AFTER RECORDING, RETURN TO: Clover Nevada LLC c/o Elko Mining Group LLC 9650 Gateway Drive, Suite 202 Reno, NV 89521

APN: N/A (royalty only)

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

EUREKA COUNTY, NV

2021-243966

RPTT:\$0.00 Rec:\$37.00 \$37.00

Pgs=15

02/23/2021 01:54 PM

PARR BROWN GEE AND LOVELESS

LISA HOEHNE, CLERK RECORDER

E08

ROYALTY DEED

(Brock Property, Eureka County)

This Royalty Deed ("Deed") is made effective as of February 17, 2021 (the "Effective Date"). by and between CLOVER NEVADA LLC, a Nevada limited liability company ("Payor"), and ROYALTY CONSOLIDATION COMPANY, LLC, a Nevada limited liability company whose address for purposes of this Deed is c/o Elko Mining Group LLC, 9650 Gateway Drive, Suite 202. Reno, Nevada 89521 ("Payee"). Payor and Payee are collectively referred to herein as the "Parties" and individually as a "Party."

Recitals

- Payor is the owner of the unpatented mining claims described in Exhibit A attached hereto and by reference made a part hereof (the "Claims").
- Payor desires to grant, and Payee desires to receive, a mineral production royalty В. interest in the Claims, on the terms and conditions set forth in this Deed.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties, incorporating the Recitals set forth above, undertake and agree as follows:

Grant of Royalty. Payor does hereby grant and convey to Payee a perpetual net 1. smelter returns production royalty (the "Royalty") on any and all mineral production from the Claims. which Royalty shall be calculated and paid in accordance with the provisions of Exhibit B attached hereto and by reference made a part hereof. The Royalty shall run with the land (including any amendments or modifications of the Claims, any replacements or relocations of the Claims or the ground therein, and any conversion of the Claims to another form of tenure to federal lands in connection with any future changes in the United States mining laws), shall be binding upon Payor and any and all successors to Payor, and shall be payable to Payee and its successors regardless of whether the Claims are held in the name of Payor or any other person or entity. The rate of the Royalty shall be one percent (1.0%).

- 2. <u>Continuation of Royalty</u>. On the amendment, modification, replacement, relocation or conversion to another form of tenure of any of the Claims, Payor agrees and covenants to execute and deliver a recordable instrument by which Payor subjects such amended, modified, replaced or relocated mining claims and the converted tenure, as applicable, to all of the burdens, conditions, obligations and terms of this Deed. The Parties acknowledge and agree that, while they and/or their successors are or may become affiliated entities, the Royalty shall never be terminated implicitly or impliedly through the doctrine of merger of title.
- 3. Maintenance of Claims. Except for Payor's right to abandon or terminate the Claims as provided in this Section 3, Payor and its successors shall maintain the Claims. Payor shall, without limitation, perform any required assessment work on, and pay all mining claim maintenance fees and make such filings and recordings as are necessary to maintain title to, the Claims in accordance with applicable federal and state laws and regulations as the same may be amended or enacted from time to time, at least 30 days prior to the statutory or regulatory deadline for doing so, and shall, upon Payee's request, provide to Payee documentation of having timely complied with the provisions of this Section 3. Before Payor allows any of the Claims to be abandoned or terminated, Payor shall notify Payee, in accordance with Section 12 of **Exhibit B** hereto, and allow Payee 30 days thereafter in which to elect to acquire such Claims prior to their abandonment or termination. If Payee so elects to acquire the Claims, Payor shall convey the Claims to Payee or its designee by quitclaim deed for no additional consideration. If Payee fails to elect to acquire the Claims during said 30-day period, such failure shall be deemed an election not to acquire the Claims and in that event Payor shall be free to abandon or terminate the Claims.
- 4. <u>Transfer of Royalty</u>. In its sole discretion, Payee may freely convey or otherwise transfer its ownership of the Royalty, in full or in part; provided, however, that no such conveyance or transfer shall be effective against Payor until Payor receives notice of the conveyance or transfer in accordance with Section 12 of **Exhibit B** hereto.
- 5. <u>Further Assurances</u>. Each Party agrees hereafter to execute and deliver, from time to time, such additional documents and to take such further actions as may be necessary to fully implement the transactions contemplated by this Deed.
- 6. <u>No Partnership</u>. Nothing in this Deed shall be construed to create, expressly or by implication, a joint venture, mining partnership, commercial partnership or other partnership relationship between the Parties.
- 7. <u>Authorization</u>. Each Party represents and warrants to the other that (a) it is an entity in good standing under the laws of the State of Nevada and is duly authorized to conduct business in the state of Nevada, (b) the person signing this Deed on its behalf has full and proper authority to do so, (c) it has undertaken and obtained whatever internal formalities, approvals and actions are necessary to enter into this Deed, and (d) this Deed is valid and binding on it.
- 8. Governing Law. This Deed, and any causes of action arising out of or based upon this Deed, shall be governed by, and construed, interpreted and enforced in accordance with, the laws of Nevada, without regard to choice or conflict of law principles that would result in the application of the laws of any other jurisdiction. Each Party irrevocably consents, on behalf of itself and its successors, to the exclusive jurisdiction of the courts of the State of Nevada or the federal district

court for the District of Nevada, as may be applicable, in respect of any disputes arising hereunder, with venue to be in Washoe County. This Deed shall be construed as if both Parties jointly drafted each of its provisions.

- 9. <u>Binding Effect</u>. This Deed shall inure to the benefit of and be binding upon the Parties and their respective successors and assigns.
- 10. Rule Against Perpetuities. The Parties do not intend or desire for this Deed to violate the common law Rule against Perpetuities or any analogous statutory provision or any other constitutional, statutory or common law rule imposing time limits on the vesting or termination of estates in land. If any provision of this Deed does or would violate the Rule against Perpetuities or any analogous statutory provision or any other constitutional, statutory or common law rule imposing time limits on the vesting or termination of estates in land, then this Deed shall not be deemed void or voidable, but shall be interpreted in such a way as to maintain and carry out the Parties' objectives to the fullest extent possible by law.
- 11. <u>Counterparts</u>. This Deed may be executed in counterparts, which taken together shall constitute a single and complete instrument.

[Signature page follows]



IN WITNESS WHEREOF, the Parties have caused this Deed to be executed by their duly authorized representatives on the dates indicated in the acknowledgements below, but effective as of the Effective Date.

Payor:

CLOVER NEVADA LLC, a Nevada limited liability company

By its Manager:

ELKO MINING GROUP LLC, a Nevada limited liability company

By

Richard J. Wells, Manager

Payee:

ROYALTY CONSOLIDATION COMPANY, LLC, a Nevada limited liability company

By its Manager:

ELKO MINING GROUP LLC, a Nevada limited liability company

By

Richard J. Wells, Manager

STATE/PROVINCE OF _ONTAGO	
COUNTY/MUNICIPALITY OF YORK) ss.)
Richard J. Wells, the Manager of ELKO MINING	personally appeared before me, a Notary Public, GROUP LLC, a Nevada limited liability company, LLC, a Nevada limited liability company, who a behalf of said entities.
	Agon.
[seal]	NOTARY PUBLIC, residing in
My commission expires:	TORONTO
	Santage and American Santage a
COUNTY/MUNICIPALITY OF YORK	ss.
Richard J. Wells, the Manager of ELKO MINING	personally appeared before me, a Notary Public, GROUP LLC, a Nevada limited liability company, LIDATION COMPANY, LLC, a Nevada limited ecuted this instrument on behalf of said entities.
	1000
[seal]	NOTARY PUBLIC, residing in
My commission expires:	
	MOLVAA
	The Company of the Co

Exhibit A

Claims

Brock Project 220 claims

Eureka County, Nevada

		BLM Serial
	Name	Number
1	BK 1	NMC 913979
2	BK 2	NMC 913980
3	BK 3	NMC 913981
4	BK 4	NMC 913982
5	BK 5	NMC 913983
6	BK 6	NMC 913984
7	BK 7	NMC 913985
8	BK 8	NMC 913986
9	BK 9	NMC 913987
10	BK 10	NMC 913988
11	BK 11	NMC 913989
12	BK 12	NMC 913990
13	BK 13	NMC 913991
14	BK 14	NMC 913992
15	BK 15	NMC 913993
16	BK 16	NMC 913994
17	BK 17	NMC 913995
18	BK 18	NMC 913996
19	BK 19	NMC 913997
20	BK 20	NMC 913998
21	BK 21	NMC 913999
22	BK 22	NMC 914000
23	BK 23	NMC 914001
24	BK 24	NMC 914002
25	BK 25	NMC 914003
26	BK 26	NMC 914004
27	BK 27	NMC 914005
28	BK 28	NMC 914006
29	BK 29	NMC 914007
30	BK 33	NMC 914011
31	BK 34	NMC 914012
32	BK 35	NMC 914013
33	BK 36	NMC 914014

34	BK 37	NMC 914015
35	BK 38	NMC 914016
36	BK 39	NMC 914017
37	BK 40	NMC 914018
38	BK 41	NMC 914019
39	BK 42	NMC 914020
40	BK 43	NMC 914021
41	BK 44	NMC 914022
42	BK 45	NMC 914023
43	BK 46	NMC 914024
44	BK 47	NMC 914025
45	BK 48	NMC 914026
46	BK 49	NMC 914027
47	BK 50	NMC 914028
48	BK 51	NMC 914029
49	BK 52	NMC 914030
50	BK 53	NMC 914031
51	BK 54	NMC 914032
52	BK 55	NMC 914033
53	BK 56	NMC 914034
54	BK 57	NMC 914035
55	BK 58	NMC 914036
56	BK 59	NMC 914037
57	BK 60	NMC 914038
58	BK 64	NMC 914042
59	BK 65	NMC 914043
60	BK 66	NMC 914044
61	BK 67	NMC 914045
62	BK 68	NMC 914046
63	BK 69	NMC 914047
64	BK 70	NMC 914048
65	BK 71	NMC 914049
66	BK 72	NMC 914050
67	BK 73	NMC 914051
68	BK 74	NMC 914052
69	BK 75	NMC 914053
70	BK 76	NMC 914054
71	BK 77	NMC 914055
72 7 2	BK 78	NMC 914056
73	BK 79	NMC 914057
74	BK 80	NMC 914058
75	BK 81	NMC 914059
76	BK 82	NMC 914060
77 70	BK 83	NMC 914061
78	BK 84	NMC 914062

79	BK 85	NMC 914063
80	BK 86	NMC 914064
81	BK 87	NMC 914065
82	BK 88	NMC 914066
83	BK 89	NMC 914067
84	BK 90	NMC 914068
85	BK 91	NMC 914069
86	BK 92	NMC 914070
87	BK 93	NMC 914071
88	BK 94	NMC 914072
89	BK 95	NMC 914073
90	BK 96	NMC 914074
91	BK 97	NMC 914075
92	BK 98	NMC 914076
93	BK 99	NMC 914077
94	BK 100	NMC 914078
95	BK 101	NMC 914079
96	BK 102	NMC 914080
97	BK 103	NMC 914081
98	BK 104	NMC 914082
99	BK 105	NMC 914083
100	BK 106	NMC 914084
101	BK 107	NMC 914085
102	BK 108	NMC 914086
103	BK 109	NMC 914087
104	BK 110	NMC 914088
105	BK 111	NMC 914089
106	BK 112	NMC 914090
107	BK 113	NMC 914091
108	BK 114	NMC 914092
109	BK 115	NMC 914093
110	BK 116	NMC 914094
111	BK 117	NMC 914095
112	BK 118	NMC 914096
113	BK 119	NMC 914097
114	BK 120	NMC 914098
115	BK 121	NMC 914099
116	BK 122	NMC 914100
117	BK 123	NMC 914101
118	BK 124	NMC 914102
119	BK 125	NMC 914103
120	BK 126	NMC 914104
121	BK 127	NMC 914105
122	BK 128	NMC 914106
123	BK 129	NMC 914107

124	BK 130	NMC 914108
125	BK 131	NMC 914109
126	BK 132	NMC 914110
127	BK 133	NMC 914111
128	BK 134	NMC 914112
129	BK 135	NMC 914113
130	BK 136	NMC 914114
131	BK 137	NMC 914115
132	BK 138	NMC 914116
133	BK 139	NMC 914117
134	BK 140	NMC 914118
135	BK 141	NMC 914119
136	BK 142	NMC 914120
137	BK 143	NMC 914121
138	BK 144	NMC 914122
139	BK 145	NMC 914123
140	BK 146	NMC 914124
141	BK 147	NMC 914125
142	BK 148	NMC 914126
143	BK 149	NMC 914127
144	BK 150	NMC 914128
145	BK 151	NMC 914129
146	BK 152	NMC 914130
147	BK 153	NMC 914131
148	BK 154	NMC 914132
149	BK 155	NMC 914133
150	BK 156	NMC 914134
151	BK 157	NMC 914135
152	BK 158	NMC 914136
153	BK 159	NMC 914137
154	BK 160	NMC 914138
155	BK 161	NMC 914139
156	BK 162	NMC 914140
157	BK 163	NMC 914141
158	BK 164	NMC 914142
159	BK 165 BK 166	NMC 914144
160 161	BK 167	NMC 914144 NMC 914145
162	BK 167	NMC 914145 NMC 914146
163	BK 168	NMC 914146 NMC 914147
164		NMC 914147 NMC 914148
164	BK 170	NMC 914148 NMC 914149
166	BK 171 BK 172	NMC 914149 NMC 914150
167	BK 172 BK 173	NMC 914150 NMC 914151
168	BK 173 BK 174	NMC 914151 NMC 914152
100	DK 1/4	1NIVIC 914132

169	BK 175	NMC 914153
170	BK 176	NMC 914154
171	BK 177	NMC 914155
172	BK 178	NMC 914156
173	BK 179	NMC 914157
174	BK 180	NMC 914158
175	BK 181	NMC 914159
176	BK 182	NMC 914160
177	BK 183	NMC 914161
178	BK 184	NMC 914162
179	BK 185	NMC 914163
180	BK 186	NMC 914164
181	BK 187	NMC 914165
182	BK 188	NMC 914166
183	BK 189	NMC 914167
184	BK 190	NMC 914168
185	BK 191	NMC 914169
186	BK 192	NMC 914170
187	BK 193	NMC 914171
188	BK 194	NMC 914172
189	BK 195	NMC 914173
190	BK 196	NMC 914174
191	BK 197	NMC 914175
192	BK 198	NMC 914176
193	BK 199	NMC 914177
194	BK 200	NMC 914178
195	BK 201	NMC 914179
196	BK 202	NMC 914180
197	BK 203	NMC 914181
198	BK 204	NMC 914182
199	BK 205	NMC 914183
200	BK 206	NMC 914184
201	BK 207	NMC 914185
202	BK 208	NMC 914186
203	BK 209	NMC 914187
204	BK 210	NMC 914188
205	BK 211	NMC 914189
206	BK 212	NMC 914190
207	BK 213	NMC 914191
208	BK 214	NMC 914192
209	BK 215	NMC 914193
210	BK 216	NMC 914194
211	BK 217	NMC 914195
212	BK 218	NMC 914196
213	BK 219	NMC 914197

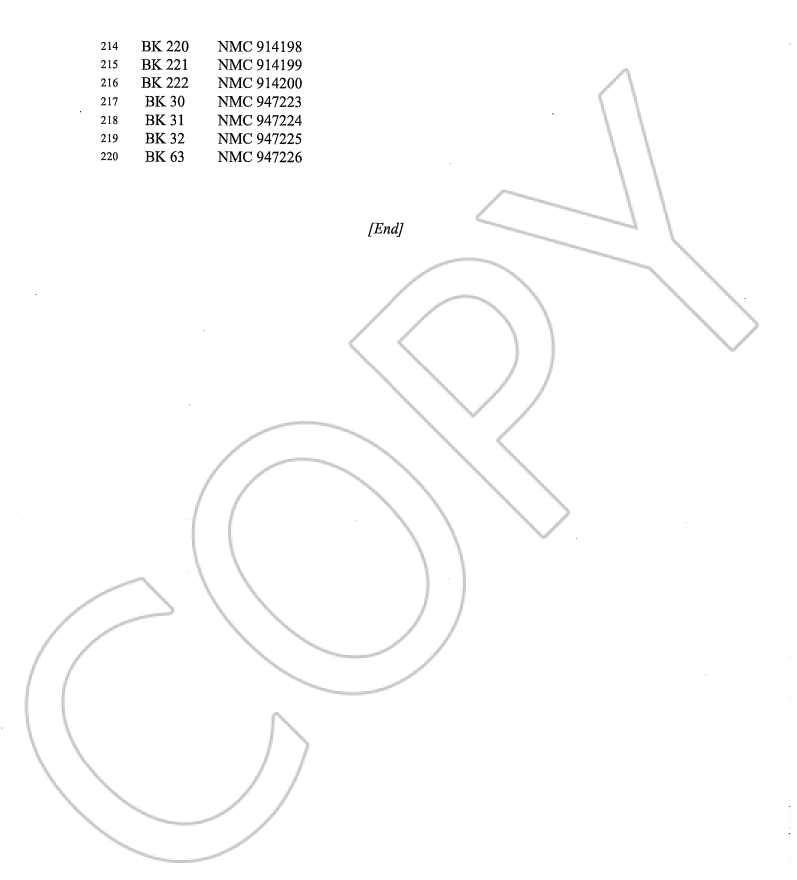


Exhibit B

Royalty

- 1. "Net Smelter Returns" means the proceeds actually received, or deemed to have been received in the case of refined gold and silver as described in Section 1.a below, from the sale or deemed sale of any and all ores, metals, minerals (of whatsoever kind) and mineral products ("Mineral Substances") produced from the Claims, less the charges (and only the charges) described in Section 1.b below.
- a. If Payor sells refined gold or silver, Payor shall be deemed to have received' proceeds from the sale thereof equal to the number of ounces of refined gold or silver outturned to Payor's account during the calendar quarter multiplied in the case of gold by the average daily afternoon LBMA Gold Price (formerly known as the London Bullion Brokers P.M. Gold Fixing) during such calendar quarter and in the case of silver by the average of the daily Handy & Harmon Noon Silver Quotation during the calendar quarter. The average price for a calendar quarter shall be determined by dividing the sum of all daily prices posted during the calendar quarter by the number of days that prices were posted. The posted price shall be obtained from the Wall Street Journal, Reuters, E&MJ or other industry-accepted source. Payor shall have the right to market and sell to third parties refined gold and silver in any manner it chooses, including the sale of such refined gold and silver on the commodity market. In this regard, Payee shall have no right to participate in any gains and/or profits or obligation to suffer any losses accruing to Payor as a result of forward sales, options trading, commodities futures trading or similar transactions.
- b. Charges to be deducted from proceeds in determining Net Smelter Returns are the following (and only the following):
- (1) all costs, charges and expenses paid or incurred by Payor for treatment in the smelting and refining processes (including handling, processing, interest and provisional settlement fees, sampling, assaying and representation costs, umpire charges, penalties and other processor deductions);
- (2) all costs, charges and expenses paid or incurred by Payor for transportation of Mineral Substance concentrates or doré from the Claims to the place or places of treatment and thence to the place or places of sale (including freight, insurance, security, transaction taxes, handling, port, demurrage, delay and forwarding expenses incurred by reason of or in the course of such transportation); and
- (3) sales and brokerage costs on the Mineral Substance for which the Royalty is payable.

For the avoidance of doubt, in calculating Net Smelter Returns there shall be no deduction for any costs of mining, or any costs of transporting Mineral Substances between the Claims or other tenures or to the mill or other processing site, or any costs of processing Mineral Substances other than said smelting and refining costs. If any sale of Mineral Substances is to an affiliate of Payor or is otherwise less than an arm's length transaction, the amount of proceeds for determining Net Smelter Returns

shall not be less than the amount that would have been received in an arm's length transaction. Likewise, if any charge in determining Net Smelter Returns is payable to an affiliate of Payor or is otherwise less than an arm's length transaction, the amount of the charge shall not be more than the amount that would have been charged in an arm's length transaction.

- 2. Royalties shall accrue quarterly (based on calendar quarters) and shall become due and payable by Payor on the last day of the month following the end of each quarter. All Royalty payments shall be calculated on the basis of and paid in United States Dollars. All Royalty payments shall be accompanied by a written statement setting forth the manner in which such payment was calculated and shall include relevant production and sale information, settlement sheets, and such other documentation as will readily allow Payee to understand and verify the calculation of the Royalty payment, including such other information and documentation as Payee may reasonably request from time to time.
- 3. Except in the case of fraud or intentional misrepresentation, all statements for Royalties rendered to Payee by Payor during any quarter shall conclusively be presumed to be true and correct after two years following the end of such quarter unless within said two-year period Payee takes written exception thereto and makes a claim on Payor for adjustment. No adjustment favorable to Payor shall be made unless the claim therefor is made within the same prescribed period.
- 4. If Payor commences the production of Mineral Substances from the Claims, then not later than March 1 of each year Payor shall deliver to Payee a summary report of exploration, development and mining activities and operations conducted by Payor on or relating to the Claims during the preceding calendar year.
- 5. Payor shall allow Payee and its representatives, at their sole risk and expense, during normal business hours and following reasonable notice to Payor, access to the Claims for the purposes of viewing and inspecting Payor's operations (including any stage when Mineral Substances are mined, handled, stored, treated, weighed, sampled, assayed, moisture-determined or commingled), at times that do not unreasonably interfere with Payor's operations. Payee, on behalf of itself and its representatives, agrees to indemnify and hold harmless Payor from and against all claims, demands and liabilities arising from or relating to such inspections, except to the extent caused by Payor's negligence or willful misconduct.
- 6. All books and records used by Payor to calculate Royalty payments shall be kept in accordance with generally accepted accounting principles, consistently applied. Payee and its authorized agents, upon not less than three days' notice to Payor, shall have the right to audit, inspect and copy Payor's accounts and records relating to calculation and payment of the Royalty. All audits shall be conducted by Payee at the office of Payor where the relevant books and records are maintained and such audits shall be conducted during normal business hours. All audits shall be at the sole cost of Payee, unless the audit discloses a Royalty underpayment of 5% or more, in which case the cost of the audit shall be paid by Payor.
- 7. Payor shall have the right to mine amounts of Mineral Substances reasonably necessary for sampling, assaying, metallurgical testing and evaluation of the mineral potential of the Claims without incurring any obligation to make Royalty payments; provided, however, that if Payor

sells such Mineral Substances or products produced therefrom, Payor shall be required to pay the Royalty on all such Mineral Substances or products sold.

- 8. Payor shall have the right to commingle ore removed from the Claims or products derived therefrom after treatment, with other ore or products, before or after concentration or beneficiation, so long as Payor first collects (in accordance with generally accepted industry practices) such data as are necessary to determine Payee's interest in the ores or products so mixed. At least 60 days before any commingling is to begin, Payor shall deliver to Payee a detailed written description of Payor's proposed commingling procedures and methodologies in order that Payee may determine whether such procedures and methodologies are consistent with accepted industry practices and the provisions of this Deed. No commingling may be done by Payor without Payee's written consent to such procedures and methodologies, which consent shall not be unreasonably delayed or withheld.
- 9. All tailings, residues, waste rock, spoiled leach materials, and other materials (collectively "Materials") resulting from Payor's operations and activities on the Claims shall be the sole property of Payor, but shall remain subject to the Royalty should the Materials be processed or reprocessed, as the case may be, in the future and result in the production and sale or other disposition of Mineral Substances. Notwithstanding the foregoing, Payor shall have the right to dispose of Materials from the Claims on or off of the Claims and to commingle such Materials (as provided herein) with materials from other properties. In the event Materials from the Claims are processed or reprocessed, as the case may be, and regardless of where such processing or reprocessing occurs, the Royalty payable thereon shall be determined and paid in accordance with the provisions of this Deed.
- 10. Without limiting the scope of remedies available to Payee in respect of Royalty payments, any late Royalty payment shall accrue interest at the rate of ten percent per annum. Payee shall at all times have a lien on all Mineral Substances mined from, and all mining-related improvements on, the Claims as security for any Royalties due and payable, provided that such lien shall be automatically released with respect to any Mineral Substances for which Royalties have been properly paid, and provided further that Payee's lien shall not prevent Payor from selling Mineral Substances in the ordinary course of business.
- 11. Nothing in this Deed shall impose any obligation or covenant, express or implied, upon Payor to commence or conduct any exploration, development, mining or other operations upon or in connection with the Claims, it being understood by the Parties that Payor shall have sole discretion to determine the technical and economic feasibility, timing, nature, manner, method, rate and extent of commencing and conducting any such operations.
- 12. For payment and communication purposes, the addresses of the Parties shall be as follows:

Payor:

Clover Nevada LLC c/o Elko Mining Group LLC 9650 Gateway Drive, Suite 202 Reno, NV 89521 Payee:

Royalty Consolidation Company, LLC

c/o Elko Mining Group LLC 9650 Gateway Drive, Suite 202

Reno, NV 89521

All notices and communications regarding this Deed shall be in writing and shall be effective upon receipt after personal delivery (including delivery by express courier service) or delivery by certified mail to such addresses. Either Party may, by notice to the other given as aforesaid, change its address for future payments and notices.



STATE OF NEVADA DECLARATION OF VALUE FORM

1. Assessor Parcel Number(s)			
 a) N/A (unpatented mining claims) 			\ \
b)	AND AND COMMENT COMMEN		\ \
c)			\ \
d)			\ \
2. Type of Property:		1	
	ngle Fam. Res.	FOR RECOR	DER'S OPTIONAL USE ONLY
	4 Plex	Book:	Page:
· · · · · · · · · · · · · · · · · · ·	mm'l/Ind'l	Date of Recor	
	obile Home	Notes:	- Andrews
✓ Other Unpalented mining claims	oblie Home	Trocco.	
3. Total Value/Sales Price of Property		\$	
Deed in Lieu of Foreclosure Only (v	alue of property	1/10/10/10/10	
Transfer Tax Value:	mine of brobery	\$	
Real Property Transfer Tax Due		\$	
4. If Exemption Claimed:		Ψ	
a. Transfer Tax Exemption per NR	S 375 090 Sect	ion 8	' /
b. Explain Reason for Exemption:	Unpatented mining cla	ims	- /
o. Explain reason for Exemption.			/
5. Partial Interest: Percentage being tra	insferred:	%	
The undersigned declares and ac			of perium, pursuant to
NRS 375.060 and NRS 375.110, that the			
information and belief, and can be supp		75-	76.
# · · · · · · · · · · · · · · · · · · ·	76.	792	76
information provided herein. Furthermo	47k	~ 1	L The
exemption, or other determination of ad			
due plus interest at 1% per month. Purs			iyer and Seller shall be
jointly and severally liable for any addit	ionai amount ov	vea.	
Circle All Ma	1	Qit-	Attament for Davier
Signature		_ Capacity	Attorney for Payor
0	/	/	
Signature		/ Capacity	
CELLED (CD LNEOD) INFODN	TOTAL DI	VED (CDA)	RIVERSON TRUESON TABLES
SELLER (GRANTOR) INFORM	ATION BU		NTEE) INFORMATION
(REQUIRED)			REQUIRED)
Print Name: Clover Nevada LLC			alty Consolidation Company, LLC
Address: c/o Elko Mining Group LLC, 9650 Gateway	The state of the s	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	ining Group LLC, 9650 Galeway Dr Ste 202
City: Reno		y: Reno	
State: NV Zip: 89521	Star	te: NV	Zip: <u>89521</u>
COMBANY/DEDCOM DEOTIECTEM	T DECORDING	T (manustus 1	Must collon on horses
COMPANY/PERSON REQUESTING			n not sener or Duyer)
Print Name: Parr Brown Gee & Loveless	ESC	row #:	
Address: 101 \$ 200 E Ste 700	- C	IIT	71m. 94111
City: Salt Lake City	Stat	e: UT	Zip: 84111