APN - n/a unpatented mining claims.

Recorded at the request of and return to:

Kinross Gold U.S.A. Inc. 5075 S. Syracuse Street, Suite 800 Denver, CO 80237

This document contains no personal information as defined in NRS 603.A.040.

EUREKA COUNTY, NV RPTT:\$0.00 Rec:\$35.00

2019-239445 08/16/2019 08:20 AM

\$35.00 Pgs=26 THOMAS P. ERWIN P.C.

LISA HOEHNE, CLERK RECORDER

E08

ROYALTY DEED

This Royalty Deed (hereafter, this "Deed"), effective at 13:01 Pacific Standard Time as of the <u>15</u>day of August, 2019 ("Effective Date"), is by and between and MCEWEN MINING NEVADA INC., a Delaware corporation, the address of which is 2215 N. 5th Street, Elko, NV 89801 ("Grantor"), and KINROSS GOLD U.S.A., INC., a Nevada corporation, the address of which is 5075 South Syracuse Street, Suite 800, Denver, CO 80237 ("Grantee").

Whereas, pursuant to that Purchase Agreement of even date herewith between Grantor and Grantee ("Purchase Agreement"), Grantee has conveyed to Grantor all of its right, title and interest in and to those properties described in the attached Exhibit 1 ("Property"), and Grantor has agreed to convey to Grantee the Royalty (defined below) with respect to the Property.

Now, therefore, Grantor, for and in consideration of the sum of \$10.00 lawful money of the United States of America, together with other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, does hereby grant, bargain, sell and convey forever unto Grantee, a production royalty (the "Royalty") on the sale of Minerals produced from the Property, as defined herein. For purposes of this Deed, the term "Mineral(s)" shall mean any and all metals, ore and minerals that are locatable under the United States General Mining Law, 30 U.S.C. §21, et seq.

Production Royalty.

- (a) Grantor shall pay to Grantee a Royalty in an amount equal to two percent (2.0%) of Net Smelter Returns (defined below) from the sale or other disposition of all Minerals produced from the portion of the Property described in Part A of Exhibit 1, determined in accordance with the provisions set forth in this Deed. Following the payment by Grantor to Grantee of Royalty in the amount of Five Million Dollars (\$5,000,000.00) on Minerals sold or otherwise disposed of from the Property described in Part A of Exhibit 1, the Net Smelter Returns percentage on Minerals thereafter sold or otherwise disposed of from that part of the Property shall be reduced to one and one-half percent (1.5%) of Net Smelter Returns.
- (b) Grantor shall pay to Grantee a Royalty in an amount equal to one percent (1.0%) of Net Smelter Returns (defined below) from the sale or other disposition of all Minerals produced from the portion of the Property described in Part B of Exhibit 1, determined in accordance with the provisions set forth in this Deed, provided that if a Mining Lease and Option to Purchase described in Part B.2 or Part B.3 expires or is terminated, Grantor's obligation to pay

the Royalty in respect of the portion of the Property subject to such Mining Lease and Option to Purchase shall terminate (subject to Section 9(b) below), unless such Mining Lease and Option to Purchase is merged or terminated as a result of Grantor's acquisition of the entirety of the lessor's ownership in the portion of the Property subject to such Mining Lease and Option to Purchase. In the latter case, on Grantor's acquisition of the lessor's ownership, the Royalty shall be a direct interest in and burden on the Grantor's interest in such portion of the Property.

(c) If the interest in Minerals conveyed by Grantee to Grantor pursuant to the Purchase Agreement is less than an undivided one hundred percent leasehold or ownership interest in the Minerals, on, in or under the Property, or that interest is subject to a superior adverse interest, all Royalty payments to be made to Grantee hereunder shall be reduced to the same proportion thereof as Grantee's undivided conveyed interest in Minerals, on in, or under the Property bears to an undivided one hundred percent Mineral interest.

2. Net Smelter Returns. Net Smelter Returns shall be determined as follows:

- (a) For Precious Metals. Net Smelter Returns, in the case of gold, silver and platinum group metals ("Precious Metals"), shall be determined by multiplying (i) the gross number of troy ounces of Precious Metals recovered from the production from the Property ("Quarterly Production") delivered to the smelter, refiner, processor, purchaser or other recipient of such production (collectively, "Payor") during the preceding calendar quarter, by (ii) for gold, the average of the London Bullion Market Association, Afternoon Fix, spot prices reported for the preceding calendar quarter, and for all other Precious Metals, the average of the COMEX division of the New York Mercantile Exchange final spot prices for the preceding calendar quarter expressed in United States dollars for the particular Mineral for which the price is being determined, and subtracting from the product of (i) and (ii) only the following if actually incurred:
- (i) charges imposed by the Payor for refining bullion from doré or concentrates of Precious Metals ("Beneficiated Precious Metals") produced by Grantor's final mill or other final processing plant; however, charges imposed by the Payor for smelting or refining of raw or crushed ore containing Precious Metals or other preliminarily processed Precious Metals shall not be subtracted in determining Net Smelter Returns;
- (ii) penalty substance, assaying, and sampling charges imposed by the Payor for refining Beneficiated Precious Metals contained in such production;
- (iii) charges and costs, if any, for transportation and insurance of Beneficiated Precious Metals from Grantor's final mill or other final processing plant to places where such Beneficiated Precious Metals are smelted, refined and/or sold or otherwise disposed of; and
- (iv) all taxes paid on production of precious metals, except income tax, including but not limited to, production, severance, sales and privilege taxes and all local, state and federal royalties that are based on the production of Precious Metals.

If for any reason the London Bullion Market Association or the New York Mercantile Exchange does not report spot pricing for a particular Mineral, then the Parties shall mutually

agree, acting reasonably, upon an appropriate pricing entity or mechanism that accurately reflects the market value of any such Mineral.

- (b) For Other Minerals. Net Smelter Returns, in the case of Other Minerals, shall be determined by multiplying (i) the gross amount of the particular Other Mineral contained in the Quarterly Production delivered to the Payor during the preceding calendar quarter by (ii) the average of the New York Mercantile Exchange final daily spot prices for the preceding calendar quarter of the appropriate Other Mineral, and subtracting from the product of (i) and (ii) only the following if actually incurred:
- (i) charges imposed by the Payor for smelting, refining or processing Other Minerals contained in such production, but excluding any and all charges and costs related to Grantor's mills or other processing plants constructed for the purpose of milling or processing Other Minerals, in whole or in part;
- (ii) penalty substance, assaying, and sampling charges imposed by the Payor for smelting, refining, or processing Other Minerals contained in such production, but excluding any and all charges and costs of or related to Grantor's mills or other processing plants constructed for the purpose of milling or processing Other Minerals, in whole or in part;
- (iii) charges and costs, if any, for transportation and insurance of Other Minerals and the beneficiated products thereof from Grantor's final mill or other final processing plant to places where such Beneficiated Precious Metals are smelted, refined and/or sold or otherwise disposed of; and
- (iv) all taxes paid on production of precious metals, except income tax, including but not limited to, production, severance, sales and privilege taxes and all local, state and federal royalties that are based on the production of Other Minerals.
- (c) <u>Custom Toll Facilities</u>. In the event smelting, refining, or processing of Precious Metals, Other Minerals or the products thereof produced from the Property are carried out in custom toll facilities owned or controlled, in whole or in part, by Grantor, which facilities were not constructed for the purpose of smelting, refining or processing such Precious Metals or Other Minerals, then charges, costs and penalties for such smelting, refining or processing shall mean the amount Grantor would have incurred if such smelting, refining or processing were carried out at facilities not owned or controlled by Grantor then offering comparable services for comparable products on prevailing terms, but in no event greater than actual costs incurred by Grantor with respect to such smelting, refining or processing.
- (d) <u>Insurance</u>. In the event Grantor receives insurance proceeds for loss of production, Grantor shall pay to Grantee the Royalty percentage of any such insurance proceeds that are received by Grantor for such loss of production.
- 3. Other Procedures for Calculating and Paying Production Royalty.
 - (a) Payment of Royalty.

- (i) Royalty payments shall be made to Grantee in cash. Payments shall be payable on or before the twenty-fifth (25th) day of the quarter following the calendar quarter in which the Minerals subject to the Royalty were shipped to the Payor by Grantor. For purposes of calculating the cash amount due to Grantee, Precious Metals and Other Minerals will be deemed to have been sold or otherwise disposed of at the time refined production from the Property is delivered, made available, or credited to Grantor by a mint or refiner. The price used for calculating the cash amount due for Royalty on Precious Metals or Other Minerals shall be determined in accordance with Section 2(a) and (b) as applicable. Grantor shall make each Royalty payment to be paid in cash by delivery of a check or draft payable to Grantee and delivering the check to Grantee at its address listed in Section 11(g).
- (ii) <u>Detailed Statement</u>. All Royalty payments shall be accompanied by a detailed statement explaining the calculation thereof together with any available settlement sheets from the Payor.

(b) Quarterly Reconciliation.

- (i) On or before the 25th day of the month following each calendar quarter, Grantor shall make an interim settlement based on the information then available of such Royalty in cash not less than ninety-five percent (95%) of the anticipated final settlement of cash Royalty payments.
- (ii) The Parties recognize that a period of time exists between the production of ore, the production of doré or concentrates from ore, the production of refined or finished product from doré or concentrates, and the receipt of Payor's statements for refined or finished product. As a result, the payment of Royalty will not coincide exactly with the actual amount of refined or finished product produced from the Property for the previous quarter. Grantor will provide final reconciliation promptly after settlement is reached with the Payor for all lots sold or subject to other disposition in any particular quarter.
- (iii) In the event that Grantee has been underpaid for any provisional payment, Grantor shall pay the difference in cash by check with such payment being made at the time of the final reconciliation. If Grantee has been overpaid in the previous calendar quarter, Grantee shall make a payment to Grantor of the difference by check. Reconciliation payments shall be made on the same basis as used for the payment in cash pursuant to Section 3(a)(ii).
- (c) <u>Hedging Transactions</u>. All profits and losses resulting from Grantor's sales of Precious Metals or Other Minerals, or Grantor's engaging in any commodity futures trading, option trading, or metals trading, or any combination thereof, and any other hedging transactions including trading transactions designed to avoid losses and obtain possible gains due to metal price fluctuations (collectively, "hedging transactions") are specifically excluded from Royalty calculations pursuant to this Deed. All hedging transactions by Grantor and all profits or losses associated therewith, if any, shall be solely for Grantor's account.

The Royalty payable on Precious Metals or Other Minerals subject to hedging transactions shall be determined as follows:

- (i) <u>Affecting Precious Metals</u>. The amount of Royalty to be paid on all Precious Metals subject to hedging transactions by Grantor shall be determined in the same manner as provided in Sections 1 and 2(a), with the understanding that the average quarterly spot price shall be for the calendar quarter preceding the calendar quarter during which Precious Metals subject to hedging transactions are shipped by Grantor to the Payor.
- (ii) Affecting Other Minerals. The amount of Royalty to be paid on all Other Minerals subject to hedging transactions by Grantor shall be determined in the same manner as provided in Sections 1 and 2(b), with the understanding that the average quarterly spot price shall be for the calendar quarter preceding the calendar quarter during which Other Minerals subject to hedging transactions are shipped to the Payor.
- (d) <u>Commingling</u>. Grantor shall have the right to commingle Minerals from the Property with minerals from other properties. Before any Precious Metals or Other Minerals produced from the Property are commingled with minerals from other properties, the Precious Metals or Other Minerals produced from the Property shall be measured and sampled in accordance with sound mining and metallurgical practices for moisture, metal, commercial minerals and other appropriate content. Representative samples of the Precious Metals or Other Minerals shall be retained by Grantor and assays (including moisture and penalty substances) and other appropriate analyses of these samples shall be made before commingling to determine gross metal content of Precious Metals or gross metal or mineral content of Other Minerals. Grantor shall retain such analyses for a reasonable amount of time, but not less than eighteen (18) months, after receipt by Grantee of the Royalty paid with respect to such commingled Minerals from the Property; and shall retain such samples taken from the Property for seven (7) days after collection.
- (e) <u>No Obligation to Mine</u>. Grantor shall have sole discretion to determine the extent of its mining of the Property and the time or the times for beginning, continuing or resuming mining operations with respect thereto. Grantor shall have no obligation to Grantee or otherwise to mine any of the Property.

Annual Report and Audit.

- (a) Not later than February 28 following the end of each calendar year, Grantor shall provide Grantee with an annual report of activities and operations conducted with respect to the Property during the preceding calendar year. Such annual report shall include details of: (i) the preceding year's mineral exploration and mining activities with respect to the Property; (ii) ore reserve data for the calendar year just ended; and (iii) estimates of anticipated production and estimated remaining ore reserves with respect to proposed activities for the Property for the current calendar year. In addition, Grantee shall have the right, exercisable not more than twice annually upon reasonable notice to Grantor, to inspect and copy all books, records, technical data, information and materials (the "Data") pertaining to Grantor's activities with respect to the Property; provided that such inspections shall not unreasonably interfere with Grantor's activities with respect to the Property.
- (b) Grantee shall have the right to audit the books and records pertaining to production from the Property for a calendar year and to contest payments of Royalty for 24

months after receipt by Grantee of the last payment for such calendar year to which such books and records pertain. Such payments shall be deemed conclusively correct unless Grantee objects to them in writing within 60 days after completion of the audit. Grantor's records of mining and milling operations on the Property, and its records with respect to commingling of production from the Property, shall be available for Grantee's or its authorized agents' inspection and/or audit upon reasonable advance notice and during normal business hours. If any such audit or inspection reveals that Royalty payments for any calendar year are underpaid by more than five percent (5.0%), Grantor shall reimburse Grantee for its reasonable costs incurred in such audit or inspection.

- 5. <u>Inspection</u>. Grantee shall be entitled to enter the mine workings and structures on the Property not more than twice annually at reasonable times upon reasonable advance notice for inspection thereof, but Grantee shall so enter at its own risk and shall defend, indemnify and hold Grantor and its affiliates harmless against and from any and all loss, costs, damage, liability and expense (including but not limited to reasonable attorneys' fees and costs) by reason of injury to Grantee or its agents or representatives or damage to or destruction of any property of Grantee or its agents or representatives while on the Property on or in such mine workings and structures, unless such injury, damage, or destruction is a result, in whole or in part, of the negligence of Grantor. Grantee shall comply with all applicable laws and regulations and the rules established by Grantor to protect the health and safety of workers and visitors.
- 6. New Resources or Reserves. If Grantor establishes a mineral resource or mineral reserve on any of the Property, Grantor shall provide to Grantee written notice of the amount of such resource or reserve as soon as practicable after Grantor makes a public declaration with respect to the establishment thereof
- 7. <u>Compliance with Law</u>. Grantor shall comply with all applicable federal, state, and local laws, statutes, rules, regulations, permits, ordinances, certificates, licenses and other regulatory requirements, policies and guidelines relating to operations and activities on or with respect to the Property; provided, however, Grantor shall have the right to contest any of the same in good faith.
- 8. Stockpiling and Tailings. All tailings, residues, waste rock, spoiled leach materials, and other materials (collectively "Materials") resulting from Grantor's operations and activities with respect to the Property shall be the sole property of Grantor, but shall remain subject to the Royalty (calculated and paid in accordance with the terms of this Deed) should the Materials be processed or reprocessed, as the case may be, in the future and result in the production, sale or other disposition of Precious Metals or Other Minerals. Notwithstanding the foregoing, Grantor shall have the right to dispose of any or all such Materials and to commingle the same with other minerals from other properties. In the event Materials from the Property are processed or reprocessed, as the case may be, and regardless of where such processing or reprocessing occurs, the Royalty payable thereon under this Deed shall be determined on a pro rata basis as determined by using the best engineering and technical practices then available.
- 9. Real Property Interest and Relinquishment of Property.
 - (a) The Royalty created hereby shall be effective in respect of each unpatented

mining claim included in the Property so long as such unpatented mining claim, or any amendment or relocation of such unpatented mining claim made by Grantor, or any successor or assign of Grantor, remains effective and in good standing, it being the intent of the Parties hereto that, to the extent allowed by law, the Royalty shall constitute a vested interest in and a covenant running with the unpatented mining claims included in the Property and minerals rights appurtenant to such unpatented mining claims and all successions thereof whether created privately or through governmental action and shall inure to the benefit of and be binding upon the Parties and their respective, successors and assigns so long as Grantor or any successor or assign of Grantor holds any rights or interests in the Property. The Royalty shall attach to any amendments, relocations or conversions by Grantor, or any successor or assign of Grantor, of any mining claim, license, or lease, concession, permit, patent or other tenure comprising the Property, or to any renewals or extensions thereof. Notwithstanding the foregoing and subject to Grantor's obligations under Section 9.2(b), Grantor may abandon or surrender any unpatented mining claim included in the Property and may abandon or surrender either Mining Lease and Option to Purchase described in Exhibit 1, Part B.2 and Exhibit 1, Part B.3.

(b) If Grantor or any affiliate or successor or assign of Grantor surrenders, allows to lapse or otherwise relinquishes or terminates its interest in any of the Property and within a period of five (5) years after the effective date of relinquishment or abandonment reacquires a direct or indirect interest in Minerals covered by any of the former Property, then from and after the date of such reacquisition such reacquired properties shall be included in the Property and the Royalty shall apply to such interest so acquired. Grantor shall give written Notice to Grantee within ten (10) days of any acquisition or reacquisition of any interest within the exterior boundaries of the Property.

10. Assignment.

- (a) Assignment by Grantor. If Grantor at any time sells, assigns or otherwise transfers an interest in any of the Property, it may, without the approval of Grantee, transfer its rights, interests and obligations under this Deed relating to such Property to the person to which an interest in such Property is transferred; provided, however, that any such transfer by Grantor shall not result in a release of Grantor's obligations under this Deed unless the assignee or transferee executes a written agreement in a form reasonably acceptable to Grantee by which it assumes the obligations of Grantor accruing from and after the effective date of such transfer, upon which Grantor shall be released from, and have no liability or obligation to Grantee for, such assumed obligations, but shall remain liable for the performance of all other obligations of Grantor under this Deed.
- (b) <u>Assignment by Grantee</u>. Grantee may at any time sell, assign or otherwise transfer its rights, interests and obligations under this Deed to any person, without the approval of Grantor, provided that such a transfer shall not be binding on Grantor until Grantor has received written notice of such transfer signed by Grantee providing such person's address for sending Royalty payments and notices.

General Provisions.

- (a) <u>Further Assurances</u>. The Parties promptly shall execute all such further instruments and documents and do all such further actions as may be necessary to effectuate the purposes of this Deed.
- (b) <u>Successors and Assigns</u>. All covenants, conditions and terms of this Deed shall be of benefit to the Parties and run as a covenant with the Property and shall bind and inure to the benefit of the Parties hereto and their respective assigns and successors.
- (c) <u>No Partnership</u>. This Deed shall not be construed to create, expressly or by implication, a joint venture, mining partnership, commercial partnership, or other partnership relationship between Grantor and Grantee.
- (d) <u>Modification</u>. This Deed may not be modified orally, but only by written agreement executed by Grantor and Grantee.
- (e) <u>Choice of Law</u>. This Deed is to be governed by and construed under the laws of the State of Nevada.
- (f) Other Definitions. As used in this Deed, the term "Grantee" shall include all of Grantee's successors-in-interest, including without limitation assignees, partners, joint venture partners, lessees, and when applicable mortgagees and affiliated companies having or claiming an interest in the Property. As used in this Deed, the term "Grantor" shall include all of Grantor's successors-in-interest, including without limitation assignees, partners, joint venture partners, lessees, and when applicable mortgagees and affiliated companies having or claiming an interest in the Property. As used in this Deed, the term "Party" or "Parties" shall mean one or both, as the case may be, of Grantor and Grantee.
- (g) Notices. Any notice or other correspondence required or permitted hereunder shall be deemed to have been property given or delivered when made in writing and hand delivered to the Party to whom directed or when sent by (i) courier or recognized overnight delivery service, or (ii) United States certified or registered mail, with all necessary postage or charges fully prepaid, return receipt requested, and addressed to the Party to whom directed at the following address:

Grantor:

McEwen Mining Nevada Inc. 2215 N. 5th Street Elko, NV 89801 Attention: Land Department

Grantee:

Kinross Gold U.S.A., Inc. 5075 S. Syracuse Street, Suite 800 Denver, CO 80237

Either Party hereto may change its address for the purpose of notices or communications hereunder by furnishing notice thereof to the other Party in compliance with this Section.

- (h) Rule Against Perpetuities. The Parties do not intend that there be any violation of the rule against perpetuities, the rule against unreasonable restraints or the alienation of property, or any similar rule. Accordingly, if any right or option to acquire any interest in the Property under this Agreement, such right or option must be exercised, if at all, so as to vest such interest within time periods permitted by applicable rules. If, however, such violation should inadvertently occur, the Parties hereby agree that a court shall reform that provision in such a way as to approximate most closely the intent of the Parties within the limits permissible under such rule.
 - (i) <u>Currency</u>. All references to dollars herein shall mean United States dollars.
 - (j) <u>Time</u>. Time is of the essence for each provision of this Deed.
- (k) <u>Entire Agreement</u>. The Purchase Agreement and this Deed, including the Exhibit hereto, constitutes the entire agreement between the Parties and supersedes any other agreement, representation, warranty or undertaking, written or oral, with respect to the subject matter hereof.

Wherefore, this Deed is executed and delivered effective on the day and year above written.

- (h) Rule Against Perpetuities. The Parties do not intend that there be any violation of the rule against perpetuities, the rule against unreasonable restraints or the alienation of property, or any similar rule. Accordingly, if any right or option to acquire any interest in the Property under this Agreement, such right or option must be exercised, if at all, so as to vest such interest within time periods permitted by applicable rules. If, however, such violation should inadvertently occur, the Parties hereby agree that a court shall reform that provision in such a way as to approximate most closely the intent of the Parties within the limits permissible under such rule.
 - (i) <u>Currency</u>. All references to dollars herein shall mean United States dollars.
 - (j) <u>Time</u>. Time is of the essence for each provision of this Deed.
- (k) <u>Entire Agreement</u>. The Purchase Agreement and this Deed, including the Exhibit hereto, constitutes the entire agreement between the Parties and supersedes any other agreement, representation, warranty or undertaking, written or oral, with respect to the subject matter hereof.

Wherefore, this Deed is executed and delivered effective on the day and year above written.

GRANTOR:

MCEWEN MINING NEVADA INC. A Delaware corporation

Dy:
Name:
Title:
GRANTEE:
KINROSS GOLD U.S.A., INC.
A Nevada corporation
Just 1 La
By: Wat D.
Name: MARTIN D. LLTY
Title: G.C.

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STATE OF TOVORTO)
COUNTY OF ONTARES) ss.
DRUINCE)
This instrument was acknown	wledged before me on this What day of August 2019, by s SECRET AND TREASURER OF MCEWEN MINING
NEVADA INC.	SECPETATO TREASMER OF MCEWEN MINING
NEVADA INC.	\ \
	I have hereunto set my hand and affixed my Official Seal the
day and year first above written.	
The second second	NICOLAS FRANCES
	Motory Public
	My commission expires: NIA
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COUNTY OF Denver This instrument was acknowle marking D. Litting as	dged before me on this Hm day of August, 2019, by General Course 1 of KINROSS GOLD
oloni, nte.	ave hereunto set my hand and affixed my Official Seal the
[SEAL]	Notary Public
MEGAN LEE KINSMAN NOTARY PUBLIC - STATE OF COLORADO NOTARY ID 19984008943 MY COMMISSION EXPIRES NOV 16, 2022	My commission expires:

EXHIBIT 1 TO ROYALTY DEED

The Property

Part A – The following unpatented lode mining claims situated in Eureka County, Nevada:

	BLM Serial	Location	County Bk/Pg	
Claim Name	Number	Date	Instrument No.	Count
			590/010	
BV 101	NMC-1121573	Feb/06/2016	0231128	
			590/0103	
BV 102	NMC-1121574	Feb/06/2016	0231129	2
			590/0104	
BV 103	NMC-1121575	Feb/06/2016	0231130	3
		\\	590/0105	
BV 104	NMC-1121576	Feb/06/2016	0231131	4
			590/0106	
BV 105	NMC-1121577	Feb/06/2016	0231132	5
		1	590/0107	
BV 106	NMC-1121578	Feb/06/2016	0231133	6
/			590/0108	
BV 107	NMC-1121579	Feb/06/2016	0231134	7
/	/	\\	590/0109	
BV 108	NMC-1121580	Feb/06/2016	0231135	8
		\	590/0110	
BV 109	NMC-1121581	Feb/06/2016	0231136	9
\	\	\ \\.	590/0111	
BV 110	NMC-1121582	Feb/06/2016	0231137	10
		/	590/0113	
BV 112	NMC-1121584	Feb/06/2016	0231139	11
			590/0114	
BV 113	NMC-1121585	Feb/06/2016	0231140	12
			590/0115	
BV 114	NMC-1121586	Feb/06/2016	0231141	13
	. ^		590/0116	
BV 115	NMC-1121587	Feb/06/2016	0231142	14
	/ . /		590/0117	_
BV 116	NMC-1121588	Feb/06/2016	0231143	15
1	//.		590/0118	
BV 117	NMC-1121589	Feb/06/2016	0231144	16
			590/0119	
BV 118	NMC-1121590	Feb/06/2016	0231145	17

	BLM Serial	Location	County Bk/Pg	
Claim Name	Number	Date	Instrument No.	Count
			590/0120	()
BV 119	NMC-1121591	Feb/06/2016	0231146	18
			590/0121	.\ \
BV 120	NMC-1121592	Feb/06/2016	0231147	19
			590/0122	\
BV 121	NMC-1121593	Feb/06/2016	0231148	20
			590/0123	
BV 122	NMC-1121594	Feb/06/2016	0231149	21
			590/0124	
BV 123	NMC-1121595	Feb/06/2016	0231150	22
			590/0125	
BV 124	NMC-1121596	Feb/06/2016	0231151	23
			590/0126	
BV 125	NMC-1121597	Feb/06/2016	0231152	24
			590/0127	
BV 126	NMC-1121598	Feb/06/2016	0231153	25
			590/0128	
BV 127	NMC-1121599	Feb/06/2016	0231154	26
		/	590/0129	
BV 128	NMC-1121600	Feb/06/2016	0231155	27
/			590/0130	
BV 129	NMC-1121601	Feb/06/2016	0231156	28
/	/		590/0131	
BV 130	NMC-1121602	Feb/06/2016	0231157	29
		/	590/0132	
BV 131	NMC-1121603	Feb/05/2016	0231158	30
_ \			590/0133	
BV 132	NMC-1121604	Feb/06/2016	0231159	31
			590/0134	
BV 133	NMC-1121605	Feb/07/2016	0231160	32
	1		590/0135	
BV 134	NMC-1121606	Feb/07/2016	0231161	33
			590/0136	
BV 135	NMC-1121607	Feb/07/2016	0231162	34
			590/0137	
BV 136	NMC-1121608	Feb/07/2016	0231163	35
	/ /		590/0138	
BV 137	NMC-1121609	Feb/07/2016	0231164	36
	/ /		590/0139	
BV 138	NMC-1121610	Feb/07/2016	0231165	37
			590/0140	
BV 139	NMC-1121611	Feb/08/2016	0231166	38

	BLM Serial	Location	County Bk/Pg	_
Claim Name	Number	Date	Instrument No.	Count
			590/0141	()
BV 140	NMC-1121612	Feb/08/2016	0231167	39
			590/0142	
BV 141	NMC-1121613	Feb/08/2016	0231168	40
			590/0143	
BV 142	NMC-1121614	Feb/08/2016	0231169	41
			590/0144	
BV 143	NMC-1121615	Feb/08/2016	0231170	42
			590/0145	
BV 144	NMC-1121616	Feb/08/2016	0231171	43
			590/0146	
BV 145	NMC-1121617	Feb/08/2016	0231172	44
			590/0147	
BV 146	NMC-1121618	Feb/08/2016	0231173	45
			590/0148	
BV 147	NMC-1121619	Feb/08/2016	0231174	46
			590/0149	
BV 148	NMC-1121620	Feb/08/2016	0231175	47
			590/0150	
BV 149	NMC-1121621	Feb/08/2016	0231176	48
/			590/0151	
BV 150	NMC-1121622	Feb/08/2016	0231177	49
/	/		590/0152	
BV 151	NMC-1121623	Feb/08/2016	0231178	50
		1	590/0153	
BV 152	NMC-1121624	Feb/08/2016	0231179	51
_ \	\		590/0154	
BV 153	NMC-1121625	Feb/08/2016	0231180	52
2 /				
BV 154	NMC-1121626	Feb/08/2016		53
BV 155	NMC-1121627	Feb/08/2016		54
BV 156	NMC-1121628	Feb/08/2016	l i	55
	11110 1121020	100,00,2010		
BV 157	NMC-1121629	Feb/08/2016		56
	/ /			
BV 158	NMC-1121630	Feb/08/2016		57
	/ /	1		
BV 159	NMC-1121631	Feb/08/2016		58
BV 160	NMC-1121632	Feb/08/2016	li e	59
BV 154 BV 155 BV 156 BV 157 BV 158 BV 159 BV 160	NMC-1121626 NMC-1121627 NMC-1121628 NMC-1121629 NMC-1121630 NMC-1121631 NMC-1121632	Feb/08/2016 Feb/08/2016 Feb/08/2016 Feb/08/2016 Feb/08/2016 Feb/08/2016 Feb/08/2016	590/0155 0231181 590/0156 0231182 590/0157 0231183 590/0158 0231184 590/0159 0231185 590/0160 0231186 590/0161 0231187	53 54 55 56 57 58

	BLM Serial	Location	County Bk/Pg	-
Claim Name	Number	Date	Instrument No.	Count
			590/0162	()
BV 161	NMC-1121633	Feb/08/2016	0231188	60
			590/0163	\ \
BV 162	NMC-1121634	Feb/08/2016	0231189	61
			590/0164	\
BV 163	NMC-1121635	Feb/08/2016	0231190	62
			590/0165	
BV 164	NMC-1121636	Feb/08/2016	0231191	63
			590/0166	
BV 165	NMC-1121637	Feb/08/2016	0231192	64
			590/0167	
BV 166	NMC-1121638	Feb/08/2016	0231193	65
			590/0168	
BV 167	NMC-1121639	Feb/08/2016	0231194	66
			590/0169	
BV 168	NMC-1121640	Feb/08/2016	0231195	67
		130,000	590/0170	
BV 169	NMC-1121641	Feb/09/2016	0231196	68
B. 103	141410 1121011	100/03/2010	590/0171	- 00
BV 170	NMC-1121642	Feb/09/2016	0231197	69
BVIII	1414C-1121042	100/03/2010	590/0172	
BV 171	NMC-1121643	Feb/09/2016	0231198	70
DV 1/1	1\1\1\c-1121043	160/09/2010	590/0173	70
BV 172	NMC-1121644	Feb/09/2016	0231199	71
DV 1/2	19191C-1121044	reb/05/2010		/ 1
DV 172	NIMC 1101645	Feb/09/2016	590/0174	72
BV 173	NMC-1121645	Feb/09/2016	0231200	72
DV 174	NIMO 1121646	E-1-/00/2016	590/0175	72
BV 174	NMC-1121646	Feb/09/2016	0231201	73
DV/ 100	27240 110144	E 1 /00/0016	590/0176	7.4
BV 175	NMC-1121647	Feb/09/2016	0231202	74
		= 1 100 100 1	590/0177	
BV 176	NMC-1121648	Feb/09/2016	0231203	75
			590/0178	
BV 177	NMC-1121649	Feb/09/2016	0231204	76
			590/0179	
BV 178	NMC-1121650	Feb/09/2016	0231205	77
	/ /		590/0180	
BV 179	NMC-1121651	Feb/09/2016	0231206	78
	/ /		590/0181	
BV 180	NMC-1121652	Feb/09/2016	0231207	79
			590/0182	
BV 181	NMC-1121653	Feb/09/2016	0231208	80

	BLM Serial	Location	County Bk/Pg	
Claim Name	Number	Date	Instrument No.	Count
			590/0183	()
BV 182	NMC-1121654	Feb/09/2016	0231209	81
			590/0184	\ \
BV 183	NMC-1121655	Feb/09/2016	0231210	82
			590/0185	\
BV 184	NMC-1121656	Feb/09/2016	0231211	83
			590/0186	_ \
BV 185	NMC-1121657	Feb/09/2016	0231212	84
			590/0187	
BV 186	NMC-1121658	Feb/09/2016	0231213	85
			590/0188	
BV 187	NMC-1121659	Feb/09/2016	0231214	86
			590/0189	
BV 188	NMC-1121660	Feb/07/2016	0231215	87
			590/0190	
BV 189	NMC-1121661	Feb/07/2016	0231216	88
			590/0191	
BV 190	NMC-1121662	Feb/07/2016	0231217	89
			590/0192	
BV 191	NMC-1121663	Feb/06/2016	0231218	90
			590/0193	·
BV 192	NMC-1121664	Feb/06/2016	0231219	91
/	/	1	590/0194	
BV 193	NMC-1121665	Feb/06/2016	0231220	92
		100.11,211	590/0195	
BV 194	NMC-1121666	Feb/06/2016	0231221	93
	\	200, 00, 20, 20, 2	590/0196	
BV 195	NMC-1121667	Feb/06/2016	0231222	94
2 /	1111007	1 44. 22. 22. 22. 2	590/0197	
BV 196	NMC-1121668	Feb/06/2016	0231223	95
2 . 150	AMIC TIQUES	100/00/2010	590/0198	
BV 197	NMC-1121669	Feb/06/2016	0231224	96
DV 157	Time 112100)	100/00/2010	590/0199	70
BV 198	NMC-1121670	Feb/06/2016	0231225	97
27.170	111710 1121070	100,00,2010	590/0200	
BV 199	NMC-1121671	Feb/06/2016	0231226	98
27 177	11110/11210/1	1 00,00,2010	590/0201	70
BV 200	NMC-1121672	Feb/06/2016	0231227	99
D 7 200	1110-11210/2	100,00,2010	590/0202	
BV 201	NMC-1121673	Feb/06/2016	0231228	100
D 7 201	11110/11/10/5	100,00,2010	590/0203	100
BV 202	NMC-1121674	Feb/06/2016	0231229	101
D V 202	T11VIC-11210/4	1.60/00/2010	0431449	101

BLM Serial	Location	County Bk/Pg	
Number	Date	Instrument No.	Count
		590/0204	
NMC-1121675	Feb/07/2016	0231230	102
		590/0205	
NMC-1121676	Feb/07/2016	0231231	103
		590/0206	
NMC-1121677	Feb/07/2016	0231232	104
		590/0207	
NMC-1121678	Feb/07/2016	0231233	105
		590/0208	
NMC-1121679	Feb/07/2016	0231234	106
		590/0209	
NMC-1121680	Feb/07/2016	0231235	107
		590/0210	
NMC-1121681	Feb/07/2016	0231236	108
		590/0211	
NMC-1121682	Feb/07/2016	0231237	109
		590/0212	
NMC-1121683	Feb/07/2016	0231238	110
	1	590/0213	
NMC-1121684	Feb/07/2016	0231239	111
		590/0214	
NMC-1121685	Feb/07/2016	0231240	112
/		590/0215	
NMC-1121686	Feb/07/2016	0231241	113
	\	590/0216	
NMC-1121687	Feb/07/2016	0231242	114
		590/0217	
NMC-1121688	Feb/07/2016	0231243	115
	/	590/0218	
NMC-1121689	Feb/07/2016	0231244	116
	///	590/0219	
NMC-1121690	Feb/07/2016	0231245	117
		590/0220	
NMC-1121691	Feb/07/2016	0231246	118
		590/0221	
NMC-1121692	Feb/07/2016	0231247	119
		590/0222	
NMC-1121693	Feb/07/2016	0231248	120
		590/0223	
NMC-1121694	Feb/07/2016	0231249	121
		590/0224	
NMC-1121695	Feb/07/2016	0231250	122
	Number NMC-1121675 NMC-1121676 NMC-1121677 NMC-1121678 NMC-1121679 NMC-1121680 NMC-1121681 NMC-1121682 NMC-1121683 NMC-1121684 NMC-1121685 NMC-1121686 NMC-1121687 NMC-1121688 NMC-1121690 NMC-1121691 NMC-1121693 NMC-1121693 NMC-1121694	Number Date NMC-1121675 Feb/07/2016 NMC-1121676 Feb/07/2016 NMC-1121677 Feb/07/2016 NMC-1121678 Feb/07/2016 NMC-1121679 Feb/07/2016 NMC-1121680 Feb/07/2016 NMC-1121681 Feb/07/2016 NMC-1121682 Feb/07/2016 NMC-1121683 Feb/07/2016 NMC-1121684 Feb/07/2016 NMC-1121685 Feb/07/2016 NMC-1121686 Feb/07/2016 NMC-1121687 Feb/07/2016 NMC-1121689 Feb/07/2016 NMC-1121690 Feb/07/2016 NMC-1121691 Feb/07/2016 NMC-1121692 Feb/07/2016 NMC-1121693 Feb/07/2016 NMC-1121694 Feb/07/2016	Number Date Instrument No. NMC-1121675 Feb/07/2016 0231230 NMC-1121676 Feb/07/2016 0231231 NMC-1121677 Feb/07/2016 0231231 NMC-1121678 Feb/07/2016 0231232 NMC-1121679 Feb/07/2016 0231233 NMC-1121680 Feb/07/2016 0231234 NMC-1121680 Feb/07/2016 0231235 NMC-1121681 Feb/07/2016 0231235 NMC-1121682 Feb/07/2016 0231237 NMC-1121683 Feb/07/2016 0231237 NMC-1121684 Feb/07/2016 0231238 NMC-1121684 Feb/07/2016 0231238 NMC-1121685 Feb/07/2016 0231239 NMC-1121686 Feb/07/2016 0231240 NMC-1121687 Feb/07/2016 0231241 NMC-1121688 Feb/07/2016 0231243 NMC-1121689 Feb/07/2016 0231243 NMC-1121690 Feb/07/2016 0231244 NMC-1121691 Feb/07/2016 0231245

	BLM Serial	Location	County Bk/Pg	ab.
Claim Name	Number	Date	Instrument No.	Count
			590/0225	()
BV 224	NMC-1121696	Feb/07/2016	0231251	123
			590/0226	\ \
BV 225	NMC-1121697	Feb/07/2016	0231252	124
			590/0227	\
BV 226	NMC-1121698	Feb/07/2016	0231253	125
			590/0228	
BV 227	NMC-1121699	Feb/07/2016	0231254	126
			590/0229	
BV 228	NMC-1121700	Feb/07/2016	0231255	127
			590/0230	
BV 229	NMC-1121701	Feb/19/2016	0231256	128
			590/0231	
BV 230	NMC-1121702	Feb/07/2016	0231257	129
·			590/0232	
BV 231	NMC-1121703	Feb/07/2016	0231258	130
			590/0233	
BV 232	NMC-1121704	Feb/07/2016	0231259	131
			590/0234	
BV 233	NMC-1121705	Feb/07/2016	0231260	132
			590/0235	
BV 234	NMC-1121706	Feb/07/2016	0231261	133
/	/	/ /	590/0236	
BV 235	NMC-1121707	Feb/07/2016	0231262	134
		/	590/0237	
BV 236	NMC-1121708	Feb/07/2016	0231263	135
\sim	\		590/0238	
BV 237	NMC-1121709	Feb/07/2016	0231264	136
7 /		/	590/0239	
BV 238	NMC-1121710	Feb/07/2016	0231265	137
			590/0240	
BV 239	NMC-1121711	Feb/19/2016	0231266	138
			590/0241	
BV 240	NMC-1121712	Feb/18/2016	0231267	139
			590/0243	
BV 242	NMC-1121714	Feb/10/2016	0231269	140
	/ /		590/0244	,
BV 243	NMC-1121715	Feb/10/2016	0231270	141
	/ /		590/0245	
BV 244	NMC-1121716	Feb/10/2016	0231271	142
			590/0246	
BV 245	NMC-1121717	Feb/10/2016	0231272	143

GI 1 N	BLM Serial	Location	County Bk/Pg	- 0
Claim Name	Number	Date	Instrument No.	Count
777.046		_ , ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	590/0247	.(. \
BV 246	NMC-1121718	Feb/19/2016	0231273	144
			590/0248	\
BV 247	NMC-1121719	Feb/10/2016	0231274	145
			590/0249	\
BV 248	NMC-1121720	Feb/10/2016	0231275	146
			590/0250	
BV 249	NMC-1121721	Feb/19/2016	0231276	147
			593/0100	
BV 250	NMC-1127495	Jun/07/2016	0231701	148
			593/0102	
BV 252	NMC-1127497	Jun/07/2016	0231703	149
			593/0112	
BV 262	NMC-1127507	Jun/07/2016	0231713	150
			593/0113	-
BV 263	NMC-1127508	Jun/07/2016	0231714	151
			593/0114	
BV 264	NMC-1127509	Jun/07/2016	0231715	152
			593/0115	
BV 265	NMC-1127510	Jun/07/2016	0231716	153
/			593/0116	-
BV 266	NMC-1127511	Jun/07/2016	0231717	154
/	7		593/0117	
BV 267	NMC-1127512	Jun/07/2016	0231718	155
		111111111111111111111111111111111111111	593/0118	
BV 268	NMC-1127513	Jun/07/2016	0231719	156
	\	0 0 0	593/0119	
BV 269	NMC-1127514	Jun/07/2016	0231720	157
3 1	11110 112/011	July 677 Z 678	593/0120	10,
BV 270	NMC-1127515	Jun/07/2016	0231721	158
D. 2.0	MANO TIZZOTO	July 677 Dolle	593/0121	100
BV 271	NMC-1127516	Jun/07/2016	0231722	159
BV 271	11110 1127510	Juleonzoro	593/0122	13)
BV 272	NMC-1127517	Jun/07/2016	0231723	160
D ¥ 212	141410-112/31/	Juli/07/2010	593/0123	100
BV 273	NMC-1127518	Jun/07/2016	0231724	161
104 213	1414107112/010	July 07/2010	593/0124	101
BV 274	NMC-1127519	Jun/07/2016	0231725	162
D 1 2/4	141410-114/319	Jun/07/2010	593/0125	102
BV 275	NMC-1127520	Jun/07/2016	0231726	163
DV 213	141410-112/320	Juin 07/2010	593/0126	103
BV 276	NMC-1127521	Jun/07/2016	0231727	164
DV 2/0	INIVIC-112/321	Jui/0//2010	0231/2/	104

	BLM Serial	Location	County Bk/Pg	
Claim Name	Number	Date	Instrument No.	Count
			593/0127	
BV 277	NMC-1127522	Jun/07/2016	0231728	165
			593/0128	\ "
BV 278	NMC-1127523	Jun/07/2016	0231729	166
			593/0129	\
BV 279	NMC-1127524	Jun/07/2016	0231730	167
			593/0130	
BV 280	NMC-1127525	Jun/07/2016	0231731	168
			593/0131	The state of the s
BV 281	NMC-1127526	Jun/07/2016	0231732	169
			593/0132	
BV 282	NMC-1127527	Jun/07/2016	0231733	170
			593/0133	
BV 283	NMC-1127528	Jun/07/2016	0231734	171
			593/0134	<u> </u>
BV 284	NMC-1127529	Jun/07/2016	0231735	172
		1	593/0135	
BV 285	NMC-1127530	Jun/07/2016	0231736	173
		\	593/0136	
BV 286	NMC-1127531	Jun/07/2016	0231737	174
			593/0137	
BV 287	NMC-1127532	Jun/07/2016	0231738	175
	7		598/0253	
BVN 1	NMC-1137482	Nov/07/2016	0232451	176
			598/0254	
BVN 2	NMC-1137483	Nov/07/2016	0232452	177
	\		598/0255	
BVN 3	NMC-1137484	Nov/07/2016	0232453	178
7	110.101	/	598/0256	
BVN 4	NMC-1137485	Nov/07/2016	0232454	179
	110		598/0257	
BVN 5	NMC-1137486	Nov/07/2016	0232455	180
BILL	74470 7757 100	1101/0//12010	598/0258	
BVN 6	NMC-1137487	Nov/07/2016	0232456	181
BVIII	1446 1157 107	1101/07/2010	598/0259	101
BVN 7	NMC-1137488	Nov/07/2016	0232457	182
	11110 115/400	110770772010	598/0260	102
BVN 8	NMC-1137489	Nov/07/2016	0232458	183
2.1.0	111/0 113/407	1107/07/2010	598/0261	100
BVN 9	NMC-1137490	Nov/06/2016	0232459	184
21.17	11110=115/470	1107/00/2010	598/0262	10-7
BVN 10	NMC-1137491	Nov/06/2016	0232460	185
DAIAIO	111/10-113/431	1404/00/2010	0232400	107

	BLM Serial	Location	County Bk/Pg	
Claim Name	Number	Date	Instrument No.	Count
			598/0263	
BVN 11	NMC-1137492	Nov/06/2016	0232461	186
			598/0264	\ \
BVN 12	NMC-1137493	Nov/06/2016	0232462	187
-			598/0279	
BVN 27	NMC-1137508	Nov/07/2016	0232477	188
	,		598/0280	
BVN 28	NMC-1137509	Nov/07/2016	0232478	189
			598/0281	
BVN 29	NMC-1137510	Nov/07/2016	0232479	190
			598/0282	
BVN 30	NMC-1137511	Nov/07/2016	0232480	191
			598/0283	1
BVN 31	NMC-1137512	Nov/07/2016	0232481	192
		/	598/0284	
BVN 32	NMC-1137513	Nov/07/2016	0232482	193
			598/0285	
BVN 33	NMC-1137514	Nov/07/2016	0232483	194
		/	598/0286	
BVN 34	NMC-1137515	Nov/07/2016	0232484	195
			598/0287	
BVN 35	NMC-1137516	Nov/07/2016	0232485	196
/	/		598/0288	
BVN 36	NMC-1137517	Nov/07/2016	0232486	197
		\	598/0289	
BVN 37	NMC-1137518	Nov/06/2016	0232487	198
_ \	\	1	598/0290	
BVN 38	NMC-1137519	Nov/06/2016	0232488	199
/		/	598/0297	
BVN 45	NMC-1137526	Nov/07/2016	0232495	200
			598/0305	
BVN 53	NMC-1137534	Nov/06/2016	0232503	201
			598/0306	
BVN 54	NMC-1137535	Nov/08/2016	0232504	202
			598/0307	
BVN 55	NMC-1137536	Nov/08/2016	0232505	203
	/ /		598/0308	
BVN 56	NMC-1137537	Nov/08/2016	0232506	204
	/ /		598/0312	
BVN 60	NMC-1137541	Nov/08/2016	0232510	205
			598/0314	
BVN 62	NMC-1137543	Nov/08/2016	0232512	206

	BLM Serial	Location	County Bk/Pg	
Claim Name	Number	Date	Instrument No.	Count
			598/0316	
BVN 64	NMC-1137545	Nov/08/2016	0232514	207
			598/0318	\ \
BVN 66	NMC-1137547	Nov/08/2016	0232516	208
			598/0320	\
BVN 68	NMC-1137549	Nov/08/2016	0232518	209
			598/0321	
BVN 69	NMC-1137550	Nov/08/2016	0232519	210
			598/0322	
BVN 70	NMC-1137551	Nov/08/2016	0232520	211
			598/0326	
BVN 74	NMC-1137555	Nov/07/2016	0232524	212
			598/0327	
BVN 75	NMC-1137556	Nov/07/2016	0232525	213
			598/0328	
BVN 76	NMC-1137557	Nov/07/2016	0232526	214
			598/0329	
BVN 77	NMC-1137558	Nov/07/2016	0232527	215

Part B -

1. The following unpatented mining claims situated in Eureka County, Nevada:

				\	590/0112	
	BV 111		NMC-1121583	Feb/06/2016	0231138	1
1	/	\	\	\	590/0242	
,,,,,,,	BV 241	\	NMC-1121713	Feb/18/2016	0231268	2
ı		1		/	598/0265	
	BVN 13	7	NMC-1137494	Nov/06/2016	0232463	3
į					598/0266	
ı	BVN 14		NMC-1137495	Nov/06/2016	0232464	4
ı					598/0267	
	BVN 15		NMC-1137496	Nov/06/2016	0232465	5
					598/0268	
	BVN 16		NMC-1137497	Nov/06/2016	0232466	6
			/ /		598/0269	
	BVN 17		NMC-1137498	Nov/06/2016	0232467	7
١.					598/0270	
	BVN 18		NMC-1137499	Nov/06/2016	0232468	8
					598/0271	
4	BVN 19		NMC-1137500	Nov/06/2016	0232469	9

		-	500/0050	
BVN 20	NMC-1137501	Nov/06/2016	598/0272 0232470	10/\
DVIV 20	14141C-1137301	1107/00/2010	598/0273	10
BVN 21	NMC-1137502	Nov/06/2016	0232471	- lu \
DVIVZI	NIVIC-1137302	100/00/2010		— 11 — \
DIALO	NIMO 1127502	N/06/2016	598/0274	12
BVN 22	NMC-1137503	Nov/06/2016	0232472	12
DIALOS	ND 40 1127604	N (00/2016	598/0275	12
BVN 23	NMC-1137504	Nov/08/2016	0232473	13
DIDIOA	ND 60 1127505	N/06/2016	598/0276	
BVN 24	NMC-1137505	Nov/06/2016	0232474	14
DIALOS	ND 60 1127606	NI /00/2016	598/0277	
BVN 25	NMC-1137506	Nov/08/2016	0232475	15
DIDIO	377.60 440.505	37 105/2016	598/0278	
BVN 26	NMC-1137507	Nov/06/2016	0232476	16
		//	598/0291	
BVN 39	NMC-1137520	Nov/06/2016	0232489	17
		\ \	598/0292	
BVN 40	NMC-1137521	Nov/06/2016	0232490	18
		1	598/0293	
BVN 41	NMC-1137522	Nov/06/2016	0232491	19
		/	598/0294	
BVN 42	NMC-1137523	Nov/06/2016	0232492	20
/		. \	598/0295	
BVN 43	NMC-1137524	Nov/06/2016	0232493	21
/	/	/ /	598/0296	
BVN 44	NMC-1137525	Nov/06/2016	0232494	22
		1	598/0298	-
BVN 46	NMC-1137527	Nov/06/2016	0232496	23
_	\		598/0299	
BVN 47	NMC-1137528	Nov/07/2016	0232497	24
_ /		/	598/0300	
BVN 48	NMC-1137529	Nov/06/2016	0232498	25
			598/0301	
BVN 49	NMC-1137530	Nov/06/2016	0232499	26
			598/0302	
BVN 50	NMC-1137531	Nov/06/2016	0232500	27
	<u> </u>	11011001000	598/0303	
BVN 51	NMC-1137532	Nov/06/2016	0232501	28
	/ /	1,5,,50,2010	598/0304	
BVN 52	NMC-1137533	Nov/07/2016	0232502	29
	7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	1101/01/2010	598/0309	
BVN 57	NMC-1137538	Nov/08/2016	0232507	30
D 111 57	11110 1137330	110770072010	598/0310	50
BVN 58	NMC-1137539	Nov/08/2016	0232508	31
DATADO	141410-112/222	1107/00/2010	U4343U0	21

			598/0311	
BVN 59	NMC-1137540	Nov/08/2016	0232509	32
			598/0313	
BVN 61	NMC-1137542	Nov/08/2016	0232511	33
			598/0315	\ \
BVN 63	NMC-1137544	Nov/08/2016	0232513	34
			598/0317	
BVN 65	NMC-1137546	Nov/08/2016	0232515	35
			598/0319	
BVN 67	NMC-1137548	Nov/08/2016	0232517	36
			598/0323	
BVN 71	NMC-1137552	Nov/08/2016	0232521	37
			598/0324	
BVN 72	NMC-1137553	Nov/08/2016	0232522	38
			598/0325	
BVN 73	NMC-1137554	Nov/08/2016	0232523	39

2. The following unpatented mining claims, which are subject to that Mining Lease and Option to Purchase between Larry Eldon McMaster and Grantee, dated August 11, 2016, a memorandum of which was recorded in the records of Eureka County, Nevada, on August 11, 2016, as Document # 231759:

Claim Name	BLM Serial Number	Location Date	County Bk/Pg Instrument No.	Count
/	<u> </u>	- 100,000	588/0354	
GAP 11	NMC-1119275	Dec/18/2015	0230968	<i>P</i> 1
GAP 12	NMC-1119276	Dec/18/2015	588/0355 0230969	2
_	\		588/0356	
GAP 13	NMC-1119277	Dec/18/2015	0230970	3

3. The following unpatented mining claims that are subject to that Mining Lease and Option to Purchase between David Cooper Knight and Debra Jane Knight, as trustees of the David C. and Debra J. Knight Living Trust and Grantee, dated March 6, 2017, a memorandum of which was recorded in the records of Eureka County, Nevada, on March 7, 2017, as Document # 232692:

Claim Name	BLM Serial nim Name Number		County Bk/Pg Instrument No.	Count	
	/ /		556/215		
TAZ 11	NMC-1094090	Oct/03/2013	225039	1	
			556/232		
TAZ 28	NMC-1094107	Oct/02/2013	225056	2	
			556/233		
TAZ 29	NMC-1094108	Oct/02/2013	225057	3	

	BLM Serial	Location	County Bk/Pg	
Claim Name	Number	Date	Instrument No.	Count
			556/234	
TAZ 30	NMC-1094109	Oct/02/2013	225058	4 \
			556/239	\ \
TAZ 35	NMC-1094114	Oct/02/2013	225063	5
			588/0046	\
TAZ 200	NMC-1117408	Oct/10/2015	230812	6
			458/327	
WFWKV 1	NMC-956324	Apr/06/2007	209858	7
			458/331	
WFWKV 5	NMC-956328	Apr/06/2007	209862	8
			461/88	
WFWKV 11	NMC-962526	May/16/2007	210388	9
			461/90	
WFWKV 13	NMC-962528	May/16/2007	210390	10
			461/105	
WFWKV 28	NMC-962543	May/16/2007	210405	11
			588/0057	
WFWKV 2	NMC-1117563	Oct/15/2015	230816	12

STATE OF NEVADA DECLARATION OF VALUE ROYALTY DEED

4)					\	\
	Parcel Number (sented mining claims	5)				\	\
	only	_				\	\
						\	\
d)		_				1	. \
	<u>-</u>	_			1		\ \
2. Type of Pro	perty:			FOR REC	ORDERS	OPTIONAL USE O	NLY
a) 💭	Vacant Land	b) 🗀	Single Fam Res.	Notes:	The state of the s		7 1
c) e)	Condo/Twnhse		2-4 Plex Comm'l/Ind'l				\ \
9)	Apt. Bldg. Agricultural	"a	Mobile Home		The State of the S		_
i) 🗹	Other	, <u> </u>		1	1		
					. \	L.	1
	e/Sales Price o			0.00	<u> </u>	\	1
	u of Foreclosure	Only (value o			__	\	
Transfer Ta		1	<u> </u>				
Real Proper	ty Transfer Tax D)ue:	\$1	0.00			
4 16 5				V.		/	
4. If Exemption			(9	\\ \\ \\	/ /		
	er Tax Exemption,		.090, Section:(0				
	n Reason for Exemed mining claims	iption:		V	_		
<u> </u>	od mining oldinis				$\overline{}$		
5. Partial Inte	rest: Percentag	e being tra	nsferred:	%	7996		
		_	\ \ <u>\</u>	-	·	\	
	d declares and ack						
	that the informa						
	e supported by do						
	Furthermore, the due, may result in						
or additional tax	due, may result in	a penalty of	1076 Of the tax di	ae pius in	icicsi ai	i 70 pei monui.	
Pursuant to N	RS 375.030, the	Buver and S	Seller shall be	iointly a	nd seve	rally liable for	anv
additional amo	3. 3.		J .				
Signature	711 //	L:	/	Can	acity (Bollor	
	71300	The state of the s		Cap	acity	Beller	
Signature				cap	аспу		
CELLED /OF	ANTOD INC	STATE TION	. DUVED	(OD 4 NI	TEE\ 181	ICODII A TIO	. 1
	RANTOR) INFO	PRIMATION	BUYER			<u>IFORMATIO</u>	<u>N</u>
Print Name:	:QUIRED) McEwen Mining In	•	Print Nar	(REQUIRED		SA Inc	
Address:	2215 North 5th Str		_			eet Suite 800	
City:	Elko	cor	_ City:	Denver	acuse ou	eet ouite ooo	
State:	Nevada Zip:	89801	State:	CO	Zip:	80237	
State.		05001	_		_ .p.	00207	
COMPANY	PERSON REQ	JESTING I	RECORDING	1			
	OT THE SELLER OR BU			7			
Print Name:	Thomas P. Erwin	·· -7		Escrow	<i>i</i> #		
Address:	241 Ridge Street,	Suite 210					
City: Reno			State: N\	/ 	Zip:	89501	

STATE OF NEVADA DECLARATION OF VALUE ROYALTY DEED

1 Assessor	Parcel Number (s)				(\
	tented mining claims					\
b) N/A - royalt						\ \
·						\ \
d)						\ \
2. Type of Pr	operty:		FOR REC	ORDERS	OPTIONAL USE C	ONLY
a) 💭	Vacant Land b)		tes. Notes:	San		
e) [Condo/Twnhse d)	2-4 Plex Comm'l/Ind'l				\ \
e) g)	Apt. Bldg. f) Agricultural h)	Mobile Home		-		_
i) (v	Other			1	-	
		/		7	\	
3. Total Val	ue/Sales Price of P	roperty:	\$ 0.00	The state of the s	1	/
	eu of Foreclosure Onl	- AF	\$	$\overline{}$	1	
Transfer Ta			\$			
	erty Transfer Tax Due:		\$ 0.00			
				7		
4. If Exempt			(0)		/	
	fer Tax Exemption, per		1:(0)		/	
	in Reason for Exemption ted mining claims	n:			r .	
Onpaten	teu mining cianns			\leftarrow		
5 Partial Int	erest: Percentage b	oing transforred	9/	. %		
J. I artial life	erest. I ercentage t	ellig dansielieu.		· '	N	
The undersione	ed declares and acknow	ledges under nenalty	of periury n	ursuant t	o NRS 375 060	
	10, that the information					
	be supported by docum					
	n. Furthermore, the disa					
	k due, may result in a po					
Pursuant to N	IRS 375.030, the Buy	er and Seller shall	be jointly a	nd seve	erally liable for	r any
additional an	ount owed.		/ /			
Signature_	3 / /	,	Cap	acity_	6.C. King	
Signature_	4/lest 1)	fill	Cap	acity	6.C. King	253 Gold
_	W I				U.	S.A. Inc
SELLER (G	RANTOR) INFOR	MATION BUYE	R (GRAN	TEE) IN	NFORMATIO	N
	EQUIRED)		(REQUIRE	D)		
Print Name:	McEwen Mining Inc.	Print	Name: Kinro	ss Gold L	JSA Inc.	
Address:	2215 North 5th Street	Addre	ss: 5075 Sy	racuse St	treet Suite 800	
City:	Elko	City:	Denver			
State:	Nevada Zip: 89	State:	co	Zip:	80237	
1		/				
COMPANY/	PERSON REQUE	TING RECORDI	NG			
(REQUIRED IF N	OT THE SELLER OR BUYER					
Print Name:	Thomas P. Erwin		Escrov	v <u>#</u>		
Address:	241 Ridge Street, Suite	210				
City: Reno	The state of the s	State:	NV	Zip:	89501	