

APN(s): N/A
Unpatented mining claims and
royalty only

Recording Requested By:

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Davis Graham & Stubbs LLP
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When Recorded, Mail to:

Name: Joel O. Benson, Esq.,
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Requested By
DAVIS GRAHAM & STUBBS
Eureka County - NV
Sara Simmons - Recorder
Page: 1 of 25 Fee: \$63.00
Recorded By LH RPTT: \$0.00
Book- 0589 Page- 0131



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Space above for County Recorder's use

Affirmation Statement:

The undersigned hereby affirms that this document does not contain the personal information of any person or persons. (Per NRS 239B.030)

**SECOND AMENDMENT TO
FIFTH AMENDED AND RESTATED
MORTGAGE, DEED OF TRUST, SECURITY AGREEMENT,
PLEDGE AND FINANCING STATEMENT
(PIPELINE PROJECT – EUREKA COUNTY)**

This Second Amendment to Fifth Amended and Restated Mortgage, Deed of Trust, Security Agreement, Pledge and Financing Statement (Pipeline Project – Eureka County) (the “*Amendment*”), effective as of March 16, 2016 (the “*Effective Date*”), is made and entered into by **Royal Gold, Inc.**, a Delaware corporation whose address is 1660 Wynkoop Street, Suite 1000, Denver, Colorado 80202-1132 (“*Trustor*”), to and for the benefit of **HSBC Bank USA, National Association**, a national banking association organized under the laws of the United States whose address is 452 Fifth Avenue, New York, New York 10018, as Administrative Agent (in such capacity, the “*Beneficiary*”). Trustor and Beneficiary are each, individually, a “*Party*,” and are, collectively, the “*Parties*.”

Recitals

(A) Trustor, the predecessor of Stewart Title of Nevada Holdings, Inc., as trustee, and Beneficiary entered into that certain Mortgage, Deed of Trust, Security Agreement, Pledge and Financing Statement (Pipeline Project) dated as of December 18, 2000, which was recorded with

the Office of the Recorder of Lander County, Nevada, on January 10, 2001, at Book 485, Pages 131-154, Document No. 218220 (the "**Original Mortgage**"), and which has been amended as follows:

(1) amended effective January 5, 2007, by that certain Amended and Restated Mortgage, Deed of Trust, Security Agreement, Pledge and Financing Statement (Pipeline Project), which was recorded with the Office of the Recorder of Eureka County, Nevada, on January 10, 2007, at Book 449, Pages 377-403, Document No. 207454 (the "**First Amended and Restated Mortgage**");

(2) amended effective October 30, 2008, by that certain Second Amended and Restated Mortgage, Deed of Trust, Security Agreement, Pledge and Financing Statement (Pipeline Project), which was recorded with the Office of the Recorder of Eureka County, Nevada, on November 7, 2008, at Book 482, Pages 282-320, Document No. 0212717 (the "**Second Amended and Restated Mortgage**");

(3) amended effective February 1, 2011, by that certain Third Amended and Restated Mortgage, Deed of Trust, Security Agreement, Pledge and Financing Statement (Pipeline Project), which was recorded with the Office of the Recorder of Eureka County, Nevada, on February 4, 2011, at Book 512, Pages 7-46, Document No. 0216746 (the "**Third Amended and Restated Mortgage**");

(4) amended effective May 30, 2012, by that certain Fourth Amended and Restated Mortgage, Deed of Trust, Security Agreement, Pledge and Financing Statement (Pipeline Project), which was recorded with the Office of the Recorder of Eureka County, Nevada, on June 4, 2012, at Book 532, Pages 217-258, Document No. 0220485 (the "**Fourth Amended and Restated Mortgage**");

(5) amended effective January 29, 2014, by that certain Fifth Amended and Restated Mortgage, Deed of Trust, Security Agreement, Pledge and Financing Statement (Pipeline Project – Eureka County), which was recorded with the Office of the Recorder of Eureka County, Nevada, on February 3, 2014, at Book 562, Pages 403-443, Document No. 0226927 (the "**Fifth Amended and Restated Mortgage**"); and

(6) amended effective April 29, 2015, by that certain First Amendment to Fifth Amended and Restated Mortgage, Deed of Trust, Security Agreement, Pledge and Financing Statement (Pipeline Project – Eureka County), which was recorded with the Office of the Recorder of Eureka County, Nevada, on April 29, 2015, at Book 578, Page 138, Document No. 229280 (the "**First Amendment**") and, together with the Original Mortgage, First Amended and Restated Mortgage, Second Amended and Restated Mortgage, Third Amended and Restated Mortgage, Fourth Amended and Restated Mortgage, and Fifth Amended and Restated Mortgage, the "**Existing Deed of Trust**"). Capitalized terms used but not defined in this Amendment have the meaning given those terms in the Existing Deed of Trust. Should such capitalized terms not be defined in the Existing Deed of Trust, then such capitalized terms will have the meaning given those terms under the Credit Agreement.



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(B) The Trustor granted a Lien (including a lien and security interest) in the Collateral described in the Existing Deed of Trust under the Existing Deed of Trust to secure payment and performance of the Secured Obligations. The Collateral includes those properties described on Exhibit A attached hereto and made a part hereof.

(C) Trustor has requested, and Beneficiary has agreed, to (1) extend the scheduled maturity date from January 29, 2019 to March 16, 2021, and (2) otherwise amend, ratify, confirm and continue the Existing Deed of Trust, all as set forth in, and subject to the terms and conditions contained in, that certain Amendment No. 2 to Sixth Amended and Restated Revolving Credit Agreement dated as of the Effective Date.

Agreement

NOW, THEREFORE, in consideration of the premises, and for other good and valuable consideration, the receipt and sufficiency of which the Parties acknowledge, the Parties agree as follows:

1. Recitals. Trustor represents and warrants that each of the Recitals set forth above is true and correct. The Parties acknowledge that the Recitals are a material part of this Amendment.

2. Effect of Amendment. Subject to the terms and conditions of this Amendment, the Existing Deed of Trust is hereby amended to the extent necessary to give effect to the provisions of this Amendment and to incorporate the provisions of this Amendment into the Existing Deed of Trust. The Existing Deed of Trust, together with this Amendment, are to be read together and have effect so far as practicable as though the provisions of the Existing Deed of Trust and the relevant provisions of this Amendment are contained in one document.

3. Amendments to Existing Deed of Trust. The Existing Deed of Trust is hereby amended as follows:

(a) Section 1.1; Secured Obligations. Clause (i) in the definition of "Secured Obligations" contained in Section 1.1 of the Existing Deed of Trust is amended by deleting such clause (i) therefrom and substituting the following therefor:

(i) all amounts payable pursuant to promissory notes evidencing the Loans provided pursuant to the Credit Agreement, payable in full on or before March 16, 2021, executed by Borrower, payable to each of the Lenders, **in the aggregate principal face amount of up to Six Hundred Fifty Million Dollars (\$650,000,000)**, as the same may be amended, restated, modified, supplemented, extended, renewed or replaced from time to time (collectively referred to herein as the "Notes");

4. Ratification, Approval, and Confirmation. Trustor hereby ratifies, approves, confirms and continues the Existing Deed of Trust and acknowledges and confirms that the Existing Deed of Trust remains in full force and effect continually from and as of the Effective



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Date. All Liens (including any liens and security interests) created, extended, or renewed by the Existing Deed of Trust are hereby confirmed, ratified, extended and continued by this Amendment.

5. No Discharge. This Amendment amends, ratifies, confirms and continues the Existing Deed of Trust. Nothing contained in this Amendment shall be deemed or construed to (a) be a repayment, satisfaction, discharge, or novation of the Secured Obligations or any part thereof or (b) release, waive, terminate, reconvey, discharge, novate, or in any way limit or impair any lien, security interest, encumbrance, or other Lien granted or given under the Existing Deed of Trust or otherwise to secure the Secured Obligations.

6. Miscellaneous.

(a) Governing Law. This Amendment shall be governed by the laws of Nevada.

(b) References to Existing Deed of Trust. All references to the Existing Deed of Trust in this Amendment or elsewhere are deemed to refer to the Existing Deed of Trust as amended, confirmed, ratified and continued by this Amendment.

(c) Further Assurances. As and when requested to do so by Beneficiary from time-to-time, Trustor shall promptly deliver to Beneficiary all filings, confirmations, ratifications, amendments, and other documents and certificates reasonably requested by Beneficiary for the purpose of confirming, maintaining, continuing, protecting, or perfecting the Existing Deed of Trust, the Liens (including the liens and security interests) granted in the Existing Deed of Trust, and the rights and remedies of the Beneficiary under the Existing Deed of Trust.

(d) No Waiver. The execution, delivery and effectiveness of this Amendment shall not operate as a waiver, or be deemed to operate as a waiver, of any rights, powers or remedies of Beneficiary or Trustee under the Existing Deed of Trust or constitute a waiver of any provision of the Existing Deed of Trust, nor shall this Amendment operate as or constitute consent to, or waiver of, any prior or existing default, event of default (including any Event of Default), or breach of any provision of any instrument, or otherwise limit, diminish, prejudice, or waive any right or remedy that Trustee or Beneficiary may have with respect hereto and thereto.

(e) Reservation of Rights. The Beneficiary hereby reserves all of its rights, powers, and remedies under the Existing Deed of Trust, the Credit Agreement, and all other instruments executed in conjunction with the Credit Agreement.

(f) Severability. Any provision of this Amendment which is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof, and any such prohibition or unenforceability in any jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction.



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(g) Successors and Assigns. This Amendment shall bind and inure to the benefit of the Parties and their respective successors and assigns.

(h) Counterparts. This Amendment may be executed in any number of counterparts, each of which will for all purposes be deemed to be an original, and all of which are identical except that to facilitate recordation, in particular counterparts hereof, portions of Exhibit A to this Amendment that describe properties situated in counties other the county in which the counterpart is to be recorded have been omitted.

[Remainder of page left intentionally blank.]



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Trustor has duly and validly executed and delivered this Amendment as of the date of the Trustor's acknowledgement to be effective for all purposes as of the Effective Date.


TRUSTOR

ROYAL GOLD, INC.

By: 
Name: Stefan Wenger
Title: Chief Financial Officer and Treasurer

STATE OF COLORADO }
CITY AND }
COUNTY OF DENVER }

This instrument was acknowledged before me this ____ day of March, 2016, by Stefan Wenger, as Chief Financial Officer and Treasurer of Royal Gold, Inc., a Delaware corporation, on behalf of the corporation.


Notary Public

JASON EDWARD EVANS
Notary Public
State of Colorado

My commission expires: 3-19-20

*Trustor's Signature Page to
Second Amendment to Fifth Amended and Restated Mortgage, Deed of Trust, Security Agreement, Pledge and
Financing Statement (Pipeline Project - Eureka County)*



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EXHIBIT A

**TO SECOND AMENDMENT TO
FIFTH AMENDED AND RESTATED
MORTGAGE, DEED OF TRUST, SECURITY AGREEMENT,
PLEDGE AND FINANCING STATEMENT
(PIPELINE PROJECT – EUREKA COUNTY)**

Part I. Royalty Interests includes and means those royalty interests owned by Royal Gold, Inc. and created by the following instruments (the "Royalty Agreements") which create, define or otherwise pertain to the Royalty Interests, as of the effective date of the Fifth Amended and Restated Mortgage, Deed of Trust, Security Agreement, Pledge and Financing Agreement (Pipeline Project – Eureka County):

1. *GSR#1 and GSR#2 Royalties*

(a) The Memorandum of Grant of Royalty between Cortez Gold Mines, also known as Cortez Joint Venture, and Royal Gold, Inc., dated September 18, 1992, recorded November 9, 1992, Document No. 181386, Book 387, Official Records of the Recorder and Clerk of Lander County Nevada (the "Official Records"), Pages 462-465;

(b) The Royalty Agreement dated as of April 1, 1999 by and among the Cortez Joint Venture, a joint venture formed under and governed by the laws of Nevada and comprised of Placer Cortez, Inc. and Kennecott Explorations (Australia) Ltd.; Placer Dome U.S., Inc.; Royal Gold, Inc.; and Royal Crescent Valley Inc.; the First Amended Memorandum of Grant of Royalty between the Cortez Joint Venture and Royal Gold, Inc. dated April 1, 1999, recorded May 12, 1999, Document No. 211793, Book 464, Official Records, Pages 549-566; the Second Amended Memorandum of Grant of Royalty between the Cortez Joint Venture and Royal Gold, Inc., dated December 8, 2000, recorded January 25, 2001, Document No. 218310, Book 485, Official Records, Pages 398-41; the Third Amended Memorandum of Grant of Royalty between the Cortez Joint Venture and Royal Gold, Inc., dated December 17, 2001, recorded February 21, 2002, Document No. 221872, Official Records, Book 499, Pages 32-53; and the Fourth Amended Memorandum of Grant Royalty by and among the Cortez Joint Venture, a joint venture comprised of Barrick Cortez Inc. and Barrick Gold Finance Inc., Royal Gold, Inc. and Royal Crescent Valley, Inc., effective October 1, 2008, recorded September 26, 2008, Document No. 0252721, Official Records, at Book 590, pages 535-555.

(c) By Royalty Deed and Assignment dated effective October 1, 2008, between Royal Gold, Inc. and Barrick Gold Finance Inc. recorded October 15, 2008, Document 0252914, Official Records, at Book 591, pages 543-560, Royal Gold conveyed to Barrick a portion of its interest in the GSR#2 Royalty, and the interests conveyed to Barrick therein shall not constitute Royalty Interests for purposes of or be subject to this Mortgage.

2. *GSR#3 Royalty*

(a) Special Warranty Deed Conveying Overriding Royalty Interest dated June 30, 1993, recorded in Book 396, commencing at Page 23, in Lander County, Nevada, and Book 248,



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commencing at Page 284 in Eureka County, Nevada, as corrected by Correction Special Warranty Deed Conveying Overriding Royalty Interest dated August 9, 1993, recorded in Book 400, commencing at Page 328 in Lander County, Nevada, and in Book 253, commencing at Page 405 in Eureka County, Nevada.

(b) Special Warranty Deed and Bill of Sale dated June 30, 1993, recorded in Book 396, commencing at Page 160 in Lander County, Nevada, and in Book 248, commencing at Page 422 in Eureka County, Nevada, as corrected by Correction Special Warranty Deed and Bill of Sale dated August 9, 1993, recorded in Book 400, commencing at page 599 in Lander county, Nevada, and in Book 254, commencing at Page 142 in Eureka County, Nevada.

(c) Special Warranty Deed Conveying Interest in Overriding Royalty to Placer Dome U.S., Inc. and Kennecott Exploration (Australia) Ltd., dated June 30 1993, recorded in Book 396, commencing at Page 276 in Lander County, Nevada, and in Book 249, commencing at Page 1 in Eureka County, Nevada, as corrected by Correction Special Warranty Deed Conveying Interest in Overriding Royalty dated August 9, 1993, recorded in Book 400, commencing at Page 458 in Lander County, Nevada, and in Book 254, commencing at Page 001 in Eureka County, Nevada.

(d) Exchange Agreement dated June 30, 1993, as amended by first Amendment of Exchange Agreement dated August 9, 1993, memoranda of which are recorded as follows:

(1) Memorandum of Surviving Provisions of the Exchange Agreement dated June 30, 1993, recorded in Book 396, commencing at Page 151 in Lander County, Nevada and in book 248, commencing at Page 412 in Eureka County, Nevada.

(2) As corrected by Corrected Memorandum of Surviving Provision of Exchange Agreement dated August 9, 1993, recorded in Book 400, commencing at Page 589 in Lander County, Nevada, and in Book 254, commencing at Page 132 in Eureka County, Nevada.

(e) Clarification Agreement among the Cortez Joint Venture, Cortez Gold Mines, Placer Dome U.S. Inc., Kennecott Exploration (Australia) Ltd., Idaho Resources Corporation and certain other parties, dated August 11, 1995 and recorded in Book 421, commencing at Page 205 in Lander County, Nevada, and in Book 287, commencing at page 552 in Eureka County, Nevada.

(f) Nine Special Warranty Deeds Conveying Interest in Overriding Royalty effective as of September 1, 1999, to Royal Gold, Inc., as grantee, each recorded in the Office of the Recorder of Lander County, Nevada, on September 3, 1999, described more particularly as follows:

Grantor Name	File No.	Book	Pages
Joann Wreisner Curtis as Trustee of the Joann Wreisner Curtis 1988 Trust, as amended December 1, 1996	213249	468	002-014
W.L. Wilson and Joan B. Wilson	213250	468	015-027
H.B. Sprenger, II, as Trustee of the By Sprenger Sr. Family Trust	213251	468	028-040



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William G. Waldeck and Ellen Jo Waldeck	213252	468	041-053
Deborah Kay Baratta and James Baratta	213253	468	054-066
Susan Lee Matteoni	213254	468	067-079
Timothy King Wilson and Denise Wilson	213255	468	080-092
Gregory Arthur Wilson	213257	468	093-105
William Brent Wilson and C.J. Sigismund	213258	468	106-118

(g) By Royalty Deed and Assignment dated effective October 1, 2008, between Royal Gold, Inc. and Barrick Gold Finance Inc., recorded October 15, 2008, Document 0252915, Official Records, at Book 591, pages 561-566, Royal Gold conveyed to Barrick its interest in the GSR#3 Royalty with respect only to the designated portions of the unpatented mining claims in Sections 5 and 8, Township 27 North, Range 47 East, Lander County, Nevada, described in the following table (commonly referred to by Royal Gold as the "Crossroads claims"), and the interests conveyed to Barrick therein shall not constitute Royalty Interests for purposes of or be subject to this Mortgage. Royal Gold retained all right, title and interest in the GSR#3 Royalty in all lands and interests in lands outside the Crossroads claims.

<u>Mining Claim</u>	<u>NMC Number</u>	<u>Book/Page</u>
South ½ of lode claims:		
GAS R54	NMC 671342	390/59
GAS R55	NMC 671343	390/60
GAS 55A	NMC 671369	390/86
GAS 56	NMC 403063	287/272
GAS 57	NMC 403064	287/273
Entirety of lode claims:		
GAS R67	NMC 671352	390/69
GAS R68	NMC 671353	390/70
GAS R69	NMC 671354	390/71
GAS 69A	NMC 671370	390/87
GAS 70	NMC 403077	287/286
GAS 109	NMC 410536	289/304
GAS 110	NMC 410537	474/171
North ¾ of lode claims:		
GAS R81	NMC 671365	390/82
GAS R113	NMC 671366	390/83
GAS 113A	NMC 671376	390/93
GAS 114	NMC 410541	289/309
GAS 115	NMC 410542	289/310



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3. *NVR#1 Royalty*

(a) Mining Lease, dated effective April 15, 1991, a memorandum of which was recorded in Book 408, Pages 371-376 in Lander County Nevada; Royalty Deed and Agreement dated as of April 15, 1991, recorded in Book 371, Pages 467-474 in Lander County, Nevada; Royalty Division Agreement dated as of April 15, 1991, recorded in Book 371, Pages 475-479 in Lander County, Nevada; and Assignment dated effective as of April 16, 1992, recorded in Book 401, Page 69 in Lander County, Nevada.

(b) By Royalty Deed and Assignment dated effective October 1, 2008, between Crescent Valley Partners, L.P. ("Crescent Valley") and Barrick Gold Finance Inc. recorded October 15, 2008, Document 0252916, Official Records, at Book 591, pages 567-572, Crescent Valley conveyed to Barrick a 0.3954% NVR (being 31.633% of a 1.25% NVR owned by Royal Gold and its wholly-owned subsidiary, Denver Mining Finance Company, Inc.) with respect only to the Crossroads claims identified in Paragraph 2(g) above, and the interests conveyed to Barrick therein shall not constitute Royalty Interests for purposes of or be subject to this Mortgage. Crescent Valley retained all right, title and interest in the NVR#1 Royalty in all lands and interests in lands outside the Crossroads claims.



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Part II. The lands, millsites and unpatented mining claims subject to the Royalty Interests include all of the millsites and unpatented mining claims described in this Part II and any estates, minerals, royalty interests and all other interests hereafter acquired by Royal Gold, Inc. in the lands, minerals, royalty interests and unpatented mining claims, or within the geographic boundaries of the same, by operation of law or otherwise, together with all of the interests of Royal Gold, Inc. of any nature whatsoever now or hereafter incident or appurtenant to such lands, millsites and unpatented mining claims, including, but not limited to: (a) fee mineral and surface interests; (b) all unsevered and unextracted minerals, mineral proceeds or mineral products in, under or attributable to the interests of Royal Gold, Inc. and (c) all easements, rights of way, surface leases and other privileges and rights affecting or related to the foregoing interests of Royal Gold, Inc. or appropriate or useful in the exploration, development, handling, marketing, processing, production, storage, transportation or treatment of minerals, mineral proceeds or mineral products from any of the foregoing lands, millsites, unpatented mining claims or other interests.

Unpatented Lode Mining Claims & Unpatented Mill Site Claims
 Portions of Section 1, T27N, R46E, M.D.M.
 Portions of Sections 2-10, 18, & 19, T27N, R47E, M.D.M.
 Portions of Sections 22, 27 & 31-34, T28N, R47E, M.D.M.
 Lander County, Nevada

GAS CLAIMS

Claim Name	Recording Information	BLM Serial Number
GAS 42	Book 287 Page 258	NMC 403049
GAS 56	Book 287 Page 272	NMC 403063
GAS 57	Book 287 Page 273	NMC 403064
GAS 70	Book 287 Page 286	NMC 403077
GAS 82	Book 495 Page 259	NMC 403089
GAS 84	Book 495 Page 260	NMC 403091
GAS 85	Book 495 Page 261	NMC 403092
GAS 86	Book 495 Page 262	NMC 403093
GAS 87	Book 495 Page 263	NMC 403094
GAS 88	Book 495 Page 264	NMC 403095
GAS 89	Book 495 Page 265	NMC 403096
GAS 96	Book 495 Page 266	NMC 403103
GAS 97	Book 495 Page 267	NMC 403104
GAS 98	Book 495 Page 268	NMC 403105
GAS 99	Book 287 Page 315	NMC 403106
GAS 100	Book 287 Page 316	NMC 403107
GAS 101	Book 287 Page 317	NMC 403108
GAS 109	Book 289 Page 304	NMC 410536
GAS 110	Book 474 Page 171	NMC 410537
GAS 114	Book 289 Page 309	NMC 410541



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Claim Name	Recording Information	BLM Serial Number
GAS 115	Book 289 Page 310	NMC 410542
GAS 116	Book 289 Page 311	NMC 410543
GAS 117	Book 289 Page 312	NMC 410544
GAS 118	Book 289 Page 313	NMC 410545
GAS 119	Book 289 Page 314	NMC 410546
GAS 120	Book 289 Page 315	NMC 410547
GAS 121	Book 289 Page 3;16	NMC 410548
GAS 123	Book 495 Page 254	NMC 410550
GAS 124	Book 289 Page 319	NMC 410551
GAS 125	Book 289 Page 320	NMC 410552
GAS 126	Book 289 Page 321	NMC 410553
GAS 127	Book 495 Page 269	NMC 410554
GAS 128	Book 495 Page 270	NMC 410555
GAS 129	Book 289 Page 324	NMC 410556
GAS 130	Book 289 Page 325	NMC 410557
GAS 134	Book 495 Page 319	NMC 429210
GAS 135	Book 495 Page 320	NMC 429211
GAS 136	Book 297 Page 07	NMC 429212
GAS 142	Book 495 Page 321	NMC 429218
GAS 143	Book 297 Page 14	NMC 429219
GAS 160	Book 297 Page 31	NMC 429236
GAS 161	Book 297 Page 32	NMC 429237
GAS 162	Book 297 Page 33	NMC 429238
GAS 170	Book 297 Page 41	NMC 429246
GAS 171	Book 297 Page 42	NMC 429247
GAS 172	Book 297 Page 43	NMC 429248
GAS 173	Book 297 Page 44	NMC 429249
GAS 174	Book 297 Page 45	NMC 429250
GAS 182	Book 297 Page 53	NMC 429258
GAS 183	Book 297 Page 54	NMC 429259
GAS 184	Book 297 Page 55	NMC 429260
GAS 185	Book 297 Page 56	NMC 429261
GAS 186	Book 297 Page 57	NMC 429262
GAS 187	Book 297 Page 58	NMC 429263
GAS 188	Book 297 Page 59	NMC 429264
GAS 189	Book 297 Page 60	NMC 429265
GAS 190	Book 297 Page 61	NMC 429266
GAS 191	Book 297 Page 62	NMC 429267
GAS 192	Book 297 Page 63	NMC 429268
GAS 193	Book 297 Page 64	NMC 429269
GAS 194	Book 297 Page 65	NMC 429270
GAS 195	Book 297 Page 66	NMC 429271
GAS 196	Book 297 Page 67	NMC 429272



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Claim Name	Recording Information	BLM Serial Number
GAS 197	Book 297 Page 68	NMC 429273
GAS 198	Book 297 Page 69	NMC 429274
GAS 199	Book 297 Page 70	NMC 429275
GAS 200	Book 297 Page 71	NMC 429276
GAS 201	Book 297 Page 72	NMC 429277
GAS 202	Book 297 Page 73	NMC 429278
GAS 203	Book 297 Page 74	NMC 429279
GAS 204	Book 297 Page 75	NMC 429280
GAS 205	Book 297 Page 76	NMC 429281
GAS 206	Book 297 Page 77	NMC 429282
GAS 207	Book 297 Page 78	NMC 429283
GAS 208	Book 297 Page 79	NMC 429284
GAS 209	Book 297 Page 80	NMC 429285
GAS 210	Book 297 Page 81	NMC 429286
GAS 211	Book 297 Page 82	NMC 429287
GAS 212	Book 309 Page 230	NMC 471254
GAS 213	Book 309 Page 231	NMC 471255
GAS 214	Book 309 Page 232	NMC 471256
GAS 215	Book 309 Page 233	NMC 471257
GAS 216	Book 309 Page 234	NMC 471258
GAS 217	Book 309 Page 235	NMC 471259
GAS 218	Book 309 Page 236	NMC 471260
GAS 219	Book 309 Page 237	NMC 471261
GAS 220	Book 309 Page 238	NMC 471262
GAS 221	Book 309 Page 239	NMC 471263
GAS 222	Book 309 Page 240	NMC 471264
GAS 223	Book 309 Page 241	NMC 471265
GAS 224	Book 309 Page 242	NMC 471266
GAS 225	Book 309 Page 243	NMC 471267
GAS 226	Book 309 Page 244	NMC 471268
GAS 227	Book 309 Page 245	NMC 471269
GAS 228	Book 309 Page 246	NMC 471270
GAS 229	Book 309 Page 247	NMC 471271
GAS 230	Book 309 Page 248	NMC 471272
GAS 231	Book 309 Page 249	NMC 471273
GAS 232	Book 309 Page 250	NMC 471274
GAS 233	Book 309 Page 251	NMC 471275
GAS 234	Book 309 Page 252	NMC 471276
GAS 235	Book 309 Page 253	NMC 471277
GAS 236	Book 309 Page 254	NMC 471278
GAS 237	Book 309 Page 255	NMC 471279
GAS 238	Book 309 Page 256	NMC 471280
GAS 239	Book 309 Page 257	NMC 471281



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Claim Name	Recording Information	BLM Serial Number
GAS 240	Book 309 Page 258	NMC 471282
GAS 241	Book 309 Page 259	NMC 471283
GAS 242	Book 309 Page 260	NMC 471284
GAS 243	Book 309 Page 261	NMC 471285
GAS 244	Book 309 Page 262	NMC 471286
GAS 245	Book 309 Page 263	NMC 471287
GAS 246	Book 309 Page 264	NMC 471288
GAS 247	Book 309 Page 265	NMC 471289
GAS 248	Book 309 Page 266	NMC 471290
GAS 249	Book 309 Page 267	NMC 471291
GAS 250	Book 309 Page 268	NMC 471292
GAS 251	Book 309 Page 269	NMC 471293
GAS 254	Book 309 Page 270	NMC 471294
GAS 255	Book 309 Page 271	NMC 471295
GAS 256	Book 309 Page 272	NMC 471296
GAS 257	Book 309 Page 273	NMC 471297
GAS 258	Book 309 Page 274	NMC 471298
GAS 259	Book 309 Page 275	NMC 471299
GAS 260	Book 309 Page 276	NMC 471300
GAS 261	Book 309 Page 277	NMC 471301
GAS 262	Book 309 Page 278	NMC 471302
GAS 263	Book 309 Page 279	NMC 471303
GAS 264	Book 309 Page 280	NMC 471304
GAS 265	Book 309 Page 281	NMC 471305
GAS 266	Book 309 Page 282	NMC 471306
GAS 267	Book 309 Page 283	NMC 471307
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GAS R13	Book 390 Page 26	NMC 671309
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SPMS 53	Book 474 Page 110	NMC 813563
SPMS 54	Book 474 Page 111	NMC 813564
SPMS 55	Book 474 Page 112	NMC 813565
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SPMS 57	Book 474 Page 114	NMC 813567
SPMS 58	Book 474 Page 115	NMC 813568
SPMS 59	Book 474 Page 116	NMC 813569
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SPMS 69	Book 474 Page 126	NMC 813579
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SPMS 83	Book 474 Page 140	NMC 813593
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SPMS 98	Book 474 Page 155	NMC 813608
SPMS 99	Book 474 Page 156	NMC 813609
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SPMS 102	Book 474 Page 159	NMC 813612
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SPMS 104	Book 474 Page 161	NMC 813614
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SPMS 220	Book 519 Page 310	NMC 851665
SPMS 221	Book 519 Page 311	NMC 851666
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SPMS 224	Book 519 Page 314	NMC 851669
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SPMS 226	Book 519 Page 316	NMC 851671
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GRM 776	Book 397 Page 480	NMC 398311
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GRM 781	Book 397 Page 495	NMC 398316
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GAC 42A	Book 387 Page 553	NMC 667094
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Gas R16	Book 390 Page 29	NMC 671312
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PLMS R75	Book 474 Page 273	NMC 813473
PLMS R83	Book 474 Page 281	NMC 813481
PLMS R89	Book 474 Page 287	NMC 813487
PLMS R96	Book 474 Page 294	NMC 813494
PLMS R103	Book 474 Page 301	NMC 813501
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