	DOC # 0233183				
UCC FINANCING STATEMENT AMENDME FOLLOW INSTRUCTIONS	ENT	06/09 Offic Recording r COGENCY GLO	cial Recor	d	
A. NAME & PHONE OF CONTACT AT FILER (optional)			ka County – NV hne – Reconder		
COGENCY GLOBAL INC.		Fee: \$90.00	Page 1 of 5		
194 Washington Avenue, Suite 310		RPTT: Book- 602	Recorded By: LH Page- 0040		
Albany, New York 12210					
(800) 828-0938	1	0222492			
		0233163			
1a. INITIAL FINANCING STATEMENT FILE NUMBER	1b.		ACE IS FOR FILING OFFICE USE (EMENT AMENDMENT is to be filed [for		
0226924, filed on 02-02-2014		☐ (or recorded) in the REA		. 1	
TERMINATION: Effectiveness of the Financing Statement identified Statement	above is terminated with re	spect to the security inter	est(s) of Secured Party authorizing this	Termination	
		is item 7e and some	of Assistant in Hom O		
 ASSIGNMENT (full or partial): Provide name of Assignee in item 7a For partial assignment, complete items 7 and 9 and also indicate affect 		gnee in item 70 <u>and</u> name	or Assignor in item 9		
 CONTINUATION: Effectiveness of the Financing Statement identifies continued for the additional period provided by applicable law 	ed above with respect to the	e security interest(s) of Se	cured Party authorizing this Continuation	n Statement is	
5. PARTY INFORMATION CHANGE:					
Check one of these two boxes.	k <u>one</u> of these three boxes t HANGE name and/or addres	s: CompleteADD na	me: Complete itemDELETE name:		
This Change affects Debtor or Secured Party of record it 6. CURRENT RECORD INFORMATION: Complete for Party Information or	em 6a or 6b; <u>and</u> item 7a or 7 Change - provide only <u>one</u> na		o, and item 7c to be deleted in i	tem ba or bb	
6a. ORGANIZATION'S NAME					
OR Gb. INDIVIDUAL'S SURNAME	FIRST PERSONAL N	ME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX	
GE. INSIVISACE CONTINUE	TIKOT PERSONALIS	TWIL .	ADDITIONAL TOMBLE(O)/TATTIVEL(O)	COLLIX	
7. CHANGED OR ADDED INFORMATION: Complete for Assignment or Party Info	ormation Change - provide only on	e name (7a or 7b) (use exact, full	name; do not omit, modify, or abbreviate any part o	the Debtor's name)	
OR 75. INDIVIDUAL'S SURNAME		-			
INDIVIDUAL'S FIRST PERSONAL NAME	1	1			
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)		_/		SUFFIX	
INDIVIDUAL O ADDITIONAL NAME (O)/INTITAL(O)				30111X	
			The state of the s		
7c. MAILING ADDRESS	CITY		STATE POSTAL CODE	COUNTRY	
7c. MAILING ADDRESS 8. COLLATERAL CHANGE: Also check one of these four boxes:		ELETE collateral		COUNTRY SSIGN collatera	
		ELETE collateral			
8. COLLATERAL CHANGE: Also check one of these four boxes:		ELETE collateral			
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8. COLLATERAL CHANGE: Also check one of these four boxes:		ELETE collateral			
8. COLLATERAL CHANGE: Also check one of these four boxes: Indicate collateral:	ADD collateral D		RESTATE covered collateral A	SSIGN collatera	
8. COLLATERAL CHANGE: Also check one of these four boxes: Indicate collateral: 9. NAME OF SECURED PARTY OF RECORD AUTHORIZING THI	ADD collateral D	e only <u>one</u> name (9a or 9b)	RESTATE covered collateral A	SSIGN collatera	
8. COLLATERAL CHANGE: Also check one of these four boxes: Indicate collateral:	ADD collateral D	e only <u>one</u> name (9a or 9b)	RESTATE covered collateral A	SSIGN collatera	
8. COLLATERAL CHANGE: Also check one of these four boxes: Indicate collateral: 9. NAME OF SECURED PARTY OF RECORD AUTHORIZING THI If this is an Amendment authorized by a DEBTOR, check here and proves one of these four boxes: 9. ORGANIZATION'S NAME	ADD collateral D	e only <u>one</u> name (9a or 9b) otor	RESTATE covered collateral A	SSIGN collatera	

UCC FINANCING STATEMENT AMENDME				
1. INITIAL FINANCING STATEMENT FILE NUMBER: Same as item 1a o 0226924, filed on 02-02-2014	on Amendment form		\ \ .	
2. NAME OF PARTY AUTHORIZING THIS AMENDMENT: Same as item			\ \	
12a. ORGANIZATION'S NAME HSBC Bank USA, National Associatio	n		\ \	
as Administrative Agent			_ \ \	\
12b. HOW BOALS SOLVANIE				\
FIRST PERSONAL NAME				
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX	THE ABO	/E SPACE IS FOR FILING OFFICE	E USE ONLY
i. Name of DEBTOR on related financing statement (Name of a current I one Debtor name (13a or 13b) (use exact, full name; do not omit, modify, or al				em 13): Provide or
13a. ORGANIZATION'S NAME High Desert Mineral Resources, Inc.	botoliae any partonne bo	olor o name, oco mono	Notes and the second se	
13b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NA	МЕ	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
ADDITIONAL SPACE FOR ITEM 8 (Collateral):		\/		ļ
This FINANCING STATEMENT AMENDMENT:	17.00	scription of real estate:		
	ed as a fixture filing See	Exhibit A atta	nched hereto and incorp ce for a description of t	
B. MISCELLANEOUS:	0233183 Book 6	502 06/09/ 41 Page: 2		

EXHIBIT A

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UCC FINANCING STATEMENT AMENDMENT

Debtor: High Desert Mineral Resources, Inc. Secured Party: HSBC Bank USA, National Association

Description of Collateral

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

- (a) All of Debter's right, title and interest, now owned or hereafter acquired, in and to:
- (i) all ore, minerals, concentrate, doré, bar, and refined gold, silver or other metals, including, without limitation, all As-Extracted Collectively, the "Products") (as defined in the Uniform Commercial Code) 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:
- (iii) 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 stiributable to the Royalty Interests are delivered, expressly including all accounts of Debtor presently in effect at Johnson Matthey in Salt Lake City, Utah; and
- (vi) all accounts, contract rights and general intengibles 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, Collateral includes all Products extracted from or attributable 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 strackes 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 Collecteral and insurance payable or damages or other payments 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: High Desert Mineral Resources, Inc. Secured Party: HSBC Bank USA, National Association

Description of Collateral

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

- (a) All of Debter's right, title and interest, now owned or hereafter acquired, in and to:
- (i) all ore, minerals, concentrate, doré, ber, and refined gold, silver or other metals, including, without limitation, all As-Extracted Collecteral (collectively, the "Products") (as defined in the Uniform Commercial Code) 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:
- (iii) 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 becauses in dollars or Products therein, of Debtor at any refinery or processing facility to which Products attributable to the Royalty Interests are delivered, expressly including all accounts of Debtor presently in effect at Johnson Matthey in Salt Lake City, Utah; and
- (vi) all accounts, contract rights and general intengibles 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, Collecteral includes all Products extracted from or attributable 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.
 - (6) 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 payable or damages or other payments by reason of loss or damage to the Colleteral, and all additions thereto, substitutions and replacements thereof or accessions thereto.

milisites and unpatented mining claims, including, but not limited to: (a) fee mineral and surface interests; (b) all unsevered and unextracted minerals, rainoral proceeds or mineral products in, under or attributable to the interests of High Desert; and (c) all easements, rights of way, surface leases and other privileges and rights affecting or related to the foregoing interests of High Desert 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, milisites, unpatented mining claims or other interests.

- (a) Lorville Royalty Properties: As described on Attachments A and B bereto, consisting of 10 pages
- (b) SJ Claims Royalty Properties: As described on Appendix B hereto, consisting of 1 page.

