payor shall provide prior written notice of such intention to the Payee, and the Payee shall have a period of sixty days after receipt of such notice to decide whether it wished to acquire those Claims from the Payor. If it does desire to acquire those Claims from the Payor, the Payee shall notify the Payor on or prior to the last day of that 60-day period, and the Payor shall then be obligated to quitclaim the Claims to the Payee. During that 60-day period, the Payor shall provide the Payee with reasonable access to its data and information concerning title to and environmental conditions at the Claims for purposes of due diligence. Failing the provision of notice by the Payee to the Payor of its desire to acquire the Claims, the Payor shall have full right to abandon the applicable Claims. For greater certainty and without limitation, from and after the said twenty years after the Effective Date, the Payor shall have full right to abandon all or part of the Claims.

State of Nevada Declaration of Value

1. Assessor Parcel Number(s	s)	Document/Instrument No.	:
•		Book:	
a) <u>n/a</u> h)		Page:	
b)		Notes:	Δ
c)		140(63,	
			
Type of Property:			\ \
	b) 🛘 Single Fam. Res.		\ \
c) 🗆 Condo/Twnhse	d) 🗆 2-4 Plex		\ \
e) □ Apt. Bldg.	f) □ Comm'l/Ind'l		\ \
é) □ Apt. Bldg. g) □ Agricultural	h) 🗆 Mobile Home		_ \ \
i)			7
3. Total Value/Sales Price of	Property:		
Deed in Lieu of Foreclosure O	nly (value of property) \$ n/a		
Transfer Tax Value: 0			
Real Property Transfer Tax Du	ле: 0))	
4. If Exemption Claimed:			
a. Transfer Tax Exemption, per	r NRS 375.090, Section: <u>8</u>		
b. Explain Reason for Exemption	on: unpatented mining	claims	
5. If partial Interest, percentage	e being transferred:	%	
The undersigned declares and a 375.110, that the information supported by documentation if the disallowance of any claime penalty of 10% of the tax due	provided is correct to the b called upon to substantiate ed exemption, or other deter	est of their informati the information prov mination of additiona	on and belief, and can be ided herein. Furthermore,
Pursuant to NRS 375.030, than amount owed.	e Buyer and Seller shall be	jointly and severally	y liable for any additional
Signature full Marrie	0/	in Korvet	
		ity <u>Secretary</u>	
Signature	Capac	ity	
SELLER (GRANTOR) INFORI	MATION BL	YER (GRANTEE) IN	IFORMATION
Print Name: Nevada Eagle Resource:		nt Name: Bridgeport Gold	
Address: 1031 Railroad Street, #110	27%.	dress: c/o Erwin & Thom	pson LLP
City: Elko	1 %	y: Reno	
State: Nevada	/ /	te: Nevada	
Zip: 89801	Zip	: 89501	
	//		
COMPANY/PERSON REQUE	A Company of the Comp		
(REQUIRED IF NOT THE SELLER OR BU)	YER)		
Print Name Thomas P. Erwin			
Escrow No.			
Address One East Liberty Street, St	uite 424		
City Reno			DV-216428
State Nevada			12/02/2010
Zip_89501	() 建甲环() 新期() 新期() 新期() 新期()		

State of Nevada **Declaration of Value**

City Reno

Zip 89501

Address One East Liberty Street, Suite 424

State Nevada

State of Nevada Declaration of Value	FOR RE	DOC # DV-216428 12/02/2010 01.16 PM Official Record			
1. Assessor Parcel Number(s) a) b) c) d)	Docume Book: Page: _ Date of Notes: _	Recording requested By THOMAS PERMIN Eureka County - NV Mike Rebaleati - Recorder Page 1 of 2 Fee. \$51.00 Recorded By: FES RPTT: Book-510 Page-0365			
Type of Property: a) □ Vacant Land b) □ Single Fam. Res. c) □ Condo/Twnhse d) □ 2-4 Plex e) □ Apt. Bldg. f) □ Comm'l/Ind'l g) □ Agricultural h) □ Mobile Home i) ☑ Other - unpatented mining claims					
3. Total Value/Sales Price of Property:					
Deed in Lieu of Foreclosure Only (value of property) \$ n	/a				
Transfer Tax Value: 0					
Real Property Transfer Tax Due: 0					
4. If Exemption Claimed:					
a. Transfer Tax Exemption, per NRS 375.090, Section: <u>8</u>	<u></u>	<u> </u>			
b. Explain Reason for Exemption:unpatented min					
5. If partial Interest, percentage being transferred:	%				
The undersigned declares and acknowledges, under pena 375.110, that the information provided is correct to the best by documentation if called upon to substantiate the information of any claimed exemption, or other determination of additional due plus interest at 1% per month.	alty of perjury of their inform tion provided nal tax due, m	, pursuant to NRS 375.060 and NRS ation and belief, and can be supported herein. Furthermore, the disallowance ay result in a penalty of 10% of the tax			
Pursuant to NRS 375.030, the Buyer and Seller shall amount owed.	be jointly and	d severally liable for any additiona			
	pacity <u>Preside</u>	Lat E CEO			
Print Name: Nevada Eagle Resources LLC Address: 1031 Railroad Street, #110 City: Elko State: Nevada	Print Name: Bri	ANTEE) INFORMATION idgeport Gold Inc. rwin & Thompson LLP			
(REQUIRED IF NOT THE SELLER OR BUYER) Print Name Thomas P. Erwin Escrow No.					