	DOC # 0233182				
		06/09/2017 Officia	02:00 PM	_	
		Recording request COGENCY GLOBAL IN		3	
UCC FINANCING STATEMENT AMENDMEN	N I	Eureka Co	umtu dis		
A. NAME & PHONE OF CONTACT AT FILER (optional)		-13 d поеппе — ⁻ ee: \$90.00	Recorder		
	l 1	RPTT: Book-602 Page-	Posserville		
COGENCY GLOBAL INC.			\ \		
194 Washington Avenue, Suite 310		233182			
Albany, New York 12210 (800) 828-0938	<u> </u>				
(000) 828-0938	1	233182	Wer ties tetts tiet (ss)		
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<u> </u>		THE ABOVE SPACE IS	FOR FILING OFFICE USE	ONLY	
1a. Initial financing statement file number 0226925, filed on 02-03-2014	(or re-	corded) in the REAL ESTA	AMENDMENT is to be filed [for ATE RECORDS in (Form UCC3Ad) and provide Debto		
 TERMINATION: Effectiveness of the Financing Statement identified ab Statement 	ove is terminated with respect to	o the security interest(s) o	f Secured Party authorizing this	Termination	
 ASSIGNMENT (full or partial): Provide name of Assignee in item 7a or For partial assignment, complete items 7 and 9 and also indicate affected 		item 7c and name of Assi	gnor in item 9		
CONTINUATION: Effectiveness of the Financing Statement identified continued for the additional period provided by applicable law	above with respect to the securi	ty interest(s) of Secured F	Party authorizing this Continuation	on Statement is	
5. PARTY INFORMATION CHANGE:				_	
Check one of these two boxes.	one of these three boxes to: ANGE name and/or address: Com	pleteADD name: Co		Give record name	
This Change affects Debtor or Secured Party of record item 6. CURRENT RECORD INFORMATION: Complete for Party Information Ch.	n 6a or 6b; <u>and</u> item 7a or 7b <u>and</u> it ange - provide only one name (6a		em 7c to be deleted in it	tem 6a or 6b	
6a. ORGANIZATION'S NAME	<u>- пре регоди</u>				
OR 6b. INDIVIDUAL'S SURNAME	Territor personal living	Tops	ITIONAL NAME(S)/INITIAL(S)	SUFFIX	
OD. INDIVIDUALS SURNAME	FIRST PERSONAL NAME	ADD	THOMAL NAME(S)/NITIAL(S)	SUFFIX	
7. CHANGED OR ADDED INFORMATION: Complete for Assignment or Party Inform	nation Change - provide only one name (7	a or 7b) (use exact, full name; do	not omit, modify, or abbreviate any part of	f the Debtor's name)	
7a. ORGANIZATION'S NAME	1				
OR 7b. INDIVIDUAL'S SURNAME					
INDIVIDUAL'S FIRST PERSONAL NAME					
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)				SUFFIX	
7c. MAILING ADDRESS	CITY	STA	TE POSTAL CODE	COUNTRY	
B. COLLATERAL CHANGE: Also check one of these four boxes:	DD collateral DELETE	collateral RESTA	TE covered collateral A	SSIGN collatera	
Indicate collateral:					
\ / /					
	•				
9. NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS If this is an Amendment authorized by a DEBTOR, check here ☐ and provid		ne name (9a or 9b) (name	of Assignor, if this is an Assignme	nt)	
If this is an Amendment authorized by a DEBTOR, check here and provid 9a. ORGANIZATION'S NAME	e name of authorizing Debtor	ne name (9a or 9b) (name (of Assignor, if this is an Assignme	nt)	
If this is an Amendment authorized by a DEBTOR, check here and provid 9a. ORGANIZATION'S NAME HSBC Bank USA, National Association, as Admini	e name of authorizing Debtor				
If this is an Amendment authorized by a DEBTOR, check here and provid 9a. ORGANIZATION'S NAME	e name of authorizing Debtor		of Assignor, if this is an Assignme	SUFFIX	

UCC FINANCING STATEMENT FOLLOW INSTRUCTIONS	AMENDMENT ADD	DENDUM		
11. INITIAL FINANCING STATEMENT FILE NUM 0226925, filed on 02-03-201	IBER: Same as item 1a on Amendment for	orm	\ \	
12. NAME OF PARTY AUTHORIZING THIS AME	0.1.10000	ent form	\ \	
12a. ORGANIZATION'S NAME HSBC Bank USA, Nation	al Association,		\ \	\
as Administrative Agent OR 12b. INDIVIDUAL'S SURNAME		/	\	\
12b. INDIVIDUAL'S SURNAME		_		\
FIRST PERSONAL NAME				
ADDITIONAL NAME(S)/INITIAL(S)		SUFFIX THE A	ABOVE SPACE IS FOR FILING OF	FICE USE ONLY
 Name of DEBTOR on related financing states one Debtor name (13a or 13b) (use exact, full name 				n item 13): Provide only
13a. ORGANIZATION'S NAME Royal Gold, Inc.				1
OR 13b. INDIVIDUAL'S SURNAME	FIRST PE	RSONAL NAME	ADDITIONAL NAME(S)/INITIAL	L(S) SUFFIX
 14. ADDITIONAL SPACE FOR ITEM 8 (Collatera	d):	$\overline{}$	/	
15. This FINANCING STATEMENT AMENDMENT:		17. Description of real es	tate:	
covers timber to be cut vovers as-extraction. Name and address of a RECORD OWNER of real estimates (if Debtor does not have a record interest):			attached hereto and inco	
		3182 Book:602 0	6/09/2017 age: 2 of 5	<u>.</u>
18. MISCELLANEOUS:				

EXHIBIT A

to

UCC FINANCING STATEMENT AMENDMENT

Debtor: Royal Gold, Inc.

Secured Party: HSBC Bank USA, National Association, as Administrative Agent

Description of Collateral

The property described in paragraphs (a) through (d) is collectively referred to as the "Collateral":

- (a) All of Debtor's right, title and interest, now owned or hereafter acquired, in and to:
- (i) all ore, minerals, concentrate, dore, bar, and refined gold, silver or other metals, including, without limitation, all As-Extracted Collecteral (as defined in the Uniform Commercial Code) (collectively, the "Products") attributable to the royalty interests and estates and other interests of Debtor identified in Part I of Appendix A attached hereto and made a part hereof in the lands described in Parts II of Appendix A, whether now owned or hereafter acquired, by law or otherwise (collectively, the "Royalty Interests");
- (ii) all contracts, agreements, and instruments now in effect or hereafter entered into by Debtor or Debtor's predecessors in title, for the sale, purchase, exchange or processing of Products attributable to the Royalty Interests;
- (ili) all of the agreements and contracts identified in Part I of Appendix A, which create, define or otherwise pertain to the Royalty Interests;
- (iv) all accounts, and the credit balances in dollars or Products therein, of Debtor at any refinery or processing facility to which Products attributable to the Royalty Imerests are delivered, expressly including all accounts of Debtor presently in effect at Johnson Matthey in Salt Lake City, Utak; and
- (vi) all accounts, contract rights and general intangibles now existing or hereafter arising in connection with the exploration for, production, processing, treatment, storage, transportation, manufacture or sale of Products attributable to the Royalty Interests.
- (b) Without limiting the foregoing, Colleteral includes all Products extracted from or estributable to the Royalty Interests and in the Proceeds (as defined in the Uniform Commercial Code) resulting from the sale or other disposition of such Products, and such Products shall be deemed financed at the minehead and the security interest perfected hereby attaches to such Products as severed and extracted and to the accounts resulting from such sales.
 - (c) All of Debtor's books, records and information reflecting or with respect to any of the foregoing.
- (d) All Proceeds of the items set forth in paragraph (a) and (b), including, without limitation, whatever is received upon the sale, exchange, collection or other disposition of the Colleteral and insurance psyable or damages or other psyments by reason of loss or damage to the Colleteral, and all additions thereto, substitutions and replacements thereof or accessions thereto.

APPENDIX A

to

EXHIBIT A

to

UCC FINANCING STATEMENT AMENDMENT

Debtor: Royal Gold, Inc.

Secured Party: HSBC Bank USA, National Association, as Administrative Agent

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 Mortgage, Deed of Trust, Security Agreement, Pledge and Pinancing Statement by and among Royal Gold, Inc., as Trustor, Stewart Title of Nevada Holdings, Inc., as Trustoe and HSBC Bank USA, National Association, as Beneficiary:

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 Nevember 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 Piacor Cortez, Inc. and Konnecott Explorations (Australia) Ltd.; Placer Dome U.S., Inc.; Royal Gold, Inc.; and Royal Crescent Valley Inc; the Piret Amended Mamorandum 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 Mamorandum 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, 2003, 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 OSR#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, commencing at Page 284 in Bureka 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 Bureka 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 246, commencing at Page 422 in Bureka 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 Kannecott Exploration (Australia) Ltd., dated June 30 1993, recorded in Book 396, commencing at Page 276 in Landor 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 901 in Bureka County, Nevada.
- (d) Exchange Agreement dated June 30, 1993, as amended by first Amendment of Exchange Agreement dated August 9, 1993, memorands of which are recorded as follows:
- Memorandum of Surviving Provisions of the Exchange Agreement dated June 30,
 1993, recorded in Book 396, commercing at Page 151 in Lander County, Nevada and in book
 248, commercing at Page 412 in Burcka 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, Piecer Dome U.S. Inc., Kennecott Exploration (Australia) Ltd., Idaho Resources Corporation and certain other parties, deted 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 Bureka County, Nevada.
- (f) Nine Special Werranty 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
Pile No. Book Pages
Joann Wreisner Curtis as Trustee of 213249 468 002-014
the Joann Wreisner Curtis 1985 Trust,
as amended December 1, 1996