

EUREKA COUNTY, NV **2022-248823**
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\$37.00 Pgs=77 10/12/2022 05:05 PM
FENNEMORE CRAIG - LAS VEGAS
KATHERINE J. BOWLING, CLERK RECORDER

Accessor Parcel Nos.: See Exhibit A

When Recorded Return To:

Sarah A. Strunk
Fennemore Craig, P.C.
2394 East Camelback Road, Suite 600
Phoenix, Arizona 85016

Recorder's Use

The undersigned hereby affirms that this document, including any exhibits, submitted for recording does not contain the social security number or any person or persons. (NRS 239B.030)

**DEED OF TRUST, ASSIGNMENT OF LEASES,
RENTS AND CONTRACTS, SECURITY AGREEMENT,
FIXTURE FILING AND AS-EXTRACTED COLLATERAL FILING**

GOLD STANDARD VENTURES (US) INC., as Trustor

to

FIRST AMERICAN TITLE INSURANCE COMPANY, as Trustee

for the benefit of

THE BANK OF NOVA SCOTIA, as Beneficiary

NOTICE: THIS INSTRUMENT SECURES, INTER ALIA, FINANCING AND OBLIGATIONS WHICH PROVIDE FOR FUTURE CREDIT ADVANCES. ALL SUCH FUTURE CREDIT ADVANCES SHALL HAVE THE SAME LIEN PRIORITY AS IF MADE ON THE DATE HEREOF. THIS INSTRUMENT COVERS GOODS THAT ARE OR ARE TO BECOME FIXTURES ON THE REAL PROPERTY DESCRIBED HEREIN AND CONSTITUTES A FIXTURE UNDER NRS § 104.9502 WHICH IS TO BE FILED FOR RECORD IN THE RECORDS WHERE DEEDS OF TRUST ON REAL ESTATE ARE RECORDED. ADDITIONALLY, THIS INSTRUMENT SHOULD BE APPROPRIATELY INDEXED, NOT ONLY AS A DEED OF TRUST, BUT ALSO AS A FINANCING STATEMENT COVERING GOODS THAT ARE OR ARE TO BECOME FIXTURES ON THE REAL PROPERTY DESCRIBED HEREIN AND AS-EXTRACTED COLLATERAL. THE MAILING ADDRESSES OF TRUSTOR (DEBTOR) AND BENEFICIARY HEREUNDER (FINANCE PARTY), ARE SET FORTH ON THE FOLLOWING PAGE.

EXECUTION VERSION

THIS DEED OF TRUST, ASSIGNMENT OF LEASES, RENTS AND CONTRACTS, SECURITY AGREEMENT, FIXTURE FILING AND AS-EXTRACTED COLLATERAL FILING (“**Deed of Trust**”) is made as of October 12, 2022, by **GOLD STANDARD VENTURES (US) INC.**, a Nevada corporation, as trustor, whose mailing address is 2320 Last Chance Road, Elko, Nevada 89801 (“**Trustor**”), to **FIRST AMERICAN TITLE INSURANCE COMPANY**, as trustee, whose mailing address is 5310 Kietzke Lane, Suite 100, Reno, Nevada 89511 (“**Trustee**”), for the benefit of **THE BANK OF NOVA SCOTIA**, as beneficiary and as the Administrative Agent (as such term is defined in the Credit Agreement). The Administrative Agent is hereinafter referred to as the “**Beneficiary**”.

BACKGROUND

A. Reference is made to that Credit Agreement, dated April 28, 2022 by and among, among others, Orla Mining Limited, as borrower (the “**Borrower**”), the subsidiaries of Borrower, including Trustor, as guarantors, the Lenders from time to time party thereto, as lenders, and the Beneficiary, as administrative agent for and on behalf of the Finance Parties pursuant to which the Lenders have made certain credit available to the Borrower in an aggregate principal amount of up to One hundred and Seventy Five Million Dollars (\$175,000,000), as such credit agreement may be amended, restated, supplemented or otherwise modified from time to time, including, without limitation, any increase in the aggregate principal amount (the “**Credit Agreement**”). The terms and conditions of the Credit Agreement and all supplements, amendments, and modifications thereto and all extensions, restatements, renewals and increases in aggregate principal amount thereof, are incorporated in this Deed of Trust by this reference. Trustor, the Borrower, and of the other Obligors (as defined in the Credit Agreement) are hereinafter referred to as the “**Credit Parties**” and each, a “**Credit Party**.”

B. Trustor is an affiliate of Borrower and acknowledges that it will benefit from and receive adequate consideration for the granting of this Deed of Trust.

C. As a requirement under the Credit Agreement, Trustor and each of the other Guarantors (as defined in the Credit Agreement) have or will enter into one or more guarantee agreements dated as of the date hereof in favor of the Beneficiary (collectively, the “**Guaranty**”) pursuant to which the Guarantors will guarantee the Secured Obligations (as defined in the Credit Agreement).

D. Each of the Credit Parties will receive substantial benefits from the execution, delivery and performance of the Credit Agreement, the Guaranty and other Finance Documents, including financial accommodations extended and to be extended from the Finance Parties to Borrower in connection with the operation of Borrower’s business and assets and is, therefore, willing to enter into this Deed of Trust.

E. It is a requirement under the Credit Agreement that Trustor execute and deliver this Deed of Trust.

F. Capitalized terms used herein and not otherwise defined shall have the meanings ascribed to such terms in the Credit Agreement.

AGREEMENT

FOR GOOD AND VALUABLE CONSIDERATION, including the indebtedness herein recited and the trust herein created, the receipt of which is hereby acknowledged, Trustor hereby irrevocably grants, transfers, conveys and assigns to Trustee, IN TRUST, WITH POWER OF SALE AND RIGHT OF ENTRY AND POSSESSION, subject only to these Permitted Liens as defined in the Credit Agreement, for the benefit and security of Beneficiary, under and subject to the terms and conditions hereinafter set forth, all of Trustor's present and future right, title, interest and claims of Trustor in and to all of the following described property whether now owned or hereafter acquired (all of Trustor's present and future right, title, interest and claims in the property described in the following clauses (a) through (p) severally and collectively, the "**Trust Estate**"):

(a) the fee interests of Trustor, as indicated on Part 1 of Exhibit A attached hereto and incorporated herein by this reference, in the real property indicated on Part 1 of Exhibit A hereto, together with any greater estate therein as may now exist or hereafter may be acquired by Trustor (the "**Owned Land**");

(b) the leasehold interests of Trustor, as indicated on Part 3 of Exhibit A attached hereto and incorporated herein by this reference, in the real property indicated on Part 3 of Exhibit A hereto (the "**Leased Land**"), demised pursuant to the agreements identified on Part 3 of Exhibit A hereto (as such agreements may be supplemented, amended, restated, replaced or modified from time to time, each such agreement a "**Mortgaged Lease**," and collectively the "**Mortgaged Leases**"), together with any greater estate therein as may now exist or hereafter may be acquired by Trustor;

(c) all fee and leasehold and other real estate interests now owned or hereafter acquired by Trustor in the county in which this Deed of Trust is recorded (the "**Other Current or After-Acquired Property**");

(d) the unpatented mining claims of Trustor, as indicated on Part 2 of Exhibit A attached hereto and incorporated herein by this reference (the "**Mining Claims**"; the Owned Land, the Leased Land, the Other Current or After-Acquired Property, Water Rights, defined below, and the Mining Claims are hereinafter collectively referred to as the "**Real Property**");

(e) all water and water rights, ditches and ditch rights, wells and groundwater rights, reservoirs and storage rights, water contracts, water agreements, water stock, water taps, water decrees and permits, augmentation plans, exchange rights, and other rights in and to the use of water, of whatever kind and nature, certificated or not certificated, decreed or undecreed, tributary or nontributary, absolute or conditional, appurtenant to or used in connection with the Real Property, or the mining, processing, reclamation or other operations conducted thereon, including but not limited to the rights and interests described on Part 4 of Exhibit A (collectively, the "**Water Rights**");

(f) all rights appurtenant to the Real Property, including the easements and rights of way over certain other adjoining land granted by any easement agreements, covenant or restrictive agreements and all air rights, minerals, mineral rights and interests, resources,

reserves, land positions, stockpiled ore and minerals, overburden piles, byproducts, oil and gas rights, geothermal rights and resources, timber and development rights, if any, relating thereto, and also together with all of the other easements, rights, privileges, interests, hereditaments and appurtenances thereunto belonging or in any way appertaining and all of the estate, right, title, interest, claim or demand whatsoever of Trustor therein, either in law or in equity, in possession or expectancy, now or hereafter acquired and including, without limitation, the Real Property and all of Trustor's rights and interest in and to streets, roads, ways, railways and public places, opened or postponed, and all rights of way, public or private, now or hereafter used in connection with, or belonging or appertaining to or being adjacent to the Real Property;

(g) Any and all buildings and other improvements now or hereafter erected on the Real Property including, without limitation, fixtures, attachments, appliances, equipment, machinery, and other personal property attached to such buildings and other improvements (the "**Improvements**"), all of which shall be deemed and construed to be a part of the Real Property;

(h) All rents, issues, profits, claims, royalties, income and other benefits now or hereafter derived from the Real Property and the Improvements (collectively the "**Rents**"), subject to the terms and provisions of Article 2 of this Deed of Trust with respect to all leases and subleases of the Real Property or Improvements now or hereafter existing or entered into, or portions thereof, granted by Trustor, and further subject to the right, power and authority hereinafter given to Trustor to collect and apply such Rents,

(i) All easements, rights-of-way and other rights now owned or hereafter acquired by Trustor used in connection with the Real Property or the Improvements or as a means of access thereto (including, without limitation, all rights pursuant to any trackage agreement and all rights to the nonexclusive use of common drive entries, and all tenements, hereditaments and appurtenances thereof and thereto) and all water and water rights and shares of stock evidencing the same;

(j) All grazing and range rights relating or pertaining to the Real Property; all oil, gas, minerals (including but not limited to all gold, silver, copper and other precious and base metals, and whether pursuant to the Mortgaged Leases or otherwise) and their intermediate products such as mineral bearing products such as mineral bearing ores and concentrates, coal, and other substances of any kind or character underlying the Real Property; all water, irrigation and drainage rights (whether riparian, appropriative or otherwise and whether or not appurtenant) and all electrical users rights, in or hereafter relating to or used in connection with the Real Property; all shares of stock evidencing any such rights; all fixtures and equipment (whether or not annexed thereto) now or hereafter used for the production or distribution of water or electricity in connection with the use or occupancy of the Real Property or for the drainage or supply thereof; and all appendages, appurtenances, covenants, easements, hereditaments, liberties, privileges, rights of way, tenements, and other rights benefiting, or otherwise relating to the Real Property and/or the Improvements or any owner, occupier, or user thereof;

(k) All now or hereafter existing leases or licenses (under which Trustor is landlord) and subleases (under which Trustor is sublandlord), concession, management, mineral or other agreements of a similar kind that permit the use or occupancy of all or any portion of the Trust Estate for any purpose in return for any payment, or the extraction or taking of any gas, water,

geothermal resources, or minerals, or other minerals from the Trust Estate in return for payment of any fee, rent or royalty, including Trustor's right, title and interest as lessor in the same (collectively, "**Leases**");

(l) All right, title, and interest of Trustor in (i) the property and interests in property described on Exhibit B attached hereto and incorporated herein by reference, (ii) all other personal property now or hereafter owned or acquired by Trustor that is now or hereafter located on or used in connection with the Real Property or the Improvements, (iii) all other rights and interests of Trustor now or hereafter held in personal property that is now or hereafter located on or used in connection with the Real Property or the Improvements, and (iv) all proceeds thereof (such personal property and proceeds are referred to herein collectively as the "**Personal Property**");

(m) All rights (but none of the obligations) of Trustor under any agreements, licenses or other documents affecting the Real Property or the Improvements, (collectively, the "**Other Agreements**"), provided, Trustor shall retain the right to exercise its privileges under the Other Agreements (subject in all respects to the terms of the Finance Documents) prior to any event of default under the Credit Agreement;

(n) All the estate, interest, right, title, other claim or demand, both in law and in equity (including, without limitation, claims or demands with respect to the proceeds of insurance in effect with respect thereto) that Trustor now has or may hereafter acquire in the Real Property, the Improvements, the Personal Property, or any other part of the Trust Estate (as defined below), and any and all awards made for the taking by eminent domain, or by any proceeding of purchase in lieu thereof, of the whole or any part of the Trust Estate (including, without limitation, any awards resulting from a change of grade of streets and awards for severance damages);

(o) All awards, damages, remunerations, reimbursements, settlements or compensation made by any governmental authority pertaining to any condemnation or other taking (or any purchase in lieu thereof) of all or any part of the Real Property and any other property (the "**Condemnation Awards**"); and

(p) All proceeds, products, royalties, income (including from all minerals or soil components, whether in-ground or extracted therefrom), minerals, mineral rights, mining rights, and rights and claims to minerals (whether in-ground or as-extracted) related to or arising from any of the foregoing.

Notwithstanding the foregoing, the Trust Estate shall not include any of the Other Agreements or other permit or license to the extent that the Trustor is expressly prohibited from granting a security interest in such instrument pursuant to the terms thereof, but only to the extent such prohibition is not invalidated under the Uniform Commercial Code as adopted and enacted by the State of Nevada (as amended or replaced from time to time, the "**Nevada Uniform Commercial Code**"). The foregoing descriptions of items constituting the Trust Estate shall be construed as cumulative and not limiting, and the terms "include" and "including", when used in those descriptions, shall mean without limitation by reason of enumeration. Unless the context clearly indicates otherwise, the terms "equipment," "inventory," "accounts,"

“instruments,” “promissory notes,” “investment property,” “commercial tort claims,” “deposit accounts,” “letter-of-credit rights,” “supporting obligations,” “chattel paper,” “general intangibles,” “proceeds” and “products” shall have the meanings provided for those terms in the Nevada Uniform Commercial Code in effect on the date of this Deed of Trust.

FOR THE PURPOSE OF SECURING the payment and performance by the Trustor of its performance of the Secured Obligations.

TRUSTOR HEREBY COVENANTS AND FURTHER AGREES AS FOLLOWS:

**ARTICLE 1
WARRANTIES, REPRESENTATIONS, COVENANTS AND AGREEMENTS OF
TRUSTOR**

1.01 Authority and Status of Trustor. Trustor is duly organized, validly existing and in good standing under the laws of the State of Nevada and duly qualified to conduct business in each jurisdiction in which the nature of its business requires such qualification. Trustor has the power and authority to execute, deliver and perform all of its obligations under this Deed of Trust and each other documents contemplated by, or required in connection with, the transactions pursuant hereto and has taken all necessary action required in connection with such execution, delivery and performance. Trustor is not a foreign corporation, foreign partnership, foreign trust, or foreign estate (as those terms are defined in the Internal Revenue Code of 1986, as amended, or the regulations thereunder); Trustor understands that the certification in this clause (g) may be disclosed to the Internal Revenue Service by Beneficiary and that any false statement contained herein could be punished by fine, imprisonment, or both. The person or persons executing this Deed of Trust on behalf of the Trustor each declares under penalties of perjury that he has examined this certification and to the best of his knowledge and belief it is true, correct and complete, and further declares that he has authority to sign this certification on behalf of Trustor.

1.02 First Lien Status. Except for Permitted Liens, Trustor shall preserve and protect the first lien and security interest status of this Deed of Trust against the Trust Estate. If any lien or security interest, other than a Permitted Lien, is asserted against the Trust Estate, Trustor shall as promptly as practical, and at its expense, take such reasonable action so as to cause it to be released or contest the same (as determined by Trustor) in compliance with the requirements of the Credit Agreement.

1.03 No Violation. None of the transactions in connection with which this Deed of Trust is given will violate or result in a violation of Section 7 of the Securities Exchange Act of 1934, as amended, or any regulations issued pursuant thereto, including, without limitation, Regulations G, T, U and X of the Board of Governors of the Federal Reserve System.

1.04 [INTENTIONALLY DELETED].

1.05 [INTENTIONALLY DELETED].

1.06, [INTENTIONALLY DELETED].

1.07 [INTENTIONALLY DELETED].

1.08 [INTENTIONALLY DELETED].

1.09 Assignment of Policies Upon Foreclosure. In the event of foreclosure of this Deed of Trust as a mortgage, a sale under the power of sale, or any other transfer of title or assignment of the Trust Estate in extinguishment, in whole or in part, of the Secured Obligations, all right, title and interest of Trustor in and to all policies of insurance required by Section 11.1(d) of the Credit Agreement with respect to the Trust Estate shall inure to the benefit of and pass to the successor in interest to Trustor or the purchaser or grantee of the Trust Estate, to the extent such policies are assignable pursuant to the terms thereof.

1.10 Condemnation Awards. Subject to the provisions of any applicable Mortgaged Lease and also subject to the terms of the Credit Agreement, with respect to any Condemnation Awards that are less than \$10,000,000, in the absence of any Default or Event of Default and except as otherwise provided in this Section 1.10, the Trustor shall have the right to determine, whether and to what extent such Condemnation Awards shall be used for replacement of the Trust Estate, or prepayment of the Secured Obligations. If the Condemnation Award is or will be greater than \$10,000,000 or any Default or Event of Default shall be continuing, the Majority Lenders may determine, in their sole discretion, the purpose for which any Condemnation Awards shall be used. If neither an Event of Default nor a Default exists and the Condemnation Award is less than \$10,000,000, the Trustor may negotiate a settlement regarding such condemnation proceeds with the condemning authority and the Administrative Agent, and the Condemnation Awards shall be paid to the Trustor. If, however, an Event of Default or a Default exists, the Administrative Agent shall collect all Condemnation Awards directly and the Trustor shall not enter into any settlement agreement with the applicable condemning authority without the prior written consent of the Administrative Agent, acting reasonably.

1.11 Waiver of Offset. Subject to the provisions of the Credit Agreement and except for such notice as may be expressly required hereunder or under the Credit Agreement, all sums payable by Trustor pursuant to the Credit Agreement or this Deed of Trust shall be paid without notice, demand, counterclaim, setoff, deduction or defense and without abatement, suspension, deferment, diminution or reduction, and the obligations and liabilities of Trustor hereunder shall in no way be released, discharged or otherwise affected (except as expressly provided herein) by reason of: (i) any damage to or destruction of or any condemnation or similar taking of the Trust Estate or any part thereof; (ii) any restriction or prevention of or interference by any Person with any use of the Trust Estate or any part thereof; (iii) any title defect or encumbrance or any eviction from the Real Property or the Improvements or any part thereof by title paramount or otherwise; (iv) any bankruptcy, insolvency, reorganization, composition, adjustment, dissolution, liquidation or other like proceeding relating to Beneficiary, or any action taken with respect to this Deed of Trust by any trustee or receiver of Beneficiary, or by any court, in any such proceeding; or (v) any other occurrence whatsoever, whether similar or dissimilar to the foregoing, save and except for payment of such obligations and liabilities which is not required to be rescinded; whether or not Trustor shall have notice or knowledge of any of the foregoing.

1.12 [INTENTIONALLY DELETED].

1.13 Utilities. Trustor shall pay when due all material charges that are incurred by Trustor for the benefit of the Trust Estate or that may become a charge or lien against the Trust Estate for gas, electricity, water, sewer, or other services furnished to the Trust Estate to the extent required under the Credit Agreement.

1.14 [INTENTIONALLY DELETED].

1.15 Appointment of Successor Trustee. Beneficiary may, from time to time, with the prior written consent of the Trustor (which consent shall not be required for so long as an event of default under the Credit Agreement has occurred and is continuing), by a written instrument executed and acknowledged by Beneficiary, mailed to Trustor and recorded in the county in which the Trust Estate is located and by otherwise complying with the provisions of applicable law, substitute a successor or successors to any Trustee named herein or acting hereunder, and such successor(s) shall, without conveyance from the Trustee predecessor, succeed to all title, estate, rights, powers and duties of such predecessor.

1.16 Trustee's Powers. At any time, or from time to time, without liability therefor and without notice, upon written request of Beneficiary and without affecting the personal liability of any person for payment of the Secured Obligations or the effect of this Deed of Trust upon the remainder of said Trust Estate, Trustee may: (a) reconvey any part of said Trust Estate, (b) consent in writing to the making of any map or plat thereof, (c) join in granting any easement thereon, or (d) join in any extension agreement or any agreement subordinating the lien or charge hereof.

1.17 Beneficiary's Powers. Without affecting the liability of any Person liable for the payment of the Secured Obligations herein mentioned, and without affecting the lien or charge of this Deed of Trust upon any portion of the Trust Estate not then or theretofore released as security for the Secured Obligations, Beneficiary may, from time to time and without notice: (a) release any person so liable, (b) extend the Secured Obligations, (c) release or reconvey, or cause to be released or reconveyed, at any time at Beneficiary's option any parcel, portion or all of the Trust Estate, (d) take or release any other or additional security or any guaranty for any Secured Obligations herein mentioned, or (e) make compositions or other arrangements with debtors in relation thereto.

1.18 Compliance with Law. Trustor shall not initiate or acquiesce in any change in any zoning or other land use classification now or hereafter in effect and affecting the Trust Estate or any part thereof which would result in a Material Adverse Effect nor shall Trustor otherwise change or attempt to change the use of the Trust Estate or any portion thereof which would result in a Material Adverse Effect without in each case obtaining Beneficiary's prior written consent thereto.

1.19 [INTENTIONALLY DELETED].

1.20 [INTENTIONALLY DELETED].

1.21 Mortgaged Leases.

(a) With respect to the Mortgaged Leases, Trustor has received all consents required from the landlord under each Mortgaged Lease in order to into this Deed of Trust. By entering into this Deed of Trust, Trustor shall not be in default under any of the Mortgaged Leases.

(b) Trustor shall perform and comply with all agreements, covenants, terms, and conditions contained in the Mortgaged Leases imposed on or assumed by Trustor as lessee, and if Trustor fails to do so, Beneficiary may, but shall not be obligated to, take any action Beneficiary deems reasonably necessary to prevent or to cure any default by Trustor in the performance of or compliance with any of Trustor's covenants or obligations under the Mortgaged Leases. On receipt by Beneficiary of any written notice of default by the Trustor thereunder, Beneficiary may rely thereon and take any action as stated above in compliance with Applicable Law to cure such default even though the existence of such default or the nature thereof is questioned or denied by Trustor or by any party on behalf of Trustor. Trustor hereby expressly grants to Beneficiary, and agrees that Beneficiary shall have, the absolute and immediate right to enter in and on the Property to such extent and as often as Beneficiary, in Beneficiary's sole discretion, deems necessary or desirable in order to prevent or to cure any such default by Trustor. Beneficiary may pay such sums of money as Beneficiary, in its sole discretion, deems necessary for any such purpose, and Trustor hereby agrees to pay to Beneficiary, promptly upon written demand, all such sums so paid by Beneficiary, together with interest thereon from the date of each such payment at the rate equal to the note rate. All sums so paid and expended by Beneficiary and the interest thereon shall be added to and be secured by the lien hereof.

(c) Trustor will pay or cause to be paid, as the case may be, payments and charges required to be paid by Trustor under or pursuant to the provisions of the Mortgaged Leases.

(d) Trustor will diligently perform and observe all of the terms, covenants and conditions of the Mortgaged Leases required to be performed and observed by Trustor such that all things shall be done which are necessary to keep unimpaired Trustor's rights under the Mortgaged Leases.

(e) Trustor will promptly advise Beneficiary in writing of the giving of any notice by any lessee of any default by Trustor in the performance or observance of any of the terms, covenants or conditions of the Mortgaged Leases on the part of Trustor to be performed or observed and Trustor will deliver to Beneficiary a true copy of each such notice.

(f) Trustor will not release, surrender or terminate any Mortgaged Lease without the prior written consent of Beneficiary nor without similar consent of Beneficiary modify any Mortgaged Lease in any manner if such modification would impair the security of this Deed of Trust, which consent(s) shall not be unreasonably withheld, conditioned or delayed.

1.22 Indemnification. Trustor will protect, indemnify, save harmless and defend Trustee and its officers, directors, shareholders, employees, successors and assigns from and against any and all liability, loss, costs, charges, penalties, obligations, expenses, attorneys' fees, litigation, judgments, damages, claims and demands imposed upon or incurred by or asserted against Trustee by reason of (a) ownership by Trustee of its interest in any portion of the Trust Estate pursuant to this Deed of Trust, (b) any accident or injury to or death of persons or loss of or damage to or loss of the use of property occurring on or about the Trust Estate or any part thereof, (c) any use, non-use or condition of the Trust Estate or any part thereof, (d) any failure on the part of Trustor to perform or comply with any of the terms of this Deed of Trust or any instrument or agreement secured hereby, (e) performance of any labor or services or the furnishing of any materials or other property in respect of the Trust Estate or any part thereof made or suffered to be made by or on behalf of Trustor, (f) any negligence or tortious act on the part of Trustor or any of its agents, contractors, lessees, licensees or invitees, or (g) any work in connection with any alterations, changes, new construction or demolition of the Trust Estate, whether or not permitted hereunder. All amounts payable to Beneficiary, the Credit Parties or Trustee, as the case may be, under this Section 1.22 shall be payable on demand and shall be deemed indebtedness secured by this Deed of Trust.

ARTICLE 2 ASSIGNMENT OF RENTS AND LEASES

2.01 Assignment. Trustor hereby irrevocably, absolutely, presently and unconditionally assigns, transfers and grants to Beneficiary (i) all the Rents, and hereby gives to and confers upon Beneficiary the right, power and authority to collect the Rents, at any time, with or without notice, and (ii) all of Trustor's estate, right, title, interest, claim and demand, as landlord, under any and all of the Leases. The assignment of the Rents and Leases in this Article 2 is intended to be an absolute assignment from Trustor to Beneficiary and not merely the passing of a security interest. Trustor irrevocably appoints Beneficiary, effective upon and during the continuation of an Event of Default, its true and lawful attorney-in-fact, at the option of Beneficiary at any time and from time to time, to demand, receive and enforce payment, to give receipts, releases and satisfactions, and to sue, in the name of Trustor or Beneficiary, for all Rents and apply the same to the payment of the Secured Obligations in such order as Beneficiary shall determine. This power of attorney is a power coupled with an interest and shall be irrevocable. Trustor hereby authorizes and directs the lessees, occupants and tenants under Leases to make all payments under the Leases directly to Beneficiary upon written demand by Beneficiary (which may be made at any time on and after an Event of Default), without further consent of Trustor; provided, however, that Trustor shall have the right to collect such Rents (but not more than one (1) month in advance unless the written approval of Beneficiary is first obtained), and to retain and enjoy same, as set forth in Section 2.02.

2.02 License to Collect Rents. Beneficiary hereby confers upon Trustor a revocable license ("**License**") to collect and retain the Rents as they become due and payable, so long as no revocation of the License by Beneficiary has occurred and/or no Event of Default shall exist and be continuing. For the avoidance of doubt, Beneficiary may not revoke the License unless and until an Event of Default has occurred and is continuing. If an Event of Default has occurred and is continuing, Beneficiary shall have the right, which it may choose to exercise in its sole

discretion, to terminate this License with or without notice to or demand upon Trustor, and without regard to the adequacy of Beneficiary's security under this Deed of Trust.

2.03 Collection Upon an Event of Default. Upon the occurrence and continuation of an Event of Default and Beneficiary's subsequent revocation of the License, Beneficiary may, at any time with or without notice, either in person, by agent or by a receiver appointed by a court, and without regard to the adequacy of any security for the Secured Obligations, enter upon and take possession of the Trust Estate, or any part thereof, and, with or without such entry or taking possession, in its own name sue for or otherwise collect the Rents (including, without limitation, those past due and unpaid) and apply the same, less costs and expenses of operation and collection (including, without limitation, reasonable attorneys' fees) upon payment of the Secured Obligations in such order as Beneficiary may determine. The collection of such Rents, or the entering upon and taking possession of the Trust Estate, or the application of the Rents as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done in response to such default or pursuant to such notice of default. Trustor also hereby authorizes Beneficiary upon such entry, at its option, to take over and assume the management, operation and maintenance of the Trust Estate and to perform all acts Beneficiary in its sole discretion deems necessary and proper and to expend such sums out of Rents as may be needed in connection therewith, in the same manner and to the same extent as Trustor theretofore could do (including, without limitation, the right to enter into new Leases, to cancel, surrender, alter or amend the terms of, and/or renew existing Leases and/or to make concessions to tenants).

2.04 Application of Rents. Upon such entry, Beneficiary shall, after payment of all property charges and expenses (including, without limitation, reasonable compensation to any receiver or managing agent) and after the accumulation of a reasonable reserve to meet requisite amounts, credit the net amount of the Rents received by it to the Secured Obligations, but the manner of the application of such net income and which items shall be credited shall be determined by the Beneficiary pursuant to the applicable provisions of the Credit Agreement, but in all cases subject to applicable law. Beneficiary shall not be accountable for more monies than it actually receives from the Trust Estate; nor shall it be liable for failure to collect Rents. Beneficiary shall make reasonable efforts to collect Rents, reserving, however, within its own absolute and sole discretion, the right to determine the method of collection and the extent to which enforcement of collection of Rents shall be prosecuted and Beneficiary's judgment shall be deemed conclusive and reasonable.

2.05 Mortgagee in Possession. It is not the intention of the parties hereto that an entry by Beneficiary upon the Real Property under the terms of this instrument shall make Beneficiary a party in possession in contemplation of the law, except at the option of Beneficiary.

2.06 [INTENTIONALLY DELETED].

2.07 No Obligation to Perform. Nothing contained herein shall operate or be construed to obligate Beneficiary to perform any obligations of Trustor under any Lease (including, without limitation, any obligation arising out of any covenant of quiet enjoyment therein contained in the event the lessee under any such Lease shall have been joined as a party defendant in any action to foreclose and the estate of such lessee shall have been thereby terminated). Prior to actual entry into and taking possession of the Real Property by Beneficiary,

this assignment shall not operate to place upon Beneficiary any responsibility for the operation, control, care, management or repair of the Trust Estate or any portion thereof, and the execution of this assignment by Trustor shall constitute conclusive evidence that all responsibility for the operation, control, care, management and repair of the Trust Estate is and shall be that of Trustor, prior to such actual entry and taking of possession.

ARTICLE 3 SECURITY AGREEMENT AND FIXTURE FILING

3.01 Creation of Security Interest. Trustor hereby grants to Beneficiary, as a secured party, a security interest in and to all the Personal Property.

3.02 Representations, Warranties and Covenants of Trustor. Trustor hereby represents, warrants and covenants (which representations, warranties and covenants shall survive the creation of any Secured Obligations or other extensions of credit under the Credit Agreement) as of the date of this Deed of Trust, as of the date of each extension of credit under a Finance Document and as of the last day of each Fiscal Quarter, as follows and acknowledges and confirms that the Beneficiary is relying upon such representations warranties and covenants in entering into this Deed of Trust and in extending credit to the Trustor:

(a) The Personal Property is not used or bought for personal, family or household purposes;

(b) Except as not expressly prohibited under the Credit Agreement, the tangible portion of the Personal Property will be kept on or at the Real Property or Improvements and Trustor will not, without the prior written consent of Beneficiary (not to be unreasonably withheld, but subject to any rights of the Beneficiary to approve pursuant to the Credit Agreement), remove the Personal Property or any portion thereof therefrom;

(c) Trustor hereby authorizes Beneficiary (in Beneficiary's sole discretion) and Beneficiary's counsel to file one or more financing statements and continuations and/or execute one or more fixture filings and continuations pursuant to the Nevada Uniform Commercial Code as in effect from time to time in the State of Nevada, in form satisfactory to Beneficiary, and will pay the cost of recording and filing the same in all public offices wherever recording or filing is deemed by Beneficiary to be necessary or desirable;

(d) Trustor is duly qualified to conduct business in the State of Nevada. Trustor does not do business under any trade name except as previously disclosed in writing to Beneficiary. Trustor will promptly notify Beneficiary in writing of any change in its place of business or the adoption or change of any organizational name, trade name or fictitious business name, and will upon request of Beneficiary, authorize any additional financing statements or execute any other certificates necessary to reflect the adoption or change in trade name or fictitious business name. Trustor will also promptly notify Beneficiary of any change of Trustor's organizational identification number;

(e) Trustor currently has and shall continue to hold until this Deed of Trust is terminated and released in full, and Trustor has full right, power and authority to convey and mortgage the same and to execute this Deed of Trust;

(f) Trustor's exact legal name is correctly set forth in the introductory paragraph of this Deed of Trust; and

(g) Trustor's organizational identification number assigned by the jurisdiction of formation is E0404642009-7.

3.03 Use of Personal Property by Trustor. Until the occurrence of an Event of Default hereunder or under any other Finance Document, Trustor may have possession of the Personal Property and use it in any lawful manner not inconsistent with this Deed of Trust or any other Finance Document and not inconsistent with any policy of insurance thereon.

3.04 Remedies.

(a) In addition to the remedies provided in Section 4.02 hereof, upon the occurrence and during the continuance of an Event of Default, Beneficiary may, at its option, and subject to applicable law, do any one or more of the following:

(i) Either personally, or by means of a court appointed receiver, take possession of all or any of the Personal Property and exclude therefrom Trustor and all others claiming under Trustor, and thereafter hold, store, use, operate, manage, maintain and control, make repairs, replacements, alterations, additions and improvements to and exercise all rights and powers of Trustor with respect to the Personal Property or any part thereof. In the event Beneficiary demands, or attempts to take, possession of the Personal Property in the exercise of any rights under this Deed of Trust, Trustor agrees to promptly turn over and deliver possession thereof to Beneficiary;

(ii) Without notice to or demand upon Trustor, make such payments and do such acts as Beneficiary may deem necessary to protect its security interest in the Personal Property (including, without limitation, paying, purchasing, contesting or compromising any lien or encumbrance, whether superior or inferior to such security interest) and in exercising any such powers or authority to pay all expenses (including, without limitation, litigation costs and reasonable attorneys' fees) incurred in connection therewith;

(iii) Require Trustor from time to time to assemble the Personal Property, or any portion thereof, at a place designated by Beneficiary and reasonably convenient to both parties, and deliver promptly such Personal Property to Beneficiary, or an agent or representative designated by Beneficiary. Beneficiary, and its agents and representatives, shall have the right to enter upon any or all of Trustor's premises and property to exercise Beneficiary's rights hereunder;

(iv) Realize upon the Personal Property or any part thereof as herein provided or in any manner permitted by law and exercise any and all of the other rights and remedies conferred upon Beneficiary by this Deed of Trust, any other Finance Documents, or by law, either concurrently or in such order as Beneficiary may determine;

(v) Sell or cause to be sold in such order as Beneficiary may determine, as a whole or in such parcels as Beneficiary may determine, the Personal Property;

(vi) Sell, lease, or otherwise dispose of the Personal Property at public sale, upon terms and in such manner as Beneficiary may determine. Beneficiary may be a purchaser at any sale; and

(vii) Exercise any other remedies of a secured party under the Nevada Uniform Commercial Code or any other applicable law.

(b) Unless the Personal Property is perishable or threatens to decline speedily in value or is of a type customarily sold on a recognized market, Beneficiary shall give Trustor at least ten (10) days' prior written notice, or such longer time as may be required by applicable law, of the time and place of any public sale of the Personal Property or other intended disposition thereof to be made. Such notice may be mailed to Trustor at the address set forth in Section 5.04. If Beneficiary fails to comply with this Section 3.04 in any respect, its liability for such failure shall be limited to the liability (if any) imposed on it as a matter of law under the Nevada Uniform Commercial Code (or under the Uniform Commercial Code, enforced from time to time, in any other state to the extent the same is the applicable law).

(c) The proceeds of any sale under Section 3.04(a) shall be applied as set forth in the Credit Agreement to the extent not inconsistent with Nevada law.

(d) During the continuance of an Event of Default, Beneficiary shall have the right to enforce one or more remedies hereunder, successively or concurrently, and such action shall not operate to estop or prevent Beneficiary from pursuing any further remedy that it may have. Any repossession or retaking or sale of the Personal Property pursuant to the terms hereof shall not operate to release Trustor until full payment of any deficiency has been made in cash.

(e) Beneficiary may comply with any applicable state or federal law or regulatory requirements in connection with a disposition of the Personal Property and such compliance will not be considered to affect adversely the commercial reasonableness of any sale of the Personal Property.

(f) During the continuance of an Event of Default, Beneficiary may sell the Personal Property without giving any warranties as to such property, and may specifically disclaim any warranties of title, merchantability, fitness for a particular purpose or the like, and this procedure will not be considered to adversely affect the commercial

reasonableness of any sale of the Personal Property. Trustor acknowledges that a private sale of the Personal Property may result in less proceeds than a public sale.

(g) Trustor acknowledges that the Personal Property may be sold at a loss to Trustor and that, in such event, Beneficiary shall have no liability or responsibility to Trustor for such loss.

Beneficiary shall have the right to enforce one or more remedies hereunder, successively or concurrently, and such action shall not operate to estop or prevent Beneficiary from pursuing any further remedy that it may have. Any repossession or retaking or sale of the Personal Property pursuant to the terms hereof shall not operate to release Trustor until full payment of the Secured Obligations (other than contingent indemnification or reimbursement obligations for which no claim has been made).

3.05 Security Agreement. This Deed of Trust constitutes and shall be deemed to be a “security agreement” for all purposes of the Nevada Uniform Commercial Code and Beneficiary shall be entitled to all the rights and remedies of a “secured party” under such Nevada Uniform Commercial Code.

3.06 Fixture Filing. Upon its recording in the real property records, this Deed of Trust shall be effective as a financing statement filed as a fixture filing under the Nevada Uniform Commercial Code. As a fixture filing this Deed of Trust covers all assets of the Trustor, whether now owned or hereafter acquired or arising and wherever located. In addition, a carbon, photographic or other reproduced copy of this Deed of Trust and/or any financing statement relating hereto shall be sufficient for filing and/or recording as a financing statement. The filing of any other financing statement relating to any personal property, rights or interests described herein shall not be construed to diminish any right or priority hereunder. For this purpose, the following information is set forth:

(a) Name and address of Debtor:

GOLD STANDARD VENTURES (US) INC.
c/o Orla Mining Ltd.
1075 West Georgia Street, Suite 1010
Vancouver, BC V6E 3C9, CANADA

(b) Type of Organization: corporation

(c) Organizational Number: NV20091431550

(d) Name and address of Beneficiary:

THE BANK OF NOVA SCOTIA
Global Banking and Markets - Loan Syndications
40 King Street West, 62nd Floor
Toronto, Ontario M5W 2X6, CANADA
Attention: Director and Head - Agency Services

- (e) Description of property covered by this fixture filing: See granting clauses on pages 3 – 5 hereof.
- (f) Description of real estate to which the collateral is attached or upon which it is or will be located: See Exhibit A attached hereto.

3.07 Authorization to File Financing Statements: Power of Attorney. Trustor hereby authorizes Beneficiary and Beneficiary’s counsel at any time and from time to time to file any initial financing statements, amendments thereto, and continuation statements with respect to the Trust Estate with or without signature of Trustor as authorized by applicable law. For purposes of such filing, Trustor agrees to furnish any information reasonably requested by Beneficiary promptly upon request by Beneficiary. Trustor also ratifies its authorization for Beneficiary to have filed any like initial financing statements, amendments thereto, or continuation statements if filed prior to the date of this Deed of Trust. Trustor hereby irrevocably constitutes and appoints Beneficiary and any officer or agent of Beneficiary, with full power of substitution, as its true and lawful attorneys-in-fact with full irrevocable power and authority in the place and stead of Trustor or in Trustor’s own name to execute in Trustor’s name any such documents and to otherwise carry out the purposes of this Section 3.07, to the extent that Trustor’s authorization above is not sufficient. To the extent permitted by law, Trustor hereby ratifies and affirms all acts said attorneys-in-fact shall lawfully do, have done in the past, or caused to be done in the future by virtue hereof. This power of attorney is a power coupled with an interest and shall be irrevocable.

**ARTICLE 4
REMEDIES UPON DEFAULT**

4.01 Remedies Upon Event of Default. Upon the occurrence of an Event of Default, Beneficiary may, at its option, elect to exercise the remedies provided for in Article 13 of the Credit Agreement. In addition, upon the occurrence of any Event of Default, Trustee and Beneficiary shall have the following rights and remedies set forth in Sections 4.02 through 4.09.

Notwithstanding the foregoing, Trustee and Beneficiary shall have all powers, rights and remedies under applicable law whether or not specifically or generally granted or described in this Deed of Trust, including, without limitation, all rights and remedies of an assignee of rents under the Uniform Assignment of Rents Act, NRS Chapter 107A. Nothing contained herein shall be construed to impair or to restrict such powers, rights and remedies or to preclude any procedures or process otherwise available to trustees or beneficiaries under deeds of trust in the State of Nevada. Trustee and Beneficiary, and each of them, shall be entitled to enforce the payment and performance of any indebtedness or obligations secured hereby and to exercise all rights and powers under this Deed of Trust, the Credit Agreement or under any other Finance Document or other agreement or any laws now or hereafter in force, notwithstanding the fact that some or all of the indebtedness and obligations secured hereby may now or hereafter be otherwise secured, whether by mortgage, deed of trust, pledge, lien, assignment or otherwise. Neither the acceptance of this Deed of Trust nor its enforcement, whether by court action or pursuant to the power of sale or other powers contained herein, shall prejudice or in any manner affect Trustee’s or Beneficiary’s right to realize upon or enforce any other rights or security now

or hereafter held by Trustee or Beneficiary. Trustee and Beneficiary, and each of them, shall be entitled to enforce this Deed of Trust and any other rights or security now or hereafter held by Beneficiary or Trustee in such order and manner as they or either of them may in their absolute discretion determine. No remedy herein conferred upon or reserved to Trustee or Beneficiary is intended to be exclusive of any other remedy contained herein or by law provided or permitted, but each shall be cumulative and in addition to every other remedy given hereunder or now or hereafter existing at law or in equity. Every power or remedy given by any of the Finance Documents, including the Credit Agreement and this Deed of Trust, to Trustee or Beneficiary, or to which either of them may be otherwise entitled, may be exercised, concurrently or independently, from time to time and as often as may be deemed expedient by Trustee or Beneficiary, and either of them may pursue inconsistent remedies. By exercising or by failing to exercise any right, option or election hereunder, Beneficiary shall not be deemed to have waived any provision hereof or to have released Trustor from any of the obligations secured hereby unless such waiver or release is in writing and signed by Beneficiary.

4.02 Entry; Appointment of Receiver. During the continuance of an Event of Default, Beneficiary in person or by agent or by court-appointed receiver may, at its option, without any action on its part being required, without in any way waiving such Event of Default, with or without the appointment of a receiver, or an application therefore:

(a) Take possession of the Trust Estate or any part thereof and conduct tests of, manage or hire a manager to manage, lease, operate and sell or convey all or any part of the Trust Estate, on such terms and for such period of time as Beneficiary or a court-appointed receiver may deem proper, with full power to make, from time to time, all alterations, renovations, repairs or replacements thereto as may seem proper to Beneficiary;

(b) With or without taking possession of the Trust Estate, collect and receive all Rents, notify tenants under the Leases or any other parties in possession of the Trust Estate to pay Rents directly to Beneficiary, its agent or a court-appointed receiver and apply such Rents to the payment of:

(i) all costs and expenses incident to taking and retaining possession of the Trust Estate (including the cost of any receivership), management and operation of the Trust Estate, keeping the Trust Estate properly insured and all alterations, renovations, repairs and replacements to the Trust Estate;

(ii) all taxes, charges, claims, assessments, and any other liens which may be prior in lien or payment to this Deed of Trust or the Credit Agreement, and premiums for insurance, with interest on all such items; and

(iii) the indebtedness secured hereby together with all costs and attorneys' fees, in such order or priority as to any of such items as Beneficiary in its sole discretion may determine, any statute, law, custom or use to the contrary notwithstanding;

(c) Exclude Trustor, its agents and servants, wholly from the Trust Estate;

(d) Have joint access with Trustor to the books, papers and accounts of Trustor relating to the Trust Estate, at the expense of Trustor;

(e) Commence, appear in and/or defend any action or proceedings purporting to affect the interests, rights, powers and/or duties of Beneficiary hereunder, whether brought by or against Trustor or Beneficiary; and

(f) Pay, purchase, contest or compromise any claim, debt, lien, charge or encumbrance which in the judgment of Beneficiary may affect or appear to affect the interest of Beneficiary or the rights, powers and/or duties of Beneficiary hereunder.

Trustee or Beneficiary, as a matter of right with or without notice to Trustor or anyone claiming under it and without regard to the then value of the Trust Estate or the interest of Trustor therein, shall have the right to apply to any court having jurisdiction to appoint a receiver or receivers to take charge of the Trust Estate or any portion thereof. Any such receiver or receivers shall have all of the usual and customary powers and duties of receivers in like or similar cases and all of the powers and duties of Beneficiary in case of entry as provided hereinabove, including without limitation, the right to collect and receive Rents, and shall serve without posting a bond. All such Rents paid to Trustee or Beneficiary or collected by such receiver shall be applied as provided for in Section 4.02(b) above. Trustor for itself and any subsequent owner of the Trust Estate hereby waives any and all defenses to the application for such receiver and hereby irrevocably consents to such appointment without notice of any application therefore.

The receipt by Beneficiary of any Rents pursuant to this Deed of Trust after the institution of foreclosure or other proceedings under this Deed of Trust (other than payment constituting payment in full of the outstanding Secured Obligations) shall not cure any such Event of Default or affect such proceedings or any sale pursuant thereto. After deducting the expenses and amounts set forth above in this Section 4.02, as well as just and reasonable compensation for all Beneficiary's employees and other agents (including, without limitation, reasonable and actual attorneys' fees and management and rental commissions) engaged and employed, the moneys remaining, at the option of Beneficiary, may be applied to the indebtedness secured hereby. Whenever all amounts due on the Credit Agreement and under this Deed of Trust shall have been paid and all Events of Default have been cured and any such cure has been accepted by Beneficiary, Beneficiary shall surrender possession to Trustor. The same right of entry, however, shall exist if any subsequent Event of Default shall occur; provided, however, neither Trustee nor Beneficiary shall be under any obligation to make any of the payments or do any of the acts referred to in this Section 4.03.

4.03 Judicial Action. Beneficiary may bring an action in any court of competent jurisdiction to foreclose this instrument or to enforce any of the covenants and agreements hereof. The Trust Estate may be foreclosed in parts or as an entirety to the extent permitted by law.

4.04 Power of Sale. During the continuance of an Event of Default, Beneficiary may elect to cause the Trust Estate or any part thereof to be sold under the power of sale herein

granted in any manner permitted by applicable law. If Beneficiary should elect to foreclose by exercise of the power of sale herein contained, Beneficiary will notify Trustee.

Upon receipt of such notice from Beneficiary, Trustee will cause to be recorded, mailed or delivered to Trustor such notice of default and election to sell as is then required by law and by this Deed of Trust. Trustee will, without demand on Trustor, after lapse of such time as may then be required by law and after recordation of such notice of default and after notice of sale has been given as required by law, sell the Trust Estate at time and place of sale, in the County in which the Trust Estate is located, fixed by it in such notice of sale, either as a whole, or in separate lots or parcels, and in such order as it may determine, at public auction, to the highest bidder for cash in lawful money of the United States payable at the time of sale. If the Trust Estate consists of more than one lot or parcel, the lots or parcels may be sold separately, together or in any combination, and in such order as Beneficiary determines, at the sole discretion of the Beneficiary. Trustor waives the right to direct the order in which the Trust Estate may be sold when it consists of more than one lot or parcel. Trustee will deliver to such purchaser or purchasers thereof its good and sufficient deed or deeds conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in such deed of any matters or facts will be conclusive proof of the truthfulness thereof. Any person, including without limitation Borrower, Trustor or Beneficiary, may purchase at such sale and Trustor hereby covenants to warrant and defend the title of such purchaser or purchasers. If Beneficiary is the purchaser, Beneficiary may credit bid the amount of the Secured Obligations toward payment of the purchase price.

After deducting all costs, fees and expenses of Trustee and of this trust, including cost of evidence of title in connection with sale, Trustee will apply the proceeds of sale to payment of: all sums expended under the terms hereof, not then repaid, with accrued interest at the amount allowed by law in effect at the date hereof; all other sums then secured hereby; and the remainder, if any, to the person or persons legally entitled thereto.

To the extent permitted by law, Trustee may postpone sale of all or any portion of the Trust Estate by public announcement at such time and place of sale, and from time to time thereafter may postpone such sale by public announcement at the time fixed by the preceding postponement or by subsequently noticed sale, and without further notice make such sale at the time fixed by the last postponement; or Trustee may, in its discretion, give a new notice of sale. Beneficiary may rescind any such notice of default at any time before Trustee's sale by executing a notice of rescission and recording the same. The exercise by Beneficiary of the right of rescission will not constitute a waiver of any Event of Default, nor otherwise affect this Deed of Trust, the Credit Agreement or the other Finance Documents, or any of the rights, obligations or remedies of Beneficiary or Trustee hereunder.

4.05 Rescission of Notice of Default. Beneficiary, from time to time before Trustee's sale, public sale or deed in lieu of foreclosure, may rescind any such notice of breach or default and of election to cause the Trust Estate to be sold by executing and delivering to Trustee a written notice of such rescission, which notice, when recorded, shall also constitute a cancellation of any prior declaration of default and demand for sale or such documents as may be required by the laws of the state in which the Real Property is located to effect such rescission. The exercise by Beneficiary of such right of rescission shall not constitute a waiver of any breach

or Event of Default then existing or subsequently occurring, or impair the right of Beneficiary to execute and deliver to Trustee, as above provided, other declarations of default and demand for sale, and notices of breach or default, and of election to cause the Trust Estate, including the Real Property, to be sold to satisfy the obligations hereof, nor otherwise affect any provision, agreement, covenant or condition of the Credit Agreement and/or of this Deed of Trust or any of the rights, obligations or remedies of the parties hereunder.

4.06 Beneficiary's Remedies Respecting Trust Estate. During the continuance of an Event of Default, Beneficiary may realize upon the Trust Estate, enforce and exercise all of Trustor's rights, powers, privileges and remedies in respect of the Trust Estate, dispose of or otherwise deal with the Trust Estate in such order as Beneficiary may in its discretion determine, and exercise any and all other rights, powers, privileges and remedies afforded to a secured party under the laws of the state in which the Real Property is located as well as all other rights and remedies available at law or in equity.

4.07 Proceeds of Sales. The proceeds of any sale(s) made under or by virtue of this Article 4, together with all other sums which then may be held by Trustee or Beneficiary under this Deed of Trust, whether under the provisions of this Article 4 or otherwise, shall be applied, subject to applicable law and as provided in Sections 13.1 and 13.2 of the Credit Agreement, as follows:

(a) To the payment of the costs, fees and expenses of sale and of any judicial proceedings wherein the same may be made, including the cost of evidence of title in connection with the sale, compensation to Trustee and Beneficiary, and to the payment of all expenses, liabilities and advances made or incurred by Trustee under this Deed of Trust, together with interest on all advances made by Trustee at the interest rate applicable under the Credit Agreement, but limited to any maximum rate permitted by law to be charged by Trustee;

(b) To the payment of any and all sums expended by Beneficiary under the terms hereof, not then repaid, with accrued interest at the default interest rate equal to the default interest rate provided for in the Credit Agreement, as determined by Beneficiary, and all other Secured Obligations required to be paid by Trustor pursuant to any provisions of this Deed of Trust, or the Credit Agreement, or any of the other Finance Documents, including, without limitation, all expenses, liabilities and advances made or incurred by Beneficiary under this Deed of Trust or in connection with the enforcement thereof, together with interest thereon as herein provided;

(c) To the payment of the entire amount of then due, owing or unpaid Secured Obligations, and any other obligation secured hereby, with interest on the unpaid principal at the rate set forth therein from the date of advancement thereof until the same is paid in full; and then

(d) The remainder, if any, to the person or persons, including Trustor, legally entitled thereto.

4.08 Waiver of Marshaling, Rights of Redemption, Homestead and Valuation.

(a) Trustor, for itself and for all persons hereafter claiming through or under it or who may at any time hereafter become holders of liens junior to the lien of this Deed of Trust, hereby expressly waives and releases all rights to direct the order in which any of the Trust Estate shall be sold in the event of any sale or sales pursuant hereto and to have any of the Trust Estate and/or any other property now or hereafter constituting security for any of the indebtedness secured hereby marshaled upon any foreclosure of this Deed of Trust or of any other security for any of said indebtedness.

(b) To the fullest extent permitted by law, Trustor, for itself and all who may at any time claim through or under it, hereby expressly waives, releases and renounces all rights of redemption from any foreclosure sale, all rights of homestead, exception, monitoring reinstatements, forbearance, appraisal, valuation, stay and all rights under any other laws which may be enacted extending the time for or otherwise affecting enforcement or collection of the Credit Agreement, the debt evidenced thereby, or this Deed of Trust.

(c) To the fullest extent permitted by law, Trustor, for itself and all who may at any time claim through or under it, hereby expressly waives, releases and renounces all rights to assert any statutory or common law right of partition with respect to the Trust Estate and agrees not to assert any such right so long as this Deed of Trust is a lien on the Trust Estate.

4.09 Remedies Cumulative. No remedy herein conferred upon or reserved to Trustee or Beneficiary is intended to be exclusive of any other remedy herein or by law provided, but each shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute. No delay or omission of Trustee or Beneficiary to exercise any right or power accruing upon any Event of Default shall impair any right or power or shall be construed to be a waiver of any Event of Default or any acquiescence therein. Every power and remedy given by this Deed of Trust to Trustee or Beneficiary may be exercised separately, successively or concurrently from time to time as often as may be deemed expedient by Trustee or Beneficiary. If there exists additional security for the performance of the obligations secured hereby, Beneficiary, at its sole option, and without limiting or affecting any of its rights or remedies hereunder, may exercise any of the rights and remedies to which it may be entitled hereunder either concurrently with whatever rights and remedies it may have in connection with such other security or in such order as it may determine. Any application of any amounts or any portion thereof held by Beneficiary at any time as additional security or otherwise, to any indebtedness secured hereby shall not extend or postpone the due dates of any payments due from Trustor to Beneficiary hereunder or under the Credit Agreement, or under any other Finance Documents, or change the amounts of any such payments or otherwise be construed to cure or waive any default or notice of default hereunder or invalidate any act done pursuant to any such default or notice.

4.10 Request for Notice. Trustor hereby requests a copy of any notice of default and that any notice of sale hereunder be mailed to it as set forth in Section 5.04.

4.11 Cure Periods. All notice and cure periods provided in this Deed of Trust or in any Finance Document shall run concurrently with any notice or cure periods provided by law.

ARTICLE 5 MISCELLANEOUS

5.01 Change, Discharge, Termination, or Waiver. No provision of this Deed of Trust may be changed, discharged, terminated, or waived except in a writing signed by the party against whom enforcement of the change, discharge, termination, or waiver is sought. No failure on the part of Beneficiary to exercise and no delay by Beneficiary in exercising any right or remedy under the Finance Documents or under applicable law shall operate as a waiver thereof.

5.02 Trustor Waiver of Rights. Without limiting any other waivers set forth herein and in addition to such waivers, Trustor waives, to the extent permitted by law, (a) the benefit of all laws now existing or that may hereafter be enacted providing for any appraisal before sale of any portion of the Trust Estate, (b) all rights of redemption, valuation, appraisal, stay of execution, notice of election to mature or declare due the Secured Obligations and marshaling in the event of foreclosure of the liens hereby created, and (c) all rights and remedies that Trustor may have or be able to assert by reason of the laws of the State of Nevada.

5.03 Reconveyance by Trustee. Upon payment in full of the Secured Obligations (other than contingent indemnification or reimbursement obligations for which no claim has been made), and to the extent applicable, surrender of this Deed of Trust to Trustee for cancellation and retention and upon payment by Trustor of Trustee's fees, Trustee shall reconvey to Trustor, or to the person or persons legally entitled thereto, without warranty, any portion of the Trust Estate then held hereunder. The recitals in such reconveyance of any matters or facts shall be conclusive proof of the truthfulness thereof. The grantee in any reconveyance may be described as "the person or persons legally entitled thereto".

5.04 Notices. All notices, requests, demands or other communications pursuant hereunder shall be made at the addresses, in the manner and with the effect provided in Article 15 of the Credit Agreement or at such other address as shall have been furnished in writing by any Person described above to the party required to give notice hereunder.

5.05 Acceptance by Trustee. Trustee accepts this Trust when this Deed of Trust, duly executed and acknowledged, is made a public record as provided by law.

5.06 Captions and References. The headings at the beginning of each section of this Deed of Trust are solely for convenience and are not part of this Deed of Trust. Unless otherwise indicated, each reference in this Deed of Trust to a section or an exhibit is a reference to the respective section herein or exhibit hereto.

5.07 Invalidity of Certain Provisions. If any provision of this Deed of Trust is unenforceable, the enforceability of the other provisions shall not be affected and they shall remain in full force and effect. If the lien of this Deed of Trust is invalid or unenforceable as to any part of the debt, or if the lien is invalid or unenforceable as to any part of the Trust Estate, the unsecured or partially secured portion of the debt shall be completely paid prior to the payment of the remaining and secured or partially secured portion of the debt, and all payments

made on the debt, whether voluntary or under foreclosure or other enforcement action or procedure, shall be considered to have been first paid on and applied to the full payment of that portion of the debt which is not secured or fully secured by the lien of this Deed of Trust.

5.08 Subrogation. To the extent that proceeds of the Secured Obligations are used to pay any outstanding lien, charge or prior encumbrance against the Trust Estate, such proceeds have been or will be advanced by Beneficiary at Trustor's request and Beneficiary shall be subrogated to any and all rights and liens held by any owner or holder of such outstanding liens, charges and prior encumbrances, irrespective of whether said liens, charges or encumbrances are released.

5.09 Attorneys' Fees. If any or all of the Secured Obligations are not paid when due or if an Event of Default occurs, Trustor agrees to pay all costs of enforcement and collection and preparation therefore (including, without limitation, reasonable attorneys' fees and expenses) whether or not any action or proceeding is brought (including, without limitation, all such costs incurred in connection with any bankruptcy, receivership, or other court proceedings (whether at the trial or appellate level)), together with interest therein from the date of demand at the rate described in the Credit Agreement.

5.10 Governing Law. The laws of the State of Nevada shall govern the validity, construction, performance, effect and enforcement of this Deed of Trust without giving effect to conflict of law principles. Any procedures provided herein for remedies shall be modified and replaced with, where inconsistent with or required by, any procedures or requirements of the laws of the state in which the Real Property is located.

5.11 Number and Gender. In this Deed of Trust the singular shall include the plural and the masculine shall include the feminine and neuter gender and vice versa, if the context so requires.

5.12 No Merger of Lease. If both the lessor's and lessee's estate under any lease or any portion thereof which constitutes a part of the Trust Estate shall at any time become vested in one owner, this Deed of Trust and the lien created hereby shall not be destroyed or terminated by application of the doctrine of merger unless Beneficiary so elects as evidenced by recording a written declaration executed by Beneficiary so stating, and, unless and until Beneficiary so elects, Beneficiary shall continue to have and enjoy all of the rights and privileges of Beneficiary as to the separate estates. In addition, upon the foreclosure of the lien created by this Deed of Trust on the Trust Estate pursuant to the provisions hereof, any leases or subleases then existing and affecting all or any portion of the Trust Estate shall not be destroyed or terminated by application of the law of merger or as a matter of law or as a result of such foreclosure unless Beneficiary or any purchaser at such foreclosure sale shall so elect. No act by or on behalf of Beneficiary or any such purchaser shall constitute a termination of any lease or sublease unless Beneficiary or such purchaser shall give written notice thereof to such tenant or subtenant.

5.13 Integration. This Deed of Trust contains the complete understanding and agreement of Trustor and Beneficiary and supersedes all prior representations, warranties, agreements, arrangements, understandings, and negotiations.

5.14 Binding Effect. This Deed of Trust will be binding upon, and inure to the benefit of, Trustor, Trustee and Beneficiary and their respective successors and assigns. Trustor may not delegate its obligations under this Deed of Trust.

5.15 Time of the Essence. Time is of the essence with regard to the each provision of this Deed of Trust as to which time is a factor.

5.16 Survival. The representations, warranties, and covenants of the Trustor under this Deed of Trust shall survive the execution and delivery of the Deed of Trust and the extension of credit under the Credit Agreement.

5.17 Credit Agreement Controls. This Deed of Trust and the Credit Agreement are intended to supplement and complement each other and shall, where possible, be thus interpreted. If, however, any provision of this Deed of Trust irreconcilably conflicts with a provision of the Credit Agreement, the terms of the Credit Agreement shall govern and control.

5.18 Intended Agreement. This Deed of Trust is the result of arm's-length negotiations between parties of roughly equivalent bargaining power and expresses the complete, actual and intended agreement of the parties. This Deed of Trust shall not be construed for or against either party as a result of its participation, or the participation of its counsel, in the preparation and/or drafting of this Deed of Trust or any exhibit thereto.

5.19 Performance of Work. In the event of a failure of the Trustor to perform any annual labor or improvement or pay any annual maintenance fee that may be required by law to prevent the forfeiture of any and all of the Mining Claims, Beneficiary may provide written notice to Trustor of such failure. In the event that Trustor fails to cure such failure within thirty (30) days following Trustor's receipt of such notice, Beneficiary may perform such annual labor or improvement or pay such annual maintenance fee, and the amount expended for such purposes shall be secured by this Deed of Trust as part of the Secured Obligations.

5.20 Trustee Provisions. The Trust created hereby is irrevocable by Trustor. Trustee, upon presentation to it of an affidavit signed by or on behalf of Beneficiary, setting forth any facts showing a default by Trustor under any of the terms or conditions of this Deed of Trust, is authorized to accept as true and conclusive all facts and statements in such affidavit and to act hereunder in complete reliance thereon. Except as may be required by applicable law, Trustee shall be under no obligation to notify any party hereof of any action or proceeding of any kind in which Trustor, Beneficiary and/or Trustee shall be a party, unless brought by Trustee, or of any pending sale under any other deed of trust. The necessity of Trustee's making oath, filing inventory or giving bond as security for the execution of this Deed of Trust, as may now be or hereafter required by the laws of the state in which the Real Property is located, is hereby expressly waived.

5.21 Future Advances. This Deed of Trust is governed by NRS §§ 106.300 to 106.400 and secures future advances as provided in such Sections. The maximum amount of principal (as defined in NRS § 106.345) secured hereby (including disbursements that Beneficiary may, but is not obligated to, make under this Deed of Trust, the Credit Agreement or any other Finance Document) may not exceed \$350,000,000. This Deed of Trust will be valid and have priority to

the extent of the maximum amount secured hereby over all subsequent liens and encumbrances, including statutory liens, excepting solely taxes and assessments levied on the Trust Estate given priority by law. Notwithstanding anything to the contrary contained in any Finance Document, Beneficiary will have no obligation to make any future advance in the event Borrower exercises its election to terminate this future advance pursuant NRS § 106.380.

5.22 Statutory Incorporation Where not inconsistent with the above, the following covenants, Nos. 1, 2 (full replacement value); 3; 4 (Repayment Rate); 5; 6; 7 (a reasonable percentage); 8; and 9 of Nevada Revised Statutes Section 107.030 are hereby adopted and made part of this Deed of Trust.

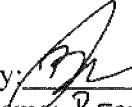
[SIGNATURE PAGE FOLLOWS]



IN WITNESS WHEREOF, the undersigned have executed this Deed of Trust as of the day and year first hereinabove written.

TRUSTOR:

GOLD STANDARD VENTURES (US) INC.,
a Nevada corporation

By: 
Name: Brendan Depoe
Title: Secretary

PROVINCE OF BRITISH COLUMBIA)
) ss.
CITY OF VANCOUVER)

The foregoing instrument was acknowledged before me on October 5, 2022, by Brendan Depoe, as Secretary of GOLD STANDARD VENTURES (US) INC., a Nevada corporation.

Witness my hand and official seal.


Notary Public

DAVID HANSFORD
Barrister & Solicitor
Cassels Brock and Blackwell LLP
#2200 - 885 West Georgia Street
Vancouver, B.C. V6C 3E8
Phone: (778) 372-6786
BC Law Society No. 514800

[Signature Page to Deed of Trust]

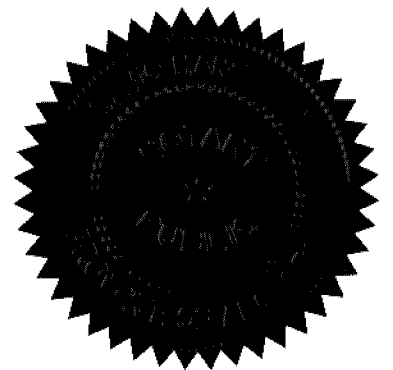


EXHIBIT A

Part 1 - Legal Description of Owned Land

The following patented mining claims situated in Elko County, Nevada:

Claim Name	Mineral Survey No.	Type	County APN
Bald Eagle	4592	Lode	0PM-464-030
Blue Jay	4592	Lode	0PM-464-030
Bullion	1487	Lode	0PM-464-030
Cleveland	1498	Lode	0PM-464-030
Grey Eagle	4592	Lode	0PM-464-030
Hecla	1491	Lode	0PM-464-030
Hoffman	1500	Lode	0PM-464-030
Kansas City	4592	Lode	0PM-464-030
Lucky Boy	4592	Lode	0PM-464-030
Mounted Ledge	1499	Lode	0PM-464-030
Safety Pin	4592	Lode	0PM-464-030
Silver King	1492	Lode	0PM-464-030
Sky Blue	1495	Lode	0PM-464-030
Standing Elk Lode	1486	Lode	0PM-464-030
Standing Elk MS	1486	Mill Site	0PM-464-030
Tom Boy	4592	Lode	0PM-464-030
Tripoli	1497	Lode	0PM-464-030
Webfoot	1488	Lode	0PM-464-030

[End of description of Owned Land in Elko County.]

Part 2 – Legal Description of Mining Claims

The following one thousand two hundred eighty-eight (1,455) unpatented mining claims situated in Elko and Eureka Counties, Nevada:

#	Claim Name	Location Date	BLM	
			Legacy Serial No.	Serial No.
1	EAGLE	1/2/1902	NMC75986	NV101301118
2	NEVADA	1/2/1902	NMC76000	NV101452018
3	SNOW BIRD	2/13/1905	NMC76006	NV101494981
4	OWL	4/11/1905	NMC76001	NV101491532
5	LARK	4/11/1905	NMC75993	NV101540749
6	PORTAL	8/30/1906	NMC76003	NV101345636
7	BURKE FRAC	9/3/1906	NMC75975	NV101452654
8	KEY	11/18/1906	NMC75992	NV101491689
9	MENDOTA	7/7/1913	NMC75996	NV101403342
10	HOMESTAKE	1/2/1914	NMC75991	NV101478674
11	HOLD UP	1/2/1914	NMC75990	NV101479546
12	HOFFMAN FRAC	7/1/1914	NMC75989	NV101604928
13	SPRING	7/3/1914	NMC76007	NV101605067
14	STORM KING	7/4/1914	NMC76009	NV101340466
15	LAST CHANCE	7/1/1923	NMC75994	NV101610149
16	MAHOGANY	5/2/1926	NMC75995	NV101601232
17	DIKE #1	6/6/1928	NMC75977	NV101340720
18	DIKE #2	6/6/1928	NMC75978	NV101455836
19	DIKE #3	6/6/1928	NMC75979	NV101459510
20	DIKE #7	6/6/1928	NMC75982	NV101477400
21	DIKE #4	6/6/1928	NMC75980	NV101494479
22	DIKE #6	6/6/1928	NMC75981	NV101496924
23	DIKE #9	6/6/1928	NMC75984	NV101606788
24	DIKE #8	6/6/1928	NMC75983	NV101607006
25	DIKE #11	6/6/1928	NMC75985	NV101730919
26	UHALDE BORNE	6/13/1955	NMC76010	NV101607317
27	CANARY	6/15/1955	NMC75976	NV102520741
28	UHALDE BORNE NORTH	7/5/1955	NMC76011	NV101452686
29	PINK	10/28/1958	NMC76002	NV101300584
30	BLACK	10/28/1958	NMC75973	NV101490422
31	GOLD	10/28/1958	NMC75987	NV101497356
32	GREEN	10/28/1958	NMC75988	NV101508034
33	BLUE	10/28/1958	NMC75974	NV101525651
34	STAR	10/29/1958	NMC76008	NV101301886
35	MOON #2	10/29/1958	NMC75999	NV101453047

BLM				
#	Claim Name	Location Date	Legacy Serial No.	Serial No.
36	MOON	10/29/1958	NMC75997	NV101601641
37	MOON #1	10/29/1958	NMC75998	NV101731842
38	SELCO #27	4/11/1968	NMC75910	NV101301024
39	SELCO #29	4/11/1968	NMC75912	NV101495199
40	SELCO #28	4/11/1968	NMC75911	NV101504568
41	HANNAH	4/22/1968	NMC75880	NV101304662
42	JOHN	4/22/1968	NMC75876	NV101304684
43	BARDY	4/22/1968	NMC75877	NV101344404
44	SELCO #3	4/22/1968	NMC75886	NV101401182
45	SELCO #7	4/22/1968	NMC75890	NV101406035
46	SELCO #4	4/22/1968	NMC75887	NV101452708
47	KEN	4/22/1968	NMC75881	NV101453499
48	PAM	4/22/1968	NMC75883	NV101456988
49	SELCO #8	4/22/1968	NMC75891	NV101477666
50	SELCO #2	4/22/1968	NMC75885	NV101477769
51	MAGGIE	4/22/1968	NMC75878	NV101490970
52	SELCO #9	4/22/1968	NMC75892	NV101498416
53	SELCO #6	4/22/1968	NMC75889	NV101520835
54	SELCO #10	4/22/1968	NMC75893	NV101542159
55	SELCO #1	4/22/1968	NMC75884	NV101602513
56	PETER	4/22/1968	NMC75882	NV101602925
57	ROB	4/22/1968	NMC75879	NV101607689
58	SELCO #5	4/22/1968	NMC75888	NV101607768
59	SELCO #13	5/9/1968	NMC75896	NV101303172
60	SELCO #12	5/9/1968	NMC75895	NV101456426
61	SELCO #14	5/9/1968	NMC75897	NV101601773
62	SELCO #30	5/9/1968	NMC75913	NV102521192
63	SELCO #31	5/10/1968	NMC75914	NV101305106
64	SELCO #24	5/11/1968	NMC75907	NV101452610
65	SELCO #20	5/11/1968	NMC75903	NV101455683
66	SELCO #26	5/11/1968	NMC75909	NV101479665
67	SELCO #22	5/11/1968	NMC75905	NV101494208
68	SELCO #25	5/11/1968	NMC75908	NV101521052
69	SELCO #21	5/11/1968	NMC75904	NV101522262
70	SELCO #19	5/11/1968	NMC75902	NV101548842
71	SELCO #23	5/11/1968	NMC75906	NV102520955
72	SELCO #33	7/17/1968	NMC75916	NV101494060
73	SELCO #35	7/17/1968	NMC75918	NV101497589
74	SELCO #34	7/17/1968	NMC75917	NV101502062
75	SELCO #37	7/17/1968	NMC75920	NV101600880
76	SELCO #32	7/17/1968	NMC75915	NV101603178

BLM				
#	Claim Name	Location Date	Legacy Serial No.	Serial No.
77	SELCO #36	7/17/1968	NMC75919	NV101609749
78	SELCO #41	6/16/1969	NMC75924	NV101348561
79	SELCO #53	6/16/1969	NMC75936	NV101349913
80	SELCO #47	6/16/1969	NMC75930	NV101401903
81	SELCO #43	6/16/1969	NMC75926	NV101406700
82	SELCO #52	6/16/1969	NMC75935	NV101451468
83	SELCO #48	6/16/1969	NMC75931	NV101454791
84	SELCO #44	6/16/1969	NMC75927	NV101456312
85	SELCO #46	6/16/1969	NMC75929	NV101477824
86	SELCO #50	6/16/1969	NMC75933	NV101480198
87	SELCO #40	6/16/1969	NMC75923	NV101495115
88	SELCO #51	6/16/1969	NMC75934	NV101521678
89	SELCO #42	6/16/1969	NMC75925	NV101546135
90	SELCO #45	6/16/1969	NMC75928	NV101602416
91	SELCO #49	6/16/1969	NMC75932	NV101752674
92	SELCO #38	6/17/1969	NMC75921	NV101459096
93	SELCO #39	6/17/1969	NMC75922	NV101731780
94	SELCO #58	8/16/1969	NMC75941	NV101340479
95	SELCO #54	8/16/1969	NMC75937	NV101458393
96	SELCO #59	8/16/1969	NMC75942	NV101496037
97	SELCO #61	8/16/1969	NMC75944	NV101496144
98	SELCO #55	8/16/1969	NMC75938	NV101498345
99	SELCO #60	8/16/1969	NMC75943	NV101500897
100	SELCO #56	8/16/1969	NMC75939	NV101752880
101	SELCO #57	8/16/1969	NMC75940	NV102521389
102	SELCO #67	9/18/1969	NMC75950	NV101302034
103	SELCO #71	9/18/1969	NMC75954	NV101347572
104	SELCO #73	9/18/1969	NMC75956	NV101407148
105	SELCO #77	9/18/1969	NMC75960	NV101407378
106	SELCO #72	9/18/1969	NMC75955	NV101456670
107	SELCO #65	9/18/1969	NMC75948	NV101490609
108	SELCO #74	9/18/1969	NMC75957	NV101526296
109	SELCO #76	9/18/1969	NMC75959	NV101542223
110	SELCO #75	9/18/1969	NMC75958	NV101608940
111	SELCO #69	9/18/1969	NMC75952	NV101609318
112	SELCO #81	9/18/1969	NMC75964	NV101610088
113	SELCO #70	9/18/1969	NMC75953	NV101610223
114	SELCO #84	9/18/1969	NMC75967	NV101755223
115	SELCO #63	9/18/1969	NMC75946	NV102520685
116	SELCO #89	9/19/1969	NMC75972	NV101303432
117	SELCO #87	9/19/1969	NMC75970	NV101404476

#	Claim Name	Location Date	BLM	
			Legacy Serial No.	Serial No.
118	SELCO #79	9/19/1969	NMC75962	NV101452726
119	SELCO #88	9/19/1969	NMC75971	NV101507047
120	SELCO #85	9/19/1969	NMC75968	NV101524720
121	SELCO #86	9/19/1969	NMC75969	NV101540702
122	SELCO #80	9/19/1969	NMC75963	NV101540887
123	SELCO #78	9/19/1969	NMC75961	NV101758007
124	TC #2	8/30/1979	NMC125640	NV101454682
125	TC #1	8/30/1979	NMC125639	NV101508114
126	TC #5	8/31/1979	NMC125643	NV101340703
127	TC #4	8/31/1979	NMC125642	NV101456599
128	TC #3	8/31/1979	NMC125641	NV101528372
129	TC #6	9/1/1979	NMC125644	NV101303135
130	TC #8	9/1/1979	NMC125646	NV101305138
131	TC #7	9/1/1979	NMC125645	NV101456119
132	TC #9	9/1/1979	NMC125647	NV101457771
133	TC #10	9/1/1979	NMC125648	NV102521108
134	TC-11	10/25/1979	NMC133862	NV102521316
135	B #2	12/8/1979	NMC138544	NV101404466
136	B #4	12/8/1979	NMC138546	NV101407877
137	B #1	12/8/1979	NMC138543	NV101453447
138	B #3	12/8/1979	NMC138545	NV101608573
139	B #5	12/8/1979	NMC138547	NV101731863
140	HOME #13	6/18/1980	NMC164155	NV101340608
141	HOME #10	6/18/1980	NMC164152	NV101341885
142	HOME #15	6/18/1980	NMC164157	NV101343212
143	HOME #16	6/18/1980	NMC164158	NV101401359
144	HOME #14	6/18/1980	NMC164156	NV101402967
145	HOME #12	6/18/1980	NMC164154	NV101405738
146	HOME #17	6/18/1980	NMC164159	NV101451890
147	HOME #9	6/18/1980	NMC164151	NV101456951
148	HOME #11	6/18/1980	NMC164153	NV101480052
149	HOME #8	6/18/1980	NMC164150	NV101509256
150	HOME #18	6/18/1980	NMC164160	NV102520934
151	HOME #3	6/19/1980	NMC164145	NV101343318
152	HOME #7	6/19/1980	NMC164149	NV101456505
153	HOME #4	6/19/1980	NMC164146	NV101459195
154	HOME #5	6/19/1980	NMC164147	NV101459636
155	HOME #2	6/19/1980	NMC164144	NV101490685
156	HOME #6	6/19/1980	NMC164148	NV101608905
157	HOME #1	6/19/1980	NMC164143	NV101756751
158	TC #25	7/24/1980	NMC148884	NV101304665

BLM				
#	Claim Name	Location Date	Legacy Serial No.	Serial No.
159	TC #21	7/24/1980	NMC148880	NV101347718
160	TC #17	7/24/1980	NMC148876	NV101405376
161	TC #15	7/24/1980	NMC148874	NV101406358
162	TC #12	7/24/1980	NMC148871	NV101477869
163	TC #20	7/24/1980	NMC148879	NV101478960
164	TC #18	7/24/1980	NMC148877	NV101480326
165	TC #13	7/24/1980	NMC148872	NV101490502
166	TC #14	7/24/1980	NMC148873	NV101495349
167	TC #16	7/24/1980	NMC148875	NV101497098
168	TC #24	7/24/1980	NMC148883	NV101508295
169	TC #26	7/24/1980	NMC148885	NV101527252
170	TC #19	7/24/1980	NMC148878	NV101529661
171	TC #23	7/24/1980	NMC148882	NV101601566
172	TC #22	7/24/1980	NMC148881	NV101780683
173	TC #27	7/25/1980	NMC148886	NV101302719
174	TC #28	7/25/1980	NMC148887	NV101454857
175	HOME #24	3/24/1981	NMC190216	NV101348389
176	HOME #30	3/24/1981	NMC190222	NV101454985
177	HOME #31	3/24/1981	NMC190223	NV101455589
178	HOME #27	3/24/1981	NMC190219	NV101457643
179	HOME #19	3/24/1981	NMC190211	NV101458641
180	HOME #28	3/24/1981	NMC190220	NV101491097
181	HOME #20	3/24/1981	NMC190212	NV101522802
182	HOME #26	3/24/1981	NMC190218	NV101526838
183	HOME #29	3/24/1981	NMC190221	NV101542087
184	HOME #23	3/24/1981	NMC190215	NV101547283
185	HOME #21	3/24/1981	NMC190213	NV101606257
186	HOME #22	3/24/1981	NMC190214	NV101608796
187	HOME #25	3/24/1981	NMC190217	NV101780869
188	NEW #68	4/19/1981	NMC202168	NV101302874
189	NEW #70	4/19/1981	NMC202170	NV101303140
190	NEW #72	4/19/1981	NMC202172	NV101305142
191	NEW #71	4/19/1981	NMC202171	NV101456124
192	NEW #69	4/19/1981	NMC202169	NV101456746
193	NEW #67	4/19/1981	NMC202167	NV101540799
194	NEW #66	4/19/1981	NMC202166	NV101601593
195	NEW #65	4/19/1981	NMC202165	NV101751320
196	NEW #56	4/29/1981	NMC202156	NV101491058
197	NEW #59	4/29/1981	NMC202159	NV101492183
198	NEW #58	4/29/1981	NMC202158	NV101523857
199	NEW #61	4/29/1981	NMC202161	NV101526913

BLM				
#	Claim Name	Location Date	Legacy Serial No.	Serial No.
200	NEW #62	4/29/1981	NMC202162	NV101550018
201	NEW #60	4/29/1981	NMC202160	NV101601369
202	NEW #63	4/29/1981	NMC202163	NV101605610
203	NEW #57	4/29/1981	NMC202157	NV101751286
204	NEW #138	10/6/1981	NMC227246	NV101303018
205	NEW #136	10/6/1981	NMC227244	NV101304255
206	NEW #135	10/6/1981	NMC227243	NV101495127
207	NEW #137	10/6/1981	NMC227245	NV101602069
208	HOME #42	10/6/1981	NMC227247	NV101751201
209	HOME #45	10/8/1981	NMC227250	NV101304924
210	HOME #43	10/8/1981	NMC227248	NV101347482
211	HOME #47	10/8/1981	NMC227252	NV101406001
212	HOME #46	10/8/1981	NMC227251	NV101453536
213	HOME #48	10/8/1981	NMC227253	NV101457125
214	HOME #51	10/8/1981	NMC227256	NV101494574
215	HOME #49	10/8/1981	NMC227254	NV101494784
216	HOME #50	10/8/1981	NMC227255	NV101547522
217	HOME #44	10/8/1981	NMC227249	NV101752977
218	HOME #52	10/8/1981	NMC227257	NV101755648
219	RR #9	7/13/1984	NMC320224	NV101340402
220	RR #6	7/13/1984	NMC320221	NV101453319
221	RR #4	7/13/1984	NMC320219	NV101454802
222	RR #10	7/13/1984	NMC320225	NV101458083
223	RR #8	7/13/1984	NMC320223	NV101458280
224	RR #12	7/13/1984	NMC320227	NV101458977
225	RR #13	7/13/1984	NMC320228	NV101491088
226	RR #3	7/13/1984	NMC320218	NV101496779
227	RR #7	7/13/1984	NMC320222	NV101523803
228	RR #5	7/13/1984	NMC320220	NV101526202
229	RR #11	7/13/1984	NMC320226	NV101528269
230	RR #1	7/13/1984	NMC320216	NV101608388
231	RR #2	7/13/1984	NMC320217	NV101755250
232	RR #14	7/13/1984	NMC320229	NV101759447
233	RR #17	7/14/1984	NMC320232	NV101451489
234	RR #15	7/14/1984	NMC320230	NV101496028
235	RR #16	7/14/1984	NMC320231	NV101758094
236	RR #21	7/15/1984	NMC320236	NV101300299
237	RR #19	7/15/1984	NMC320234	NV101347664
238	RR #20	7/15/1984	NMC320235	NV101453643
239	RR #18	7/15/1984	NMC320233	NV101758204
240	RR #23	8/20/1984	NMC320238	NV101304011

BLM				
#	Claim Name	Location Date	Legacy Serial No.	Serial No.
241	RR #25	8/20/1984	NMC320240	NV101348743
242	RR #22	8/20/1984	NMC320237	NV101451986
243	RR #38	8/20/1984	NMC320253	NV101453333
244	RR #32	8/20/1984	NMC320247	NV101477492
245	RR #30	8/20/1984	NMC320245	NV101478825
246	RR #33	8/20/1984	NMC320248	NV101494991
247	RR #35	8/20/1984	NMC320250	NV101495596
248	RR #37	8/20/1984	NMC320252	NV101526215
249	RR #34	8/20/1984	NMC320249	NV101550299
250	RR #39	8/20/1984	NMC320254	NV101605332
251	RR #29	8/20/1984	NMC320244	NV101607306
252	RR #31	8/20/1984	NMC320246	NV101731555
253	RR #24	8/20/1984	NMC320239	NV101754205
254	RR #36	8/20/1984	NMC320251	NV101754303
255	RR #28	8/20/1984	NMC320243	NV101755438
256	RR #26	8/20/1984	NMC320241	NV101780630
257	RR #27	8/20/1984	NMC320242	NV102521390
258	PINE #62	2/21/1987	NMC407840	NV101302814
259	PINE #2	2/21/1987	NMC407780	NV101348744
260	PINE #64	2/21/1987	NMC407842	NV101349601
261	PINE #58	2/21/1987	NMC407836	NV101407166
262	PINE #15	2/21/1987	NMC407793	NV101452509
263	PINE #17	2/21/1987	NMC407795	NV101454820
264	PINE #7	2/21/1987	NMC407785	NV101478826
265	PINE #61	2/21/1987	NMC407839	NV101491426
266	PINE #63	2/21/1987	NMC407841	NV101493633
267	PINE #59	2/21/1987	NMC407837	NV101494018
268	PINE #10	2/21/1987	NMC407788	NV101494992
269	PINE #12	2/21/1987	NMC407790	NV101495597
270	PINE #5	2/21/1987	NMC407783	NV101497829
271	PINE #18	2/21/1987	NMC407796	NV101508022
272	PINE #14	2/21/1987	NMC407792	NV101526216
273	PINE #65	2/21/1987	NMC407843	NV101528468
274	PINE #9	2/21/1987	NMC407787	NV101546257
275	PINE #11	2/21/1987	NMC407789	NV101550300
276	PINE #60	2/21/1987	NMC407838	NV101600544
277	PINE #16	2/21/1987	NMC407794	NV101605333
278	PINE #6	2/21/1987	NMC407784	NV101607307
279	PINE #8	2/21/1987	NMC407786	NV101731557
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281	PINE #3	2/21/1987	NMC407781	NV101780631

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284	PINE #66	2/22/1987	NMC407844	NV101605454
285	CISS #64	2/26/1987	NMC407912	NV101300208
286	RF #6	2/26/1987	NMC403758	NV101301425
287	CISS #26	2/26/1987	NMC407874	NV101302421
288	RF #8	2/26/1987	NMC403760	NV101302731
289	RF #4	2/26/1987	NMC403756	NV101303201
290	CISS #32	2/26/1987	NMC407880	NV101304080
291	TC #30	2/26/1987	NMC403762	NV101304081
292	CISS #28	2/26/1987	NMC407876	NV101304438
293	TC #31	2/26/1987	NMC403763	NV101341832
294	CISS #69	2/26/1987	NMC407917	NV101341870
295	CISS #35	2/26/1987	NMC407883	NV101343085
296	CISS #34	2/26/1987	NMC407882	NV101347582
297	CISS #22	2/26/1987	NMC407870	NV101348819
298	CISS #24	2/26/1987	NMC407872	NV101348830
299	CISS #46	2/26/1987	NMC407894	NV101349000
300	CISS #48	2/26/1987	NMC407896	NV101349955
301	CISS #58	2/26/1987	NMC407906	NV101401488
302	CISS #16	2/26/1987	NMC407864	NV101402618
303	CISS #18	2/26/1987	NMC407866	NV101402640
304	CISS #20	2/26/1987	NMC407868	NV101403369
305	CISS #60	2/26/1987	NMC407908	NV101405688
306	CISS #56	2/26/1987	NMC407904	NV101407238
307	CISS #52	2/26/1987	NMC407900	NV101407253
308	CISS #54	2/26/1987	NMC407902	NV101408678
309	CISS #11	2/26/1987	NMC407859	NV101451827
310	CISS #13	2/26/1987	NMC407861	NV101452096
311	CISS #39	2/26/1987	NMC407887	NV101452437
312	CISS #41	2/26/1987	NMC407889	NV101453144
313	CISS #6	2/26/1987	NMC407854	NV101453240
314	CISS #3	2/26/1987	NMC407851	NV101454945
315	CISS #43	2/26/1987	NMC407891	NV101455218
316	CISS #1	2/26/1987	NMC407849	NV101456877
317	CISS #8	2/26/1987	NMC407856	NV101457500
318	CISS #49	2/26/1987	NMC407897	NV101459368
319	CISS #51	2/26/1987	NMC407899	NV101459462
320	RF #2	2/26/1987	NMC403754	NV101477368
321	CISS #62	2/26/1987	NMC407910	NV101478367
322	CISS #33	2/26/1987	NMC407881	NV101479951

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325	CISS #9	2/26/1987	NMC407857	NV101494404
326	CISS #65	2/26/1987	NMC407913	NV101495107
327	CISS #21	2/26/1987	NMC407869	NV101495363
328	CISS #19	2/26/1987	NMC407867	NV101495851
329	CISS #70	2/26/1987	NMC407918	NV101498924
330	CISS #5	2/26/1987	NMC407853	NV101500676
331	CISS #31	2/26/1987	NMC407879	NV101500917
332	CISS #7	2/26/1987	NMC407855	NV101502044
333	CISS #37	2/26/1987	NMC407885	NV101502059
334	CISS #29	2/26/1987	NMC407877	NV101503346
335	RF #7	2/26/1987	NMC403759	NV101503348
336	CISS #68	2/26/1987	NMC407916	NV101521042
337	CISS #66	2/26/1987	NMC407914	NV101524609
338	TC #32	2/26/1987	NMC403764	NV101525954
339	RF #5	2/26/1987	NMC403757	NV101529610
340	CISS #55	2/26/1987	NMC407903	NV101541837
341	CISS #57	2/26/1987	NMC407905	NV101542077
342	TC #29	2/26/1987	NMC403761	NV101601427
343	CISS #42	2/26/1987	NMC407890	NV101602553
344	CISS #17	2/26/1987	NMC407865	NV101603177
345	CISS #47	2/26/1987	NMC407895	NV101603365
346	CISS #40	2/26/1987	NMC407888	NV101603747
347	CISS #44	2/26/1987	NMC407892	NV101603868
348	CISS #36	2/26/1987	NMC407884	NV101605431
349	CISS #50	2/26/1987	NMC407898	NV101605679
350	CISS #27	2/26/1987	NMC407875	NV101606287
351	CISS #4	2/26/1987	NMC407852	NV101606759
352	CISS #12	2/26/1987	NMC407860	NV101607269
353	CISS #63	2/26/1987	NMC407911	NV101607701
354	CISS #2	2/26/1987	NMC407850	NV101608936
355	CISS #25	2/26/1987	NMC407873	NV101609050
356	RF #3	2/26/1987	NMC403755	NV101609052
357	CISS #10	2/26/1987	NMC407858	NV101609498
358	CISS #14	2/26/1987	NMC407862	NV101609923
359	RF #1	2/26/1987	NMC403753	NV101730607
360	CISS #61	2/26/1987	NMC407909	NV101730639
361	CISS #59	2/26/1987	NMC407907	NV101731024
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363	CISS #45	2/26/1987	NMC407893	NV101731516

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365	CISS #15	2/26/1987	NMC407863	NV101731857
366	CISS #30	2/26/1987	NMC407878	NV102520905
367	CISS #71	2/27/1987	NMC407919	NV101344469
368	CISS #76	2/27/1987	NMC407924	NV101347236
369	CISS #78	2/27/1987	NMC407926	NV101347263
370	CISS #82	2/27/1987	NMC407930	NV101403264
371	CISS #84	2/27/1987	NMC407932	NV101407261
372	CISS #86	2/27/1987	NMC407934	NV101408460
373	CISS #75	2/27/1987	NMC407923	NV101453939
374	CISS #77	2/27/1987	NMC407925	NV101459094
375	CISS #85	2/27/1987	NMC407933	NV101477697
376	CISS #72	2/27/1987	NMC407920	NV101500033
377	CISS #73	2/27/1987	NMC407921	NV101508120
378	CISS #87	2/27/1987	NMC407935	NV101541841
379	CISS #80	2/27/1987	NMC407928	NV101546075
380	CISS #83	2/27/1987	NMC407931	NV101603005
381	CISS #79	2/27/1987	NMC407927	NV101608675
382	CISS #74	2/27/1987	NMC407922	NV101610075
383	CISS #81	2/27/1987	NMC407929	NV101730463
384	CISS #116	2/28/1987	NMC407964	NV101302760
385	CISS #112	2/28/1987	NMC407960	NV101304097
386	CISS #108	2/28/1987	NMC407956	NV101347242
387	CISS #106	2/28/1987	NMC407954	NV101347811
388	CISS #118	2/28/1987	NMC407966	NV101348765
389	CISS #114	2/28/1987	NMC407962	NV101348956
390	CISS #128	2/28/1987	NMC407972	NV101401565
391	CISS #124	2/28/1987	NMC407968	NV101402608
392	CISS #126	2/28/1987	NMC407970	NV101402933
393	CISS #134	2/28/1987	NMC407978	NV101407119
394	CISS #107	2/28/1987	NMC407955	NV101453943
395	CISS #133	2/28/1987	NMC407977	NV101457359
396	CISS #129	2/28/1987	NMC407973	NV101460200
397	CISS #135	2/28/1987	NMC407979	NV101491772
398	CISS #137	2/28/1987	NMC407981	NV101503323
399	CISS #132	2/28/1987	NMC407976	NV101524624
400	CISS #130	2/28/1987	NMC407974	NV101526415
401	CISS #110	2/28/1987	NMC407958	NV101545827
402	CISS #117	2/28/1987	NMC407965	NV101546132
403	CISS #127	2/28/1987	NMC407971	NV101604229
404	CISS #131	2/28/1987	NMC407975	NV101606206

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406	CISS #136	2/28/1987	NMC407980	NV101608220
407	CISS #111	2/28/1987	NMC407959	NV101608680
408	CISS #119	2/28/1987	NMC407967	NV101609014
409	CISS #113	2/28/1987	NMC407961	NV101609263
410	CISS #109	2/28/1987	NMC407957	NV101730841
411	CISS #115	2/28/1987	NMC407963	NV101755306
412	TC #33	4/14/1987	NMC403765	NV101343086
413	TC #39	4/14/1987	NMC403771	NV101452354
414	TC #37	4/14/1987	NMC403769	NV101452439
415	TC #35	4/14/1987	NMC403767	NV101453820
416	TC #38	4/14/1987	NMC403770	NV101604416
417	TC #34	4/14/1987	NMC403766	NV101605432
418	TC #36	4/14/1987	NMC403768	NV101731168
419	RR #41	5/28/1987	NMC426607	NV101504616
420	RR #40	5/28/1987	NMC426606	NV101526452
421	RR #42	5/28/1987	NMC426608	NV101604617
422	RR #48	6/16/1987	NMC426614	NV101349825
423	RR #50	6/16/1987	NMC426616	NV101349850
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425	RR #47	6/16/1987	NMC426613	NV101460094
426	RR #49	6/16/1987	NMC426615	NV101495139
427	RR #51	6/16/1987	NMC426617	NV101529481
428	RR #44	6/16/1987	NMC426610	NV101606302
429	RR #46	6/16/1987	NMC426612	NV101731120
430	RR #43	6/16/1987	NMC426609	NV102520531
431	RR #54	6/17/1987	NMC426620	NV101403621
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434	RR #61	12/19/1987	NMC466940	NV101302616
435	RR #63	12/19/1987	NMC466942	NV101347667
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437	RR #55	12/19/1987	NMC466934	NV101406133
438	RR #57	12/19/1987	NMC466936	NV101406681
439	RR #60	12/19/1987	NMC466939	NV101459452
440	RR #62	12/19/1987	NMC466941	NV101492669
441	RR #58	12/19/1987	NMC466937	NV101496515
442	RR #56	12/19/1987	NMC466935	NV101504405
443	RR #64	12/19/1987	NMC466943	NV101603483
444	LT #8	5/24/1988	NMC504177	NV101345408
445	LT #1	5/24/1988	NMC504170	NV101348500

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447	LT #2	5/24/1988	NMC504171	NV101452992
448	LT #10	5/24/1988	NMC504179	NV101455437
449	LT #4	5/24/1988	NMC504173	NV101458822
450	LT #14	5/24/1988	NMC504183	NV101494914
451	LT #12	5/24/1988	NMC504181	NV101496534
452	LT #5	5/24/1988	NMC504174	NV101499913
453	LT #7	5/24/1988	NMC504176	NV101522895
454	LT #13	5/24/1988	NMC504182	NV101604971
455	LT #6	5/24/1988	NMC504175	NV101605918
456	LT #9	5/24/1988	NMC504178	NV101731144
457	LT #11	5/24/1988	NMC504180	NV101731491
458	LT #15	5/27/1988	NMC504184	NV101301345
459	LT #17	5/27/1988	NMC504186	NV101303177
460	LT #19	5/27/1988	NMC504188	NV101460148
461	LT #18	5/27/1988	NMC504187	NV101609131
462	LT #16	5/27/1988	NMC504185	NV101731278
463	LT #25	6/12/1988	NMC504194	NV101404532
464	LT #27	6/12/1988	NMC504196	NV101404554
465	LT #21	6/12/1988	NMC504190	NV101406638
466	LT #23	6/12/1988	NMC504192	NV101408717
467	LT #20	6/12/1988	NMC504189	NV101459485
468	LT #22	6/12/1988	NMC504191	NV101490809
469	LT #24	6/12/1988	NMC504193	NV101494658
470	LT #26	6/12/1988	NMC504195	NV101497784
471	WRN 6	5/20/1990	NMC602706	NV101304352
472	WRN 10	5/20/1990	NMC602710	NV101454265
473	RN 2	5/20/1990	NMC602677	NV101455580
474	WRN 12	5/20/1990	NMC602712	NV101456927
475	WRN 11	5/20/1990	NMC602711	NV101457140
476	RN 1	5/20/1990	NMC602676	NV101458378
477	WRN 9	5/20/1990	NMC602709	NV101458611
478	WRN 3	5/20/1990	NMC602703	NV101478304
479	WRN 1	5/20/1990	NMC602701	NV101497387
480	RN 3	5/20/1990	NMC602678	NV101498894
481	WRN 8	5/20/1990	NMC602708	NV101524416
482	WRN 2	5/20/1990	NMC602702	NV101527014
483	WRN 7	5/20/1990	NMC602707	NV101548957
484	RN 4	5/20/1990	NMC602679	NV101605912
485	RN 6	5/20/1990	NMC602681	NV101605948
486	WRN 4	5/20/1990	NMC602704	NV101608335

#	Claim Name	Location Date	BLM	
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488	RN 7	5/20/1990	NMC602682	NV101754270
489	WRN 5	5/20/1990	NMC602705	NV101755218
490	RN 13	5/21/1990	NMC602688	NV101301901
491	RN 9	5/21/1990	NMC602684	NV101303032
492	RN 11	5/21/1990	NMC602686	NV101303067
493	RN 8	5/21/1990	NMC602683	NV101344225
494	RN 19	5/21/1990	NMC602694	NV101401827
495	RN 23	5/21/1990	NMC602698	NV101403881
496	RN 21	5/21/1990	NMC602696	NV101405080
497	RN 15	5/21/1990	NMC602690	NV101406030
498	RN 17	5/21/1990	NMC602692	NV101407861
499	RN 22	5/21/1990	NMC602697	NV101478562
500	RN 20	5/21/1990	NMC602695	NV101479630
501	RN 24	5/21/1990	NMC602699	NV101497777
502	RN 25	5/21/1990	NMC602700	NV101522645
503	RN 10	5/21/1990	NMC602685	NV101540875
504	RN 14	5/21/1990	NMC602689	NV101604201
505	RN 18	5/21/1990	NMC602693	NV101605046
506	RN 16	5/21/1990	NMC602691	NV101610285
507	RN 12	5/21/1990	NMC602687	NV101755664
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510	PIN NO 1	3/26/1994	NMC698494	NV101454431
511	PIN NO 3	3/26/1994	NMC698496	NV101454481
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513	PIN NO 12	3/26/1994	NMC698505	NV101479866
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516	PIN NO 5	3/26/1994	NMC698498	NV101522269
517	PIN NO 7	3/26/1994	NMC698500	NV101525677
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521	PP 24	5/15/2002	NMC829775	NV101380649
522	PP 25	5/15/2002	NMC829776	NV101380650
523	PP 26	5/15/2002	NMC829777	NV101380651
524	PP 27	5/15/2002	NMC829778	NV101380652
525	PP 28	5/15/2002	NMC829779	NV101380653
526	PP 29	5/15/2002	NMC829780	NV101380654
527	PP 30	5/15/2002	NMC829781	NV101380655

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530	PP 33	5/15/2002	NMC829784	NV101380658
531	PP 34	5/15/2002	NMC829785	NV101380659
532	PP 35	5/15/2002	NMC829786	NV101380660
533	PP 36	5/15/2002	NMC829787	NV101380661
534	PP 37	5/15/2002	NMC829788	NV101380662
535	PP 38	5/15/2002	NMC829789	NV101380663
536	PP 39	5/15/2002	NMC829790	NV101380664
537	PP 40	5/15/2002	NMC829791	NV101380665
538	PP 60	5/15/2002	NMC829811	NV101381799
539	PP 1	5/15/2002	NMC829752	NV101409532
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541	PP 3	5/15/2002	NMC829754	NV101409534
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543	PP 5	5/15/2002	NMC829756	NV101409536
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545	PP 7	5/15/2002	NMC829758	NV101409538
546	PP 8	5/15/2002	NMC829759	NV101409539
547	PP 9	5/15/2002	NMC829760	NV101409540
548	PP 10	5/15/2002	NMC829761	NV101409541
549	PP 11	5/15/2002	NMC829762	NV101409542
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551	PP 13	5/15/2002	NMC829764	NV101409544
552	PP 14	5/15/2002	NMC829765	NV101409545
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556	PP 18	5/15/2002	NMC829769	NV101409549
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558	PP 20	5/15/2002	NMC829771	NV101409551
559	PP 21	5/15/2002	NMC829772	NV101409552
560	PP 22	5/15/2002	NMC829773	NV101409553
561	PP 41	5/16/2002	NMC829792	NV101380666
562	PP 42	5/16/2002	NMC829793	NV101380667
563	PP 43	5/16/2002	NMC829794	NV101380668
564	PP 44	5/16/2002	NMC829795	NV101380669
565	PP 45	5/16/2002	NMC829796	NV101381796
566	PP 46	5/16/2002	NMC829797	NV101381797
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572	PP 65	5/16/2002	NMC829816	NV101381804
573	PP 66	5/16/2002	NMC829817	NV101381805
574	PP 67	5/16/2002	NMC829818	NV101381806
575	PP 68	5/16/2002	NMC829819	NV101381807
576	PP 69	5/16/2002	NMC829820	NV101381808
577	PP 70	5/16/2002	NMC829821	NV101381809
578	PP 71	5/16/2002	NMC829822	NV101381810
579	PP 72	5/16/2002	NMC829823	NV101381811
580	PP 73	5/16/2002	NMC829824	NV101381812
581	PP 74	5/16/2002	NMC829825	NV101381813
582	PP 75	5/16/2002	NMC829826	NV101381814
583	PP 76	5/16/2002	NMC829827	NV101381815
584	PR 15	9/1/2004	NMC881639	NV101629458
585	PR 1	9/1/2004	NMC881625	NV101653898
586	PR 2	9/1/2004	NMC881626	NV101653899
587	PR 3	9/1/2004	NMC881627	NV101653900
588	PR 4	9/1/2004	NMC881628	NV101653901
589	PR 5	9/1/2004	NMC881629	NV101653902
590	PR 6	9/1/2004	NMC881630	NV101653903
591	PR 7	9/1/2004	NMC881631	NV101653904
592	PR 8	9/1/2004	NMC881632	NV101653905
593	PR 9	9/1/2004	NMC881633	NV101653906
594	PR 10	9/1/2004	NMC881634	NV101653907
595	PR 11	9/1/2004	NMC881635	NV101653908
596	PR 12	9/1/2004	NMC881636	NV101653909
597	PR 13	9/1/2004	NMC881637	NV101653910
598	PR 14	9/1/2004	NMC881638	NV101653911
599	PP 77	10/8/2004	NMC881622	NV101653895
600	PP 78	10/8/2004	NMC881623	NV101653896
601	PP 79	10/8/2004	NMC881624	NV101653897
602	RED R	9/2/2009	NMC1013875	NV101409827
603	RED WEST	9/2/2009	NMC1013876	NV101409828
604	PORTAL FRACTION R	9/2/2009	NMC1013877	NV101409829
605	JMD 1	10/16/2009	NMC1013878	NV101380822
606	JMD 2	10/16/2009	NMC1013879	NV101380823
607	JMD 3	10/16/2009	NMC1013880	NV101380824
608	JMD 4	10/16/2009	NMC1013881	NV101380825
609	JMD 5	10/16/2009	NMC1013882	NV101380826

#	Claim Name	Location Date	BLM	
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610	JMD 6	10/16/2009	NMC1013883	NV101380827
611	JMD 7	10/16/2009	NMC1013884	NV101380828
612	JMD 8	10/16/2009	NMC1013885	NV101380829
613	JMD 9	10/16/2009	NMC1013886	NV101380830
614	JMD 10	10/16/2009	NMC1013887	NV101380831
615	JMD 11	10/16/2009	NMC1013888	NV101380832
616	JMD 12	10/16/2009	NMC1013889	NV101380833
617	JMD 13	10/16/2009	NMC1013890	NV101380834
618	JKR 1	5/8/2010	NMC1025800	NV101563247
619	JKR 2	5/8/2010	NMC1025801	NV101563248
620	JKR 3	5/8/2010	NMC1025802	NV101563249
621	JKR 4	5/8/2010	NMC1025803	NV101563250
622	JKR 5	5/8/2010	NMC1025804	NV101563251
623	JKR 6	5/8/2010	NMC1025805	NV101563252
624	JKR 7	5/8/2010	NMC1025806	NV101563253
625	JKR 8	5/8/2010	NMC1025807	NV101563254
626	JKR 9	5/8/2010	NMC1025808	NV101563255
627	JKR 10	5/8/2010	NMC1025809	NV101563256
628	JKR 11	5/8/2010	NMC1025810	NV101564051
629	JKR 12	5/8/2010	NMC1025811	NV101564052
630	JKR 13	5/8/2010	NMC1025812	NV101564053
631	JKR 14	5/8/2010	NMC1025813	NV101564054
632	JKR 15	5/8/2010	NMC1025814	NV101564055
633	JKR 16	5/8/2010	NMC1025815	NV101564056
634	JKR 17	5/8/2010	NMC1025816	NV101564057
635	JKR 18	5/8/2010	NMC1025817	NV101564058
636	JKR 19	5/8/2010	NMC1025818	NV101564059
637	JKR 20	5/8/2010	NMC1025819	NV101564060
638	JKR 21	5/8/2010	NMC1025820	NV101564061
639	JKR 22	5/8/2010	NMC1025821	NV101564062
640	JKR 23	5/8/2010	NMC1025822	NV101564063
641	JKR 24	5/8/2010	NMC1025823	NV101564064
642	JKR 25	5/8/2010	NMC1025824	NV101564065
643	JKR 26	5/8/2010	NMC1025825	NV101564066
644	RRW 29	8/7/2011	NMC1055786	NV101345292
645	RRW 30	8/7/2011	NMC1055787	NV101345293
646	RRW 31	8/7/2011	NMC1055788	NV101345294
647	RRW 32	8/7/2011	NMC1055789	NV101345295
648	RRW 33	8/7/2011	NMC1055790	NV101345296
649	RRW 34	8/7/2011	NMC1055791	NV101345297
650	RRW 35	8/7/2011	NMC1055792	NV101345298

#	Claim Name	Location Date	BLM	
			Legacy Serial No.	Serial No.
651	RRW 36	8/7/2011	NMC1055793	NV101345299
652	RRW 37	8/7/2011	NMC1055794	NV101345300
653	RRW 38	8/7/2011	NMC1055795	NV101345301
654	RRW 39	8/7/2011	NMC1055796	NV101346526
655	RRW 40	8/7/2011	NMC1055797	NV101346527
656	RRW 41	8/7/2011	NMC1055798	NV101346528
657	RRW 42	8/7/2011	NMC1055799	NV101346529
658	RRW 43	8/7/2011	NMC1055800	NV101346530
659	RRW 44	8/7/2011	NMC1055801	NV101346531
660	RRW 45	8/7/2011	NMC1055802	NV101346532
661	RRW 46	8/7/2011	NMC1055803	NV101346533
662	RRW 47	8/7/2011	NMC1055804	NV101346534
663	RRW 48	8/7/2011	NMC1055805	NV101346535
664	RRW 49	8/7/2011	NMC1055806	NV101346536
665	RRW 50	8/7/2011	NMC1055807	NV101346537
666	RRW 51	8/7/2011	NMC1055808	NV101346538
667	RRW 52	8/7/2011	NMC1055809	NV101346539
668	RRW 53	8/7/2011	NMC1055810	NV101346540
669	RRW 54	8/7/2011	NMC1055811	NV101346541
670	RRW 55	8/7/2011	NMC1055812	NV101346542
671	RRW 56	8/7/2011	NMC1055813	NV101346543
672	RRW 57	8/7/2011	NMC1055814	NV101346544
673	RRW 58	8/7/2011	NMC1055815	NV101346545
674	RRW 59	8/7/2011	NMC1055816	NV101346546
675	RRW 60	8/7/2011	NMC1055817	NV101527930
676	RRW 61	8/7/2011	NMC1055818	NV101527931
677	RRW 62	8/7/2011	NMC1055819	NV101527932
678	RRW 63	8/7/2011	NMC1055820	NV101527933
679	RRW 64	8/7/2011	NMC1055821	NV101527934
680	RRW 78	8/8/2011	NMC1055835	NV101501643
681	RRW 79	8/8/2011	NMC1055836	NV101501644
682	RRW 80	8/8/2011	NMC1055837	NV101501645
683	RRW 81	8/8/2011	NMC1055838	NV101501646
684	RRW 82	8/8/2011	NMC1055839	NV101501647
685	RRW 83	8/8/2011	NMC1055840	NV101501648
686	RRW 84	8/8/2011	NMC1055841	NV101501649
687	RRW 85	8/8/2011	NMC1055842	NV101501650
688	RRW 86	8/8/2011	NMC1055843	NV101504127
689	RRW 87	8/8/2011	NMC1055844	NV101504128
690	RRW 88	8/8/2011	NMC1055845	NV101504129
691	RRW 89	8/8/2011	NMC1055846	NV101504130

#	Claim Name	Location Date	BLM	
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692	RRW 90	8/8/2011	NMC1055847	NV101504131
693	RRW 91	8/8/2011	NMC1055848	NV101504132
694	RRW 92	8/8/2011	NMC1055849	NV101504133
695	RRW 93	8/8/2011	NMC1055850	NV101505345
696	RRW 94	8/8/2011	NMC1055851	NV101505346
697	RRW 95	8/8/2011	NMC1055852	NV101505347
698	RRW 74	8/8/2011	NMC1055831	NV101527944
699	RRW 75	8/8/2011	NMC1055832	NV101530366
700	RRW 76	8/8/2011	NMC1055833	NV101530367
701	RRW 77	8/8/2011	NMC1055834	NV101530368
702	RRW 65	8/9/2011	NMC1055822	NV101527935
703	RRW 66	8/9/2011	NMC1055823	NV101527936
704	RRW 67	8/9/2011	NMC1055824	NV101527937
705	RRW 68	8/9/2011	NMC1055825	NV101527938
706	RRW 69	8/9/2011	NMC1055826	NV101527939
707	RRW 70	8/9/2011	NMC1055827	NV101527940
708	RRW 71	8/9/2011	NMC1055828	NV101527941
709	RRW 72	8/9/2011	NMC1055829	NV101527942
710	RRW 73	8/9/2011	NMC1055830	NV101527943
711	RRW 1	8/10/2011	NMC1055758	NV101344043
712	RRW 2	8/10/2011	NMC1055759	NV101344044
713	RRW 3	8/10/2011	NMC1055760	NV101344045
714	RRW 4	8/10/2011	NMC1055761	NV101344046
715	RRW 5	8/10/2011	NMC1055762	NV101344047
716	RRW 6	8/10/2011	NMC1055763	NV101344048
717	RRW 7	8/10/2011	NMC1055764	NV101344049
718	RRW 8	8/10/2011	NMC1055765	NV101344050
719	RRW 9	8/10/2011	NMC1055766	NV101344051
720	RRW 10	8/10/2011	NMC1055767	NV101344052
721	RRW 11	8/10/2011	NMC1055768	NV101344053
722	RRW 12	8/10/2011	NMC1055769	NV101344054
723	RRW 13	8/10/2011	NMC1055770	NV101344055
724	RRW 14	8/10/2011	NMC1055771	NV101344056
725	RRW 15	8/10/2011	NMC1055772	NV101344057
726	RRW 16	8/10/2011	NMC1055773	NV101344058
727	RRW 17	8/10/2011	NMC1055774	NV101344059
728	RRW 18	8/10/2011	NMC1055775	NV101345281
729	RRW 24	8/11/2011	NMC1055781	NV101345287
730	RRW 25	8/11/2011	NMC1055782	NV101345288
731	RRW 26	8/11/2011	NMC1055783	NV101345289
732	RRW 27	8/11/2011	NMC1055784	NV101345290

#	Claim Name	Location Date	BLM	
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733	RRW 28	8/11/2011	NMC1055785	NV101345291
734	RRW 100	8/11/2011	NMC1055857	NV101505352
735	RRW 101	8/11/2011	NMC1055858	NV101506561
736	RRW 102	8/11/2011	NMC1055859	NV101506562
737	RRW 103	8/11/2011	NMC1055860	NV101506563
738	RRW 19	8/12/2011	NMC1055776	NV101345282
739	RRW 20	8/12/2011	NMC1055777	NV101345283
740	RRW 21	8/12/2011	NMC1055778	NV101345284
741	RRW 22	8/12/2011	NMC1055779	NV101345285
742	RRW 23	8/12/2011	NMC1055780	NV101345286
743	RRW 98	8/12/2011	NMC1055855	NV101505350
744	RRW 99	8/12/2011	NMC1055856	NV101505351
745	RRW 96	8/13/2011	NMC1055853	NV101505348
746	RRW 97	8/13/2011	NMC1055854	NV101505349
747	RRW 104	8/23/2011	NMC1055861	NV101506564
748	RRW 105	8/23/2011	NMC1055862	NV101506565
749	RRW 106	8/23/2011	NMC1055863	NV101506566
750	RRW 107	8/23/2011	NMC1055864	NV101506567
751	RRW 108	8/23/2011	NMC1055865	NV101506568
752	RRW 109	8/23/2011	NMC1055866	NV101506569
753	WCS 1	6/14/2012	NMC1073756	NV101501139
754	WCS 2	6/14/2012	NMC1073757	NV101501140
755	WCS 3	6/14/2012	NMC1073758	NV101501141
756	WCS 4	6/14/2012	NMC1073759	NV101501142
757	WCS 5	6/14/2012	NMC1073760	NV101501143
758	WCS 6	6/14/2012	NMC1073761	NV101501144
759	WCS 7	6/14/2012	NMC1073762	NV101501145
760	WCS 8	6/14/2012	NMC1073763	NV101501146
761	WCS 9	6/14/2012	NMC1073764	NV101501147
762	WCS 10	6/14/2012	NMC1073765	NV101501148
763	WCS 11	6/14/2012	NMC1073766	NV101501149
764	WCS 12	6/14/2012	NMC1073767	NV101501150
765	WCS 13	6/14/2012	NMC1073768	NV101501151
766	WCS 14	6/14/2012	NMC1073769	NV101501152
767	WCS 15	6/14/2012	NMC1073770	NV101501153
768	WCS 16	6/14/2012	NMC1073771	NV101502335
769	WCS 17	6/14/2012	NMC1073772	NV101502336
770	WCS 18	6/14/2012	NMC1073773	NV101502337
771	WCS 19	6/14/2012	NMC1073774	NV101502338
772	WCS 20	6/14/2012	NMC1073775	NV101502339
773	WCS 21	6/14/2012	NMC1073776	NV101502340

#	Claim Name	Location Date	BLM	
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774	WCS 22	6/14/2012	NMC1073777	NV101502341
775	WCS 23	6/14/2012	NMC1073778	NV101502342
776	WCS 24	6/14/2012	NMC1073779	NV101502343
777	WCS 25	6/14/2012	NMC1073780	NV101502344
778	WCS 26	6/14/2012	NMC1073781	NV101502345
779	RRW 110	6/15/2012	NMC1073755	NV101501138
780	JMD 16	10/20/2013	NMC1098810	NV101864521
781	JMD 17	10/20/2013	NMC1098811	NV101864522
782	JMD 18	10/20/2013	NMC1098812	NV101864523
783	JMD 19	10/20/2013	NMC1098813	NV101864524
784	JMD 20	10/20/2013	NMC1098814	NV101864525
785	JMD 21	10/20/2013	NMC1098815	NV101864526
786	JMD 22	10/20/2013	NMC1098816	NV101864527
787	JMD 23	10/20/2013	NMC1098817	NV101864886
788	JMD 24	10/20/2013	NMC1098818	NV101864887
789	JMD 25	10/20/2013	NMC1098819	NV101864888
790	JMD 26	10/20/2013	NMC1098820	NV101864889
791	JMD 27	10/20/2013	NMC1098821	NV101864890
792	JMD 28	10/20/2013	NMC1098822	NV101864891
793	JMD 29	10/20/2013	NMC1098823	NV101864892
794	JMD 30	10/20/2013	NMC1098824	NV101864893
795	JMD 31	10/20/2013	NMC1098825	NV101864894
796	JMD 32	10/20/2013	NMC1098826	NV101864895
797	JMD 33	10/20/2013	NMC1098827	NV101864896
798	JMD 14	10/21/2013	NMC1098808	NV101864519
799	JMD 15	10/21/2013	NMC1098809	NV101864520
800	JMD 34	10/21/2013	NMC1098828	NV101864897
801	JMD 35	10/21/2013	NMC1098829	NV101864898
802	JMD 36	10/21/2013	NMC1098830	NV101864899
803	JMD 37	10/21/2013	NMC1098831	NV101864900
804	JMD 38	10/21/2013	NMC1098832	NV101864901
805	JMD 39	10/21/2013	NMC1098833	NV101864902
806	JMD 40	10/21/2013	NMC1098834	NV101864903
807	JMD 41	10/21/2013	NMC1098835	NV101864904
808	JMD 42	10/21/2013	NMC1098836	NV101864905
809	JMD 43	4/16/2014	NMC1102648	NV101353003
810	JMD 44	4/16/2014	NMC1102649	NV101353004
811	JMD 45	4/16/2014	NMC1102650	NV101353005
812	TC 37R	4/16/2014	NMC1102651	NV101353006
813	TC 38R	4/16/2014	NMC1102652	NV101353007
814	PF 2	10/7/2015	NMC1116607	NV101847740

#	Claim Name	Location Date	BLM	
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815	PF 3	10/7/2015	NMC1116608	NV101847741
816	PF 4	10/7/2015	NMC1116609	NV101847742
817	PF 5	10/7/2015	NMC1116610	NV101847743
818	PF 6	10/7/2015	NMC1116611	NV101847744
819	PF 7	10/7/2015	NMC1116612	NV101847745
820	PF 8	10/7/2015	NMC1116613	NV101847746
821	PF 9	10/7/2015	NMC1116614	NV101847747
822	PF 10	10/7/2015	NMC1116615	NV101847748
823	PF 11	10/7/2015	NMC1116616	NV101847749
824	PF 12	10/7/2015	NMC1116617	NV101847750
825	PF 13	10/7/2015	NMC1116618	NV101847751
826	PF 14	10/7/2015	NMC1116619	NV101847752
827	PF 15	10/7/2015	NMC1116620	NV101847753
828	PF 16	10/7/2015	NMC1116621	NV101847754
829	PF 17	10/7/2015	NMC1116622	NV101847755
830	PF 18	10/7/2015	NMC1116623	NV101847756
831	PF 19	10/7/2015	NMC1116624	NV101847757
832	PF 20	10/7/2015	NMC1116625	NV101847758
833	PF 21	10/7/2015	NMC1116626	NV101847759
834	PF 22	10/7/2015	NMC1116627	NV101847760
835	PF 1	10/7/2015	NMC1116606	NV101848545
836	PF 23	10/7/2015	NMC1116628	NV101848838
837	PF 24	10/7/2015	NMC1116629	NV101848839
838	PF 25	10/7/2015	NMC1116630	NV101848840
839	WC 1	11/10/2015	NMC1117619	NV101741933
840	WC 2	11/10/2015	NMC1117620	NV101741934
841	WC 3	11/10/2015	NMC1117621	NV101741935
842	WC 4	11/10/2015	NMC1117622	NV101741936
843	WC 5	11/10/2015	NMC1117623	NV101741937
844	WC 6	11/10/2015	NMC1117624	NV101741938
845	WC 7	11/10/2015	NMC1117625	NV101741939
846	WC 8	11/10/2015	NMC1117626	NV101741940
847	WC 9	11/10/2015	NMC1117627	NV101741941
848	WC 10	11/10/2015	NMC1117628	NV101848396
849	WC 11	11/10/2015	NMC1117629	NV101848397
850	WC 12	11/10/2015	NMC1117630	NV101848398
851	WC 13	11/10/2015	NMC1117631	NV101848399
852	WC 14	11/10/2015	NMC1117632	NV101848400
853	WC 15	11/10/2015	NMC1117633	NV101848593
854	WC 16	11/10/2015	NMC1117634	NV101848594
855	WC 17	11/10/2015	NMC1117635	NV101848595

#	Claim Name	Location Date	BLM	
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856	WC 18	11/10/2015	NMC1117636	NV101848596
857	WC 19	11/11/2015	NMC1117637	NV101848597
858	WC 20	11/11/2015	NMC1117638	NV101848598
859	WC 21	11/11/2015	NMC1117639	NV101848599
860	WC 22	11/11/2015	NMC1117640	NV101848600
861	WC 23	11/11/2015	NMC1117641	NV101848749
862	WC 24	11/11/2015	NMC1117642	NV101848750
863	WC 25	11/11/2015	NMC1117643	NV101848751
864	WC 26	11/11/2015	NMC1117644	NV101848752
865	WC 27	11/11/2015	NMC1117645	NV101848753
866	WC 28	11/11/2015	NMC1117646	NV101848754
867	WC 29	11/11/2015	NMC1117647	NV101848755
868	WC 30	11/11/2015	NMC1117648	NV101848756
869	WC 31	11/11/2015	NMC1117649	NV101848757
870	WC 32	11/11/2015	NMC1117650	NV101848758
871	WC 33	11/11/2015	NMC1117651	NV101848759
872	WC 34	11/11/2015	NMC1117652	NV101848760
873	WC 35	11/11/2015	NMC1117653	NV101848761
874	WC 36	11/11/2015	NMC1117654	NV101848762
875	WC 49	11/13/2015	NMC1117667	NV101741945
876	WC 50	11/13/2015	NMC1117668	NV101741946
877	WC 51	11/13/2015	NMC1117669	NV101741947
878	WC 52	11/13/2015	NMC1117670	NV101741948
879	WC 61	11/13/2015	NMC1117679	NV101741955
880	WC 62	11/13/2015	NMC1117680	NV101741956
881	WC 63	11/13/2015	NMC1117681	NV101741957
882	WC 64	11/13/2015	NMC1117682	NV101741958
883	WC 44	11/14/2015	NMC1117662	NV101741942
884	WC 45	11/14/2015	NMC1117663	NV101741943
885	WC 46	11/14/2015	NMC1117664	NV101741944
886	WC 54	11/14/2015	NMC1117672	NV101741950
887	WC 55	11/14/2015	NMC1117673	NV101741951
888	WC 56	11/14/2015	NMC1117674	NV101741952
889	WC 57	11/14/2015	NMC1117675	NV101741953
890	WC 58	11/14/2015	NMC1117676	NV101741954
891	WC 66	11/14/2015	NMC1117684	NV101741960
892	WC 67	11/14/2015	NMC1117685	NV101741961
893	WC 68	11/14/2015	NMC1117686	NV101741962
894	WC 43	11/14/2015	NMC1117661	NV101848769
895	WC 69	11/14/2015	NMC1117687	NV101848902
896	WC 70	11/14/2015	NMC1117688	NV101848903

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			Legacy Serial No.	Serial No.
897	WC 53	11/15/2015	NMC1117671	NV101741949
898	WC 65	11/15/2015	NMC1117683	NV101741959
899	WC 37	11/15/2015	NMC1117655	NV101848763
900	WC 38	11/15/2015	NMC1117656	NV101848764
901	WC 39	11/15/2015	NMC1117657	NV101848765
902	WC 40	11/15/2015	NMC1117658	NV101848766
903	WC 41	11/15/2015	NMC1117659	NV101848767
904	WC 42	11/15/2015	NMC1117660	NV101848768
905	WC 73	11/17/2015	NMC1117691	NV101848904
906	WC 74	11/17/2015	NMC1117692	NV101848905
907	WC 75	11/17/2015	NMC1117693	NV101848906
908	WC 76	11/17/2015	NMC1117694	NV101848907
909	WC 77	11/17/2015	NMC1117695	NV101848908
910	WC 78	11/17/2015	NMC1117696	NV101848909
911	WC 79	11/17/2015	NMC1117697	NV101848910
912	WC 80	11/17/2015	NMC1117698	NV101848911
913	WC 81	11/17/2015	NMC1117699	NV101848912
914	WC 82	11/17/2015	NMC1117700	NV101848913
915	WC 83	11/17/2015	NMC1117701	NV101848914
916	WC 84	11/17/2015	NMC1117702	NV101848915
917	WC 85	11/17/2015	NMC1117703	NV101848916
918	WC 86	11/17/2015	NMC1117704	NV101848917
919	TM 1	2/27/2016	NMC1120097	NV101332526
920	TM 2	2/27/2016	NMC1120098	NV101332527
921	TM 3	2/27/2016	NMC1120099	NV101332528
922	TM 4	2/27/2016	NMC1120100	NV101332529
923	TM 5	2/27/2016	NMC1120101	NV101332530
924	TM 6	2/27/2016	NMC1120102	NV101332531
925	TM 7	2/27/2016	NMC1120103	NV101332532
926	TM 8	2/27/2016	NMC1120104	NV101332533
927	TM 9	2/27/2016	NMC1120105	NV101332534
928	TM 10	2/27/2016	NMC1120106	NV101332535
929	TM 11	2/27/2016	NMC1120107	NV101332536
930	TM 12	2/27/2016	NMC1120108	NV101332537
931	TM 13	2/27/2016	NMC1120109	NV101333162
932	TM 14	2/27/2016	NMC1120110	NV101333163
933	TM 15	2/27/2016	NMC1120111	NV101333164
934	TM 16	2/27/2016	NMC1120112	NV101333165
935	TM 17	2/27/2016	NMC1120113	NV101333166
936	TM 18	2/27/2016	NMC1120114	NV101333167
937	PF 43	4/2/2016	NMC1124637	NV101471866

#	Claim Name	Location Date	BLM	
			Legacy Serial No.	Serial No.
938	PF 44	4/2/2016	NMC1124638	NV101471867
939	PF 45	4/2/2016	NMC1124639	NV101471868
940	PF 46	4/2/2016	NMC1124640	NV101471869
941	PF 47	4/2/2016	NMC1124641	NV101471870
942	PF 48	4/2/2016	NMC1124642	NV101471871
943	PF 49	4/2/2016	NMC1124643	NV101471872
944	PF 50	4/2/2016	NMC1124644	NV101471873
945	PF 51	4/2/2016	NMC1124645	NV101471874
946	PF 52	4/2/2016	NMC1124646	NV101471875
947	PF 26	4/3/2016	NMC1124620	NV101470739
948	PF 27	4/3/2016	NMC1124621	NV101470740
949	PF 28	4/3/2016	NMC1124622	NV101470741
950	PF 29	4/3/2016	NMC1124623	NV101470742
951	PF 30	4/3/2016	NMC1124624	NV101470743
952	PF 31	4/3/2016	NMC1124625	NV101470744
953	PF 32	4/3/2016	NMC1124626	NV101470745
954	PF 33	4/3/2016	NMC1124627	NV101470746
955	PF 34	4/3/2016	NMC1124628	NV101470747
956	PF 35	4/3/2016	NMC1124629	NV101470748
957	PF 36	4/3/2016	NMC1124630	NV101470749
958	PF 37	4/3/2016	NMC1124631	NV101470750
959	PF 38	4/3/2016	NMC1124632	NV101470751
960	PF 39	4/3/2016	NMC1124633	NV101470752
961	PF 40	4/3/2016	NMC1124634	NV101470753
962	PF 41	4/3/2016	NMC1124635	NV101470754
963	PF 42	4/3/2016	NMC1124636	NV101470755
964	WX 94	11/18/2016	NMC1139559	NV101571286
965	WX 95	11/18/2016	NMC1139560	NV101571287
966	WX 96	11/18/2016	NMC1139561	NV101571288
967	WX 97	11/18/2016	NMC1139562	NV101571289
968	WX 98	11/18/2016	NMC1139563	NV101571290
969	WX 99	11/18/2016	NMC1139564	NV101571291
970	WX 100	11/18/2016	NMC1139565	NV101571292
971	WX 101	11/18/2016	NMC1139566	NV101571293
972	WX 102	11/18/2016	NMC1139567	NV101571294
973	WX 103	11/18/2016	NMC1139568	NV101571295
974	WX 104	11/18/2016	NMC1139569	NV101571296
975	WX 105	11/18/2016	NMC1139570	NV101571297
976	WX 106	11/18/2016	NMC1139571	NV101571298
977	WX 107	11/18/2016	NMC1139572	NV101571299
978	WX 108	11/18/2016	NMC1139573	NV101571300

#	Claim Name	Location Date	BLM	
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979	WX 109	11/18/2016	NMC1139574	NV101571401
980	WX 110	11/18/2016	NMC1139575	NV101571402
981	WX 111	11/18/2016	NMC1139576	NV101571403
982	WX 112	11/18/2016	NMC1139577	NV101571404
983	WX 73	11/18/2016	NMC1139538	NV101830065
984	WX 74	11/18/2016	NMC1139539	NV101830066
985	WX 75	11/18/2016	NMC1139540	NV101830067
986	WX 76	11/18/2016	NMC1139541	NV101830068
987	WX 77	11/18/2016	NMC1139542	NV101830069
988	WX 78	11/18/2016	NMC1139543	NV101830070
989	WX 79	11/18/2016	NMC1139544	NV101830071
990	WX 80	11/18/2016	NMC1139545	NV101830072
991	WX 81	11/18/2016	NMC1139546	NV101830073
992	WX 82	11/18/2016	NMC1139547	NV101830074
993	WX 83	11/18/2016	NMC1139548	NV101830075
994	WX 84	11/18/2016	NMC1139549	NV101830076
995	WX 85	11/18/2016	NMC1139550	NV101830077
996	WX 86	11/18/2016	NMC1139551	NV101830078
997	WX 87	11/18/2016	NMC1139552	NV101830079
998	WX 88	11/18/2016	NMC1139553	NV101830080
999	WX 89	11/18/2016	NMC1139554	NV101830081
1000	WX 90	11/18/2016	NMC1139555	NV101830082
1001	WX 91	11/18/2016	NMC1139556	NV101830083
1002	WX 92	11/18/2016	NMC1139557	NV101830084
1003	WX 93	11/18/2016	NMC1139558	NV101830085
1004	WX 1	11/19/2016	NMC1139466	NV101824876
1005	WX 2	11/19/2016	NMC1139467	NV101824877
1006	WX 3	11/19/2016	NMC1139468	NV101824878
1007	WX 4	11/19/2016	NMC1139469	NV101824879
1008	WX 5	11/19/2016	NMC1139470	NV101824880
1009	WX 6	11/19/2016	NMC1139471	NV101824881
1010	WX 7	11/19/2016	NMC1139472	NV101824882
1011	WX 8	11/19/2016	NMC1139473	NV101824883
1012	WX 9	11/19/2016	NMC1139474	NV101824884
1013	WX 10	11/19/2016	NMC1139475	NV101826087
1014	WX 11	11/19/2016	NMC1139476	NV101826088
1015	WX 12	11/19/2016	NMC1139477	NV101826089
1016	WX 13	11/19/2016	NMC1139478	NV101826090
1017	WX 14	11/19/2016	NMC1139479	NV101826091
1018	WX 15	11/19/2016	NMC1139480	NV101826092
1019	WX 16	11/19/2016	NMC1139481	NV101826093

#	Claim Name	Location Date	BLM	
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1020	WX 17	11/19/2016	NMC1139482	NV101826094
1021	WX 18	11/19/2016	NMC1139483	NV101826095
1022	WX 19	11/19/2016	NMC1139484	NV101826201
1023	WX 20	11/19/2016	NMC1139485	NV101826202
1024	WX 21	11/19/2016	NMC1139486	NV101826203
1025	WX 22	11/19/2016	NMC1139487	NV101826204
1026	WX 23	11/19/2016	NMC1139488	NV101826205
1027	WX 24	11/19/2016	NMC1139489	NV101826206
1028	WX 25	11/19/2016	NMC1139490	NV101826207
1029	WX 26	11/19/2016	NMC1139491	NV101826208
1030	WX 27	11/19/2016	NMC1139492	NV101826209
1031	WX 28	11/19/2016	NMC1139493	NV101826210
1032	WX 29	11/19/2016	NMC1139494	NV101826211
1033	WX 30	11/19/2016	NMC1139495	NV101826212
1034	WX 31	11/19/2016	NMC1139496	NV101827464
1035	WX 32	11/19/2016	NMC1139497	NV101827465
1036	WX 33	11/19/2016	NMC1139498	NV101827466
1037	WX 34	11/19/2016	NMC1139499	NV101827467
1038	WX 35	11/19/2016	NMC1139500	NV101827468
1039	WX 36	11/19/2016	NMC1139501	NV101827469
1040	WX 37	11/19/2016	NMC1139502	NV101827470
1041	WX 38	11/19/2016	NMC1139503	NV101827471
1042	WX 39	11/19/2016	NMC1139504	NV101827472
1043	WX 40	11/19/2016	NMC1139505	NV101827473
1044	WX 41	11/19/2016	NMC1139506	NV101827474
1045	WX 42	11/19/2016	NMC1139507	NV101827475
1046	WX 43	11/19/2016	NMC1139508	NV101827476
1047	WX 44	11/19/2016	NMC1139509	NV101827477
1048	WX 45	11/19/2016	NMC1139510	NV101827478
1049	WX 46	11/19/2016	NMC1139511	NV101827479
1050	WX 47	11/19/2016	NMC1139512	NV101827480
1051	WX 48	11/19/2016	NMC1139513	NV101827481
1052	WX 49	11/19/2016	NMC1139514	NV101827482
1053	WX 50	11/19/2016	NMC1139515	NV101827483
1054	WX 51	11/19/2016	NMC1139516	NV101827484
1055	WX 52	11/19/2016	NMC1139517	NV101828665
1056	WX 53	11/19/2016	NMC1139518	NV101828666
1057	WX 54	11/19/2016	NMC1139519	NV101828667
1058	WX 113	11/20/2016	NMC1139578	NV101571405
1059	WX 114	11/20/2016	NMC1139579	NV101571406
1060	WX 115	11/20/2016	NMC1139580	NV101572652

#	Claim Name	Location Date	BLM	
			Legacy Serial No.	Serial No.
1061	WX 116	11/20/2016	NMC1139581	NV101572653
1062	WX 117	11/20/2016	NMC1139582	NV101572654
1063	WX 118	11/20/2016	NMC1139583	NV101572655
1064	WX 119	11/20/2016	NMC1139584	NV101572656
1065	WX 120	11/20/2016	NMC1139585	NV101572657
1066	WX 121	11/20/2016	NMC1139586	NV101572658
1067	WX 122	11/20/2016	NMC1139587	NV101572659
1068	WX 123	11/20/2016	NMC1139588	NV101572660
1069	WX 124	11/20/2016	NMC1139589	NV101572661
1070	WX 125	11/20/2016	NMC1139590	NV101572662
1071	WX 126	11/20/2016	NMC1139591	NV101572663
1072	WX 55	11/20/2016	NMC1139520	NV101828668
1073	WX 56	11/20/2016	NMC1139521	NV101828669
1074	WX 57	11/20/2016	NMC1139522	NV101828670
1075	WX 58	11/20/2016	NMC1139523	NV101828671
1076	WX 59	11/20/2016	NMC1139524	NV101828672
1077	WX 60	11/20/2016	NMC1139525	NV101828673
1078	WX 61	11/20/2016	NMC1139526	NV101828674
1079	WX 62	11/20/2016	NMC1139527	NV101828675
1080	WX 63	11/20/2016	NMC1139528	NV101828676
1081	WX 64	11/20/2016	NMC1139529	NV101828677
1082	WX 65	11/20/2016	NMC1139530	NV101828678
1083	WX 66	11/20/2016	NMC1139531	NV101828679
1084	WX 67	11/20/2016	NMC1139532	NV101828680
1085	WX 68	11/20/2016	NMC1139533	NV101828681
1086	WX 69	11/20/2016	NMC1139534	NV101828682
1087	WX 70	11/20/2016	NMC1139535	NV101828683
1088	WX 71	11/20/2016	NMC1139536	NV101828684
1089	WX 72	11/20/2016	NMC1139537	NV101828685
1090	WX 127	12/1/2016	NMC1139592	NV101572664
1091	WX 128	12/1/2016	NMC1139593	NV101572665
1092	WX 129	12/1/2016	NMC1139594	NV101572666
1093	WX 130	12/1/2016	NMC1139595	NV101572667
1094	WX 131	12/1/2016	NMC1139596	NV101572668
1095	WX 132	12/1/2016	NMC1139597	NV101572669
1096	WX 133	12/1/2016	NMC1139598	NV101572670
1097	WX 134	12/1/2016	NMC1139599	NV101572671
1098	WX 135	12/1/2016	NMC1139600	NV101572672
1099	WX 136	12/1/2016	NMC1139601	NV101576235
1100	WX 137	12/1/2016	NMC1139602	NV101576236
1101	WX 138	12/1/2016	NMC1139603	NV101576237

#	Claim Name	Location Date	BLM	
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1102	WX 139	12/1/2016	NMC1139604	NV101576238
1103	WX 140	12/1/2016	NMC1139605	NV101576239
1104	WX 141	12/1/2016	NMC1139606	NV101576240
1105	WX 142	12/1/2016	NMC1139607	NV101576241
1106	WX 143	12/1/2016	NMC1139608	NV101576242
1107	WX 144	12/1/2016	NMC1139609	NV101576243
1108	WX 145	12/1/2016	NMC1139610	NV101576244
1109	WX 146	12/1/2016	NMC1139611	NV101576245
1110	WX 147	12/1/2016	NMC1139612	NV101576246
1111	WX 148	12/1/2016	NMC1139613	NV101576247
1112	WX 149	12/1/2016	NMC1139614	NV101576248
1113	WX 150	12/1/2016	NMC1139615	NV101576249
1114	WX 151	12/1/2016	NMC1139616	NV101576250
1115	WX 152	12/1/2016	NMC1139617	NV101576251
1116	WX 153	12/1/2016	NMC1139618	NV101576252
1117	WX 154	12/1/2016	NMC1139619	NV101576253
1118	WX 155	12/1/2016	NMC1139620	NV101576254
1119	WX 156	12/1/2016	NMC1139621	NV101576255
1120	PBG 1	3/14/2017	NMC1144005	NV101735113
1121	PBG 2	3/14/2017	NMC1144006	NV101735114
1122	PBG 3	3/14/2017	NMC1144007	NV101735115
1123	PBG 4	3/14/2017	NMC1144008	NV101737254
1124	PBG 5	3/14/2017	NMC1144009	NV101737255
1125	PBG 6	3/14/2017	NMC1144010	NV101737256
1126	PBG 7	3/14/2017	NMC1144011	NV101737257
1127	PBG 8	3/14/2017	NMC1144012	NV101737258
1128	PBG 9	3/14/2017	NMC1144013	NV101737259
1129	PBG 10	3/14/2017	NMC1144014	NV101737260
1130	PBG 11	3/14/2017	NMC1144015	NV101737261
1131	PBG 12	3/14/2017	NMC1144016	NV101737262
1132	PBG 114	3/15/2017	NMC1144118	NV101736341
1133	PBG 115	3/15/2017	NMC1144119	NV101736342
1134	PBG 116	3/15/2017	NMC1144120	NV101736343
1135	PBG 117	3/15/2017	NMC1144121	NV101736344
1136	PBG 118	3/15/2017	NMC1144122	NV101736345
1137	PBG 119	3/15/2017	NMC1144123	NV101736346
1138	PBG 120	3/15/2017	NMC1144124	NV101736347
1139	PBG 121	3/15/2017	NMC1144125	NV101736348
1140	PBG 122	3/15/2017	NMC1144126	NV101736349
1141	PBG 123	3/15/2017	NMC1144127	NV101736350
1142	PBG 83	3/15/2017	NMC1144087	NV101855375

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#	Claim Name	Location Date	Legacy Serial No.	Serial No.
1143	PBG 84	3/15/2017	NMC1144088	NV101855376
1144	PBG 85	3/15/2017	NMC1144089	NV101855377
1145	PBG 86	3/15/2017	NMC1144090	NV101855378
1146	PBG 87	3/15/2017	NMC1144091	NV101855379
1147	PBG 88	3/15/2017	NMC1144092	NV101856287
1148	PBG 89	3/15/2017	NMC1144093	NV101856288
1149	PBG 90	3/15/2017	NMC1144094	NV101856289
1150	PBG 91	3/15/2017	NMC1144095	NV101856290
1151	PBG 92	3/15/2017	NMC1144096	NV101856291
1152	PBG 93	3/15/2017	NMC1144097	NV101856292
1153	PBG 94	3/15/2017	NMC1144098	NV101856293
1154	PBG 95	3/15/2017	NMC1144099	NV101857507
1155	PBG 96	3/15/2017	NMC1144100	NV101857508
1156	PBG 97	3/15/2017	NMC1144101	NV101857509
1157	PBG 98	3/15/2017	NMC1144102	NV101857510
1158	PBG 99	3/15/2017	NMC1144103	NV101857511
1159	PBG 100	3/15/2017	NMC1144104	NV101857512
1160	PBG 101	3/15/2017	NMC1144105	NV101857513
1161	PBG 102	3/15/2017	NMC1144106	NV101857514
1162	PBG 103	3/15/2017	NMC1144107	NV101857515
1163	PBG 104	3/15/2017	NMC1144108	NV101857516
1164	PBG 105	3/15/2017	NMC1144109	NV101857517
1165	PBG 106	3/15/2017	NMC1144110	NV101857518
1166	PBG 107	3/15/2017	NMC1144111	NV101857519
1167	PBG 108	3/15/2017	NMC1144112	NV101857520
1168	PBG 109	3/15/2017	NMC1144113	NV101857521
1169	PBG 110	3/15/2017	NMC1144114	NV101857522
1170	PBG 111	3/15/2017	NMC1144115	NV101857523
1171	PBG 112	3/15/2017	NMC1144116	NV101857524
1172	PBG 113	3/15/2017	NMC1144117	NV101857525
1173	PBG 124	3/20/2017	NMC1144128	NV101736351
1174	PBG 125	3/20/2017	NMC1144129	NV101736352
1175	PBG 126	3/20/2017	NMC1144130	NV101736353
1176	PBG 127	3/20/2017	NMC1144131	NV101736354
1177	PBG 128	3/20/2017	NMC1144132	NV101736355
1178	PBG 129	3/20/2017	NMC1144133	NV101736356
1179	PBG 130	3/20/2017	NMC1144134	NV101736357
1180	PBG 131	3/20/2017	NMC1144135	NV101736358
1181	PBG 132	3/20/2017	NMC1144136	NV101736359
1182	PBG 133	3/20/2017	NMC1144137	NV101736360
1183	PBG 134	3/20/2017	NMC1144138	NV101736361

#	Claim Name	Location Date	BLM	
			Legacy Serial No.	Serial No.
1184	PBG 135	3/20/2017	NMC1144139	NV101738573
1185	PBG 136	3/20/2017	NMC1144140	NV101738574
1186	PBG 137	3/20/2017	NMC1144141	NV101738575
1187	PBG 138	3/20/2017	NMC1144142	NV101738576
1188	PBG 139	3/20/2017	NMC1144143	NV101738577
1189	PBG 140	3/20/2017	NMC1144144	NV101738578
1190	PBG 141	3/20/2017	NMC1144145	NV101738579
1191	PBG 142	3/20/2017	NMC1144146	NV101738580
1192	PBG 143	3/20/2017	NMC1144147	NV101738581
1193	PBG 144	3/20/2017	NMC1144148	NV101738582
1194	PBG 145	3/20/2017	NMC1144149	NV101738583
1195	PBG 146	3/20/2017	NMC1144150	NV101738584
1196	PBG 147	3/20/2017	NMC1144151	NV101738585
1197	PBG 148	3/20/2017	NMC1144152	NV101738586
1198	PBG 149	3/20/2017	NMC1144153	NV101738587
1199	PBG 150	3/20/2017	NMC1144154	NV101738588
1200	PBG 151	3/20/2017	NMC1144155	NV101738589
1201	PBG 152	3/20/2017	NMC1144156	NV101738590
1202	PBG 153	3/20/2017	NMC1144157	NV101738591
1203	PBG 154	3/20/2017	NMC1144158	NV101738592
1204	PBG 13	3/21/2017	NMC1144017	NV101737263
1205	PBG 14	3/21/2017	NMC1144018	NV101737264
1206	PBG 15	3/21/2017	NMC1144019	NV101737265
1207	PBG 16	3/21/2017	NMC1144020	NV101737266
1208	PBG 17	3/21/2017	NMC1144021	NV101737267
1209	PBG 25	3/21/2017	NMC1144029	NV101739507
1210	PBG 26	3/21/2017	NMC1144030	NV101739508
1211	PBG 27	3/21/2017	NMC1144031	NV101739509
1212	PBG 28	3/21/2017	NMC1144032	NV101739510
1213	PBG 29	3/21/2017	NMC1144033	NV101739511
1214	PBG 30	3/21/2017	NMC1144034	NV101739512
1215	PBG 31	3/21/2017	NMC1144035	NV101739513
1216	PBG 46	3/22/2017	NMC1144050	NV101850757
1217	PBG 47	3/22/2017	NMC1144051	NV101850758
1218	PBG 48	3/22/2017	NMC1144052	NV101850759
1219	PBG 49	3/22/2017	NMC1144053	NV101850760
1220	PBG 50	3/22/2017	NMC1144054	NV101850761
1221	PBG 51	3/22/2017	NMC1144055	NV101850762
1222	PBG 52	3/22/2017	NMC1144056	NV101850763
1223	PBG 53	3/22/2017	NMC1144057	NV101850764
1224	PBG 54	3/22/2017	NMC1144058	NV101850765

#	Claim Name	Location Date	BLM	
			Legacy Serial No.	Serial No.
1225	PBG 55	3/22/2017	NMC1144059	NV101850766
1226	PBG 56	3/22/2017	NMC1144060	NV101850767
1227	PBG 57	3/22/2017	NMC1144061	NV101850768
1228	PBG 58	3/22/2017	NMC1144062	NV101850769
1229	PBG 59	3/22/2017	NMC1144063	NV101850770
1230	PBG 60	3/22/2017	NMC1144064	NV101850771
1231	PBG 61	3/22/2017	NMC1144065	NV101850772
1232	PBG 62	3/22/2017	NMC1144066	NV101850773
1233	PBG 63	3/22/2017	NMC1144067	NV101850774
1234	PBG 64	3/22/2017	NMC1144068	NV101850775
1235	PBG 65	3/22/2017	NMC1144069	NV101850776
1236	PBG 66	3/22/2017	NMC1144070	NV101850777
1237	PBG 67	3/22/2017	NMC1144071	NV101855359
1238	PBG 68	3/22/2017	NMC1144072	NV101855360
1239	PBG 69	3/22/2017	NMC1144073	NV101855361
1240	PBG 70	3/22/2017	NMC1144074	NV101855362
1241	PBG 71	3/22/2017	NMC1144075	NV101855363
1242	PBG 72	3/22/2017	NMC1144076	NV101855364
1243	PBG 73	3/22/2017	NMC1144077	NV101855365
1244	PBG 74	3/22/2017	NMC1144078	NV101855366
1245	PBG 75	3/22/2017	NMC1144079	NV101855367
1246	PBG 76	3/22/2017	NMC1144080	NV101855368
1247	PBG 77	3/22/2017	NMC1144081	NV101855369
1248	PBG 78	3/22/2017	NMC1144082	NV101855370
1249	PBG 79	3/22/2017	NMC1144083	NV101855371
1250	PBG 80	3/22/2017	NMC1144084	NV101855372
1251	PBG 81	3/22/2017	NMC1144085	NV101855373
1252	PBG 82	3/22/2017	NMC1144086	NV101855374
1253	PBG 18	3/25/2017	NMC1144022	NV101737268
1254	PBG 19	3/25/2017	NMC1144023	NV101737269
1255	PBG 20	3/25/2017	NMC1144024	NV101737270
1256	PBG 21	3/25/2017	NMC1144025	NV101737271
1257	PBG 22	3/25/2017	NMC1144026	NV101737272
1258	PBG 23	3/25/2017	NMC1144027	NV101737273
1259	PBG 24	3/25/2017	NMC1144028	NV101737274
1260	PBG 32	3/25/2017	NMC1144036	NV101739514
1261	PBG 33	3/25/2017	NMC1144037	NV101739515
1262	PBG 34	3/25/2017	NMC1144038	NV101739516
1263	PBG 35	3/25/2017	NMC1144039	NV101739517
1264	PBG 36	3/25/2017	NMC1144040	NV101739518
1265	PBG 37	3/25/2017	NMC1144041	NV101739519

#	Claim Name	Location Date	BLM	
			Legacy Serial No.	Serial No.
1266	PBG 38	3/25/2017	NMC1144042	NV101739520
1267	PBG 39	3/25/2017	NMC1144043	NV101739521
1268	PBG 40	3/25/2017	NMC1144044	NV101739522
1269	PBG 41	3/25/2017	NMC1144045	NV101739523
1270	PBG 42	3/25/2017	NMC1144046	NV101739524
1271	PBG 43	3/25/2017	NMC1144047	NV101739525
1272	PBG 44	3/25/2017	NMC1144048	NV101739526
1273	PBG 45	3/25/2017	NMC1144049	NV101739527
1274	PBG 155	7/9/2017	NMC1149827	NV101710913
1275	PBG 156	7/9/2017	NMC1149828	NV101710914
1276	PBG 157	7/9/2017	NMC1149829	NV101710915
1277	PBG 158	7/9/2017	NMC1149830	NV101710916
1278	PBG 159	10/18/2017	NMC1163261	NV101596865
1279	PBG 160	10/18/2017	NMC1163262	NV101596866
1280	PBG 161	10/18/2017	NMC1163263	NV101596867
1281	PBG 162	10/18/2017	NMC1163264	NV101596868
1282	PBG 163	10/18/2017	NMC1163265	NV101598852
1283	PBG 164	5/14/2018	NMC1177559	NV101717033
1284	PBG 165	5/14/2018	NMC1177560	NV101717034
1285	PBG 166	5/14/2018	NMC1177561	NV101717035
1286	PBG 167	5/14/2018	NMC1177562	NV101717036
1287	PBG 168	5/14/2018	NMC1177563	NV101717037
1288	PBG 169	5/14/2018	NMC1177564	NV101717038
1289	PBX 1	12/4/2016	NMC1139714	NV101578715
1290	PBX 2	12/4/2016	NMC1139715	NV101578716
1291	PBX 3	12/4/2016	NMC1139716	NV101578717
1292	PBX 4	12/4/2016	NMC1139717	NV101578718
1293	PBX 5	12/4/2016	NMC1139718	NV101578719
1294	PBX 6	12/4/2016	NMC1139719	NV101578720
1295	PBX 7	12/4/2016	NMC1139720	NV101578721
1296	PBX 8	12/4/2016	NMC1139721	NV101578722
1297	PBX 9	12/4/2016	NMC1139722	NV101578723
1298	PBX 10	12/4/2016	NMC1139723	NV101578724
1299	PBX 11	12/4/2016	NMC1139724	NV101578725
1300	PBX 12	12/4/2016	NMC1139725	NV101578726
1301	PBX 13	12/4/2016	NMC1139726	NV101579908
1302	PBX 14	12/4/2016	NMC1139727	NV101579909
1303	PBX 15	12/4/2016	NMC1139728	NV101579910
1304	PBX 16	12/4/2016	NMC1139729	NV101579911
1305	PBX 17	12/4/2016	NMC1139730	NV101579912
1306	PBX 18	12/4/2016	NMC1139731	NV101579913

#	Claim Name	Location Date	BLM	
			Legacy Serial No.	Serial No.
1307	PBX 19	12/4/2016	NMC1139732	NV101579914
1308	PBX 20	12/4/2016	NMC1139733	NV101579915
1309	PBX 21	12/4/2016	NMC1139734	NV101579916
1310	PBX 22	12/4/2016	NMC1139735	NV101579917
1311	PBX 23	12/5/2016	NMC1139736	NV101579918
1312	PBX 24	12/5/2016	NMC1139737	NV101579919
1313	PBX 25	12/5/2016	NMC1139738	NV101579920
1314	PBX 26	12/5/2016	NMC1139739	NV101579921
1315	PBX 27	12/5/2016	NMC1139740	NV101579922
1316	PBX 28	12/5/2016	NMC1139741	NV101579923
1317	PBX 29	12/5/2016	NMC1139742	NV101579924
1318	PBX 30	12/5/2016	NMC1139743	NV101579925
1319	PBX 31	12/6/2016	NMC1139744	NV101579926
1320	PBX 32	12/6/2016	NMC1139745	NV101579927
1321	PBX 33	12/6/2016	NMC1139746	NV101579928
1322	PBX 34	12/6/2016	NMC1139747	NV101821107
1323	PBX 35	12/6/2016	NMC1139748	NV101821108
1324	PBX 36	12/6/2016	NMC1139749	NV101821109
1325	PBX 37	12/6/2016	NMC1139750	NV101821110
1326	PBX 38	12/4/2016	NMC1139751	NV101821111
1327	PBX 39	12/4/2016	NMC1139752	NV101821112
1328	PBX 40	12/4/2016	NMC1139753	NV101821201
1329	PBX 41	12/4/2016	NMC1139754	NV101821202
1330	PBX 42	12/4/2016	NMC1139755	NV101821203
1331	PBX 43	12/4/2016	NMC1139756	NV101821204
1332	PBX 44	12/4/2016	NMC1139757	NV101821205
1333	PBX 45	12/4/2016	NMC1139758	NV101821206
1334	PBX 46	12/4/2016	NMC1139759	NV101821207
1335	PBX 47	12/4/2016	NMC1139760	NV101821208
1336	PBX 48	12/4/2016	NMC1139761	NV101821209
1337	PBX 49	12/4/2016	NMC1139762	NV101821210
1338	PBX 50	12/4/2016	NMC1139763	NV101821211
1339	PBX 51	12/4/2016	NMC1139764	NV101821212
1340	PBX 52	12/4/2016	NMC1139765	NV101821213
1341	PBX 53	12/4/2016	NMC1139766	NV101821214
1342	PBX 54	12/4/2016	NMC1139767	NV101821215
1343	PBX 55	12/4/2016	NMC1139768	NV101822478
1344	PBX 56	12/4/2016	NMC1139769	NV101822479
1345	PBX 57	12/4/2016	NMC1139770	NV101822480
1346	PBX 58	12/4/2016	NMC1139771	NV101822481
1347	PBX 59	12/4/2016	NMC1139772	NV101822482

#	Claim Name	Location Date	BLM	
			Legacy Serial No.	Serial No.
1348	PBX 60	12/4/2016	NMC1139773	NV101822483
1349	PBX 61	12/4/2016	NMC1139774	NV101822484
1350	PBX 62	12/4/2016	NMC1139775	NV101822485
1351	PBX 63	12/4/2016	NMC1139776	NV101822486
1352	PBX 64	12/4/2016	NMC1139777	NV101822487
1353	PBX 65	12/4/2016	NMC1139778	NV101822488
1354	PBX 66	12/4/2016	NMC1139779	NV101822489
1355	PBX 67	12/5/2016	NMC1139780	NV101822490
1356	PBX 68	12/5/2016	NMC1139781	NV101822491
1357	PBX 69	12/5/2016	NMC1139782	NV101822492
1358	PBX 70	12/5/2016	NMC1139783	NV101822493
1359	PBX 71	12/5/2016	NMC1139784	NV101822494
1360	PBX 72	12/5/2016	NMC1139785	NV101822495
1361	PBX 73	12/5/2016	NMC1139786	NV101822496
1362	PBX 74	12/5/2016	NMC1139787	NV101822497
1363	PBX 75	12/5/2016	NMC1139788	NV101822498
1364	PBX 76	12/5/2016	NMC1139789	NV101823692
1365	PBX 77	12/5/2016	NMC1139790	NV101823693
1366	PBX 78	12/5/2016	NMC1139791	NV101823694
1367	PBX 79	12/5/2016	NMC1139792	NV101823695
1368	PBX 80	12/5/2016	NMC1139793	NV101823696
1369	PBX 81	12/5/2016	NMC1139794	NV101823697
1370	PBX 82	12/5/2016	NMC1139795	NV101823698
1371	PBX 83	12/5/2016	NMC1139796	NV101823699
1372	PBX 84	12/5/2016	NMC1139797	NV101823700
1373	PBX 85	12/5/2016	NMC1139798	NV101823701
1374	PBX 86	12/5/2016	NMC1139799	NV101823702
1375	PBX 87	12/5/2016	NMC1139800	NV101823703
1376	PBX 88	12/5/2016	NMC1139801	NV101823704
1377	PBX 89	12/5/2016	NMC1139802	NV101823705
1378	PBX 90	12/5/2016	NMC1139803	NV101823706
1379	PBX 91	12/5/2016	NMC1139804	NV101823707
1380	PBX 92	12/5/2016	NMC1139805	NV101823708
1381	PBX 93	12/5/2016	NMC1139806	NV101823709
1382	PBX 94	12/5/2016	NMC1139807	NV101823710
1383	PBX 95	12/5/2016	NMC1139808	NV101823711
1384	PBX 96	12/5/2016	NMC1139809	NV101823712
1385	PBX 97	12/5/2016	NMC1139810	NV101824906
1386	PBX 98	12/5/2016	NMC1139811	NV101824907
1387	PBX 99	12/5/2016	NMC1139812	NV101824908
1388	PBX 100	12/5/2016	NMC1139813	NV101824909

#	Claim Name	Location Date	BLM	
			Legacy Serial No.	Serial No.
1389	PBX 101	12/11/2016	NMC1139814	NV101824910
1390	PBX 102	12/11/2016	NMC1139815	NV101824911
1391	PBX 103	12/11/2016	NMC1139816	NV101824912
1392	PBX 104	12/11/2016	NMC1139817	NV101824913
1393	PBX 105	12/11/2016	NMC1139818	NV101824914
1394	PBX 106	12/11/2016	NMC1139819	NV101824915
1395	PBX 107	12/11/2016	NMC1139820	NV101824916
1396	PBX 108	12/11/2016	NMC1139821	NV101824917
1397	PBX 109	12/11/2016	NMC1139822	NV101824918
1398	PBX 110	12/7/2016	NMC1139823	NV101824919
1399	PBX 111	12/7/2016	NMC1139824	NV101824920
1400	PBX 112	12/7/2016	NMC1139825	NV101824921
1401	PBX 113	12/7/2016	NMC1139826	NV101824922
1402	PBX 114	12/7/2016	NMC1139827	NV101824923
1403	PBX 115	12/7/2016	NMC1139828	NV101824924
1404	PBX 116	12/7/2016	NMC1139829	NV101824925
1405	PBX 117	12/7/2016	NMC1139830	NV101824926
1406	PBX 118	12/6/2016	NMC1139831	NV101826234
1407	PBX 119	12/6/2016	NMC1139832	NV101826235
1408	PBX 120	12/6/2016	NMC1139833	NV101826236
1409	PBX 121	12/6/2016	NMC1139834	NV101826237
1410	PBX 122	12/11/2016	NMC1139835	NV101826238
1411	PBX 123	12/11/2016	NMC1139836	NV101826239
1412	PBX 124	12/7/2016	NMC1139837	NV101826240
1413	PBX 125	12/11/2016	NMC1139838	NV101826241
1414	PBX 126	12/11/2016	NMC1139839	NV101826242
1415	PBX 127	12/7/2016	NMC1139840	NV101826243
1416	PBX 128	12/7/2016	NMC1139841	NV101826244
1417	PBX 129	12/7/2016	NMC1139842	NV101826245
1418	PBX 130	12/6/2016	NMC1139843	NV101826246
1419	PBX 131	12/6/2016	NMC1139844	NV101826247
1420	PBX 132	12/6/2016	NMC1139845	NV101826248
1421	PBX 133	12/6/2016	NMC1139846	NV101826249
1422	PBX 134	12/6/2016	NMC1139847	NV101826250
1423	PBX 135	12/6/2016	NMC1139848	NV101826251
1424	PBX 136	12/6/2016	NMC1139849	NV101827506
1425	PBX 137	12/11/2016	NMC1139850	NV101827507
1426	PBX 138	12/11/2016	NMC1139851	NV101827508
1427	PBX 139	12/11/2016	NMC1139852	NV101827509
1428	PBX 140	12/11/2016	NMC1139853	NV101827510
1429	PBX 141	12/3/2016	NMC1139854	NV101827511

#	Claim Name	Location Date	BLM	
			Legacy Serial No.	Serial No.
1430	PBX 142	12/3/2016	NMC1139855	NV101827512
1431	PBX 143	12/3/2016	NMC1139856	NV101827513
1432	PBX 144	12/3/2016	NMC1139857	NV101827514
1433	PBX 145	12/11/2016	NMC1139858	NV101827515
1434	PBX 146	12/11/2016	NMC1139859	NV101827516
1435	PBX 147	12/11/2016	NMC1139860	NV101827517
1436	PBX 148	12/11/2016	NMC1139861	NV101827518
1437	PBX 149	12/3/2016	NMC1139862	NV101827519
1438	PBX 150	12/7/2016	NMC1139863	NV101827520
1439	PBX 151	12/7/2016	NMC1139864	NV101827521
1440	PBX 152	12/7/2016	NMC1139865	NV101827522
1441	PBX 153	12/7/2016	NMC1139866	NV101827523
1442	PBX 154	12/7/2016	NMC1139867	NV101827524
1443	PBX 155	12/7/2016	NMC1139868	NV101827525
1444	PBX 156	12/7/2016	NMC1139869	NV101827526
1445	PBX 157	12/7/2016	NMC1139870	NV101828812
1446	PBX 158	12/7/2016	NMC1139871	NV101828813
1447	PBX 159	12/7/2016	NMC1139872	NV101828814
1448	PBX 160	12/7/2016	NMC1139873	NV101828815
1449	PBX 161	12/6/2016	NMC1139874	NV101828816
1450	PBX 162	12/6/2016	NMC1139875	NV101828817
1451	PBX 163	12/11/2016	NMC1139876	NV101828818
1452	PBX 164	12/11/2016	NMC1139877	NV101828819
1453	PBX 165	12/11/2016	NMC1139878	NV101828820
1454	PBX 166	12/11/2016	NMC1139879	NV101828821
1455	PBX 167	12/11/2016	NMC1139880	NV101828822

[End of description of Mining Claims in Elko and Eureka Counties.]

Part 3 - Legal Description of Leased Land

A. Lease and Surface Use Agreements of Surface Estate of Fee Lands

The following lease and surface use agreements affecting the surface estate of fee lands situated in Elko County, Nevada:

- (1) Surface Use Agreement with Conditional Purchase Option dated October 8, 2012, with Scott C. McLachlan, as lessor.
- (2) Surface Use Agreement with Conditional Purchase Option dated September 27, 2010, as amended, with Julian Tomera Ranches, Inc., Stone House Division, a Nevada corporation, as lessor.
- (3) Surface Use Agreement with Option to Purchase dated March 21, 2017, with Dominick Pieretti, also known as Dominek Pieretti, and Tosca Sullivan, as lessors.
- (4) Surface Use Agreement with Conditional Purchase Option dated September 27, 2010, with Kevin Tomera, as lessor.
- (5) Surface Use Agreement dated July 19, 2016, with Zunino Ranches, Inc., a Nevada corporation, as lessor.

The above-described lease and surface use agreements collectively affect the collectively affect the surface estate of the following fee lands situated in Elko County, Nevada:

T. 29 N., R. 53 E., MDM

Section 9: All
Section 10: N2NW
Section 17: All
Section 21: All
Section 23: All

T. 30 N., R. 53 E., MDM

Section 1: All
Section 3: Lots 1, 2; SE; E2SW; SWSW; SENW; E2 of Lot 3; S2NE4;
EXCEPTING from Section 3, T. 30 N., R. 53 E., MDM, a parcel reserved by Southern Pacific Land Company in the Deed recorded in the Office of the Elko County Recorder March 9, 1950, in Book 58 of Deeds, Page 22.
Section 9: SW; W2SE; NE
Section 13: All
Section 15: All

Section 17: All
Section 21: All
Section 23: All
Section 25: All
Section 27: All
Section 35: E2; E2W2

T. 31 N., R. 53 E., MDM

Section 15: All
Section 19: All
Section 22: NE
Section 27: All
Section 29: All
Section 31: Lots 1, 2, 3
Section 33: W2; N2NE

B. Lease Agreements of Mineral Interests in Fee Lands

The following lease agreements affecting the mineral estate of fee lands situated in Elko County, Nevada:

- (1) Lease with Option to Purchase dated November 8, 2012, as amended, with Pereira Family, LLC, a Delaware limited liability company, as lessor.
- (2) Mining Lease and Agreement dated September 27, 2010, as amended, with Thomas J. Tomera and Patsy S. Tomera, Trustees of the Thomas J. Tomera Family Trust, as lessors.
- (3) Mining Lease and Agreement dated September 17, 2010, as amended, with Thomas J. Tomera and Patsy S. Tomera, Peter M. Tomera and Toni Lyn Tomera, Eleanor O'Donnell, Juliana Diaz, and Lucy B. Miller as lessors.
- (4) Pinion Project Lease Agreement dated December 1, 2010, as amended, with Oscar Rudnick, as lessor.
- (5) Pinion Project Lease Agreement dated April 1, 2011, as amended, with Karen Courtney Rudnick, as lessor.
- (6) Mining Lease and Agreement dated October 10, 2011, as amended, with Karen Courtney Rudnick, Carter Alan Rudnick, and Natalie Anne Rudnick, as lessors.
- (7) Mining Lease and Agreement dated January 17, 2012, as amended, with Carole Wueste, as lessor.

- (8) Mining Lease and Agreement dated November 17, 2011, as amended, with Oscar Lindsay Rudnick, as lessor.
- (9) Mining Lease and Agreement dated December 28, 2011, as amended, with Ethan Howard, as lessor.
- (10) Mining Lease and Agreement dated February 23, 2012, as amended, with Milton Rudnick and Gloria Diane Rudnick, Trustees of the Milton and Diane Rudnick Revocable Trust dated March 14, 1991, as lessors.
- (11) Mining Lease and Agreement dated February 6, 2012, as amended, with Meredith Wright, as lessor.
- (12) Mining Lease and Agreement dated November 22, 2011, as amended, with Robert Anthoine and Margarita Maria Anthoine, as lessors.
- (13) Mining Lease and Agreement dated January 8, 2012, as amended, with Florence Styrt, lessor.
- (14) Mining Lease and Agreement dated April 5, 2012, as amended, with J.W. Blockberger, Conservator of the Mia Falk Special Needs Trust dated September 8, 2000, as lessor.
- (15) Mining Lease and Agreement dated January 11, 2012, as amended, with Gavin Brook, as lessor.
- (16) Mining Lease and Agreement dated March 9, 2012, as amended, with Robert D. Rudnick, Separate Property Trust U/D/T dated September 14, 2009, as lessor.
- (17) Mining Lease and Agreement dated January 18, 2012, as amended, with Devin Brook, as lessor.
- (18) Mining Lease and Agreement dated January 24, 2012, as amended, with Ian Brook, as lessor.
- (19) Mining Lease and Agreement dated October 27, 2011, as amended, with James Etcheverry, Julie Randolph Separate Property Trust, Frances Peterson Separate Property Trust, and L.A.P., L.P., as lessors.
- (20) Mining Lease and Agreement dated April 23, 2012, as amended, with Miriam Rudnick Stull and Thomas H. Stull, Trustees of the Miriam Rudnick Stull and Thomas H. Stull 2004 Trust, as lessors.

- (21) Mining Lease and Agreement dated May 17, 2012, as amended, with Marcia Rudnick, Trustee of the Marcus and Marcia Rudnick Family Trust, as lessor.
- (22) Mining Lease dated March 21, 2017, with Dominick Pieretti, also known as Dominek Pieretti, and Tosca Sullivan, as lessors.
- (23) Mining Lease with Option to Purchase dated July 5, 2016, with John C. Carpenter and Roseann Carpenter, husband and wife, as lessors.
- (24) Mining Lease and Agreement dated September 27, 2010, with K&K Tomera Lands, LLC, a Nevada limited liability company, as lessor.
- (25) Mining Lease with Option to Purchase dated July 12, 2016, with Linda Zunino and Tony Zunino, as trustees of the Delert J. Zunino and Linda Zunino Family Trusts dated October 11, 1994, as lessor.

The above-described lease agreements collectively affect the mineral estate of the following fee lands situated in Elko County, Nevada:

T. 28 N., R. 54 E., MDM

Section 16: NWSE; SW

Section 17: S2

Section 18: Lot 3

T. 28 N., R. 55 E., MDM

Section 1: Lot 3 of NW; S2NW; NWSW

Section 2: NESE; and also the following described parcel of land situated in the SESE of the section lying west of the east bank of Huntington Creek, and also that certain corner or piece of land lying east of said creek in the northwest corner of said corner section lying north of the Antone Sestanovich fence, extending east from said creek to the point where the north and south porch fence will extend in a southerly direction on the line of said fence cut to intersect said Antone Sestanovich fence.

Section 11: NE; N2NW; SENW; W2SE; S2SW

Section 14: N2NW; SWNW

Section 15: SENE; N2SE; NESW

T. 29 N., R. 53 E., MDM

Section 1: All

Section 3: All

Section 5: All

Section 7: All

Section 8: All

Section 9: All

Section 10: NE, N2NW
Section 11: All (except W2NWNE and E2NENW)
Section 15: All
Section 17: All
Section 19: All
Section 21: All
Section 23: All
Section 29: All
Section 31: All
Section 33: N2

T. 29 N., R. 54 E., MDM

Section 5: Lots 1, 2, 3, 4; S2N2
Section 7: All

T. 29 N., R. 55 E., MDM

Section 1: All
Section 2: All
Section 3: All
Section 13: SESE
Section 24: E2NE; SE
Section 25: NE; N2SE; SWSE; SESW; EXCEPTING from the NE of Section 25, one acre, more or less, used as a cemetery and reserving the right of ingress and egress therefrom by the usually traveled route connecting with the public highway, as set out in Book 35 of Deeds, Page, of the Official Records of Elko County.
Section 36: NW; E2SW

T. 29 N., R. 56 E., MDM

Section 4: Lots 3 4; SENW
Section 6: Lots 4, 5; E2; E2NW; E2SW
Section 7: Lot 4; W2SE; E2W2
Section 18: Lots 1, 2, 3, 4; E2NW

T. 30 N., R. 53 E., MDM

Section 1: All
Section 3: Lots 1, 2, E2 of Lot 3; SE; E2SW; SWSW; SENW; S2NE; EXCEPTING from Section 3, a parcel reserved by Southern Pacific Land Company in the Deed recorded in the Office of the Elko County Recorder on March 9, 1950, in Book 58 of Deeds, Page 22.
Section 5: Lots 1, 2, 3, 4; S2N2; SW; N2SE; SWSE
Section 7: All, Lots 1, 2, 3, 4
Section 9: NE; SENW; S2
Section 13: All
Section 15: All

Section 17: All
Section 19: All
Section 21: All
Section 23: All
Section 25: All
Section 27: All
Section 29: All
Section 31: All, Lots 1, 2, 3, 4
Section 33: All
Section 34: SWSW
Section 35: All

T. 30 N., R. 54 E., MDM

Section 3: S2SW; S2SE
Section 4: S2SE; S2SW
Section 5: All
Section 6: All
Section 7: All
Section 8: E2; E2W2; W2W2
Section 9: All
Section 10: W2; SWNE; W2SE; S2SE; N2NE; SENE; NESE
Section 11: W2W2
Section 14: W2W2
Section 15: All
Section 16: All
Section 17: All
Section 18: All
Section 19: All
Section 20: All
Section 21: All
Section 22: All
Section 23: W2W2
Section 27: All
Section 28: All
Section 29: All
Section 31: All
Section 32: N2N2
Section 33: N2N2

T. 30 N., R. 55 E., MDM

Section 13: E2SE; E2SW
Section 24: E2NE; NESE
Section 34: All
Section 35: All
Section 36: All

T. 30 N., R. 56 E., MDM

- Section 19: SW; W2NW; SENW; SWNE; W2SE; SESE
Section 28: That portion of the SWSW bounded and described as follows:
Beginning at the southwest corner of the section, thence north 126.91 feet, thence S 77°15' E 72.5 feet to the division fence, thence S 20° E 118 feet along said fence, thence W 111.19 feet to the place of the beginning.
Section 29: That portion of the S2S2 bounded and described as follows:
Beginning at the southwest corner of said section, thence north 908 feet to the fence corner, thence N 86°15' E along division fence 1,320 feet, thence S 77°15' E 4,048.4 feet to the east line of the section, thence south 126.91 feet to the southeast corner of the section, thence N 89°43' W, 5,265.81 feet to the place of the beginning.
Section 30: S2; NE; E2NW
Section 31: E2; E2W2
Section 32: All
Section 33: That portion of the W2 bounded and described as follows:
Beginning at the southwest corner of said section, thence North 5,280.13 feet to the northwest corner, thence east 111.19 feet to a division fence, thence S 20° E along said fence 5,619 feet to the south line of said section, thence 2,033 feet to the place of the beginning.

T. 31 N., R. 53 E., MDM

- Section 19: All, Lots 1, 2, 3, 4
Section 29: All
Section 31: All, Lots 1, 2, 3, 4
Section 33: N2NE; W2
Section 35: Lots 1, 2, 3, SWNW, S2, NE

T. 31 N., R. 54 E., MDM

- Section 3: Lots 1, 2, and 3; S2NE; SENW; E2SW; SE
Section 10: E2W2; E2
Section 15: All
Section 15: E2NE; SE
Section 21: E2; S2SW; NESW
Section 25: E2E2
Section 28: W2W2
Section 29: All
Section 31: All; EXCEPTING that portion lying westerly of the Bureau of Land Management allotment fence as conveyed by the Deed recorded in the Office of the Elko County Recorder in Book 54 of Official Records, Page 376.
Section 32: All

C. Leases of Patented Mining Claims

The following lease agreements affecting patented mining claims situated in Elko County, Nevada:

- (1) AMENDED AND RESTATED LEASE AGREEMENT DATED EFFECTIVE DECEMBER 1, 2021, WITH SYLVANIA RESOURCES, LLC, A NEVADA LIMITED LIABILITY COMPANY, AS LESSOR.
- (2) MINING LEASE WITH OPTION TO PURCHASE (SUN LODGE CLAIM) DATED EFFECTIVE DECEMBER 18, 2012, WITH SUN LODGE COMPANY, LLC, A NEVADA LIMITED LIABILITY COMPANY, AS LESSOR.
- (3) MINING LEASE WITH OPTION TO PURCHASE DATED EFFECTIVE JULY 3, 2013, WITH CANADIAN AMERICAN MINING COMPANY, L.L.C., A NEVADA LIMITED LIABILITY COMPANY, AS LESSOR.

The above-described lease agreements collectively affect the following patented mining claims situated in Elko County, Nevada:

Claim Name	Mineral Survey No.	Type	County APN
Kenilworth	4608	Lode	0PM-101-030
Sylvania	4608	Lode	0PM-101-030
Valley View	4608	Lode	0PM-101-030
Victor Fraction	4608	Lode	0PM-101-030
Vindicator Fraction	4608	Lode	0PM-101-030
Wide West	4608	Lode	0PM-101-030
Sun Lode	1494	Lode	0PM-161-051
Androsa	3382	Lode	0PM-114-054
Gladstone	3365	Lode	0PM-114-054

D. Lease Agreements of Unpatented Mining Claims

The following lease agreements affecting unpatented mining claims situated in Elko County, Nevada:

- A. Pinion Project Lease Agreement dated April 1, 2004, as amended, with Calvin Dean Stitzel and Cameron Dean Stitzel, as lessors.
- B. Mining Lease with Option to Purchase dated April 15, 2016, with Nevada Sunrise, LLC, a Nevada limited liability company.
- C. Mining Lease dated January 19, 2018, with Todd Schwandt and Dina Aiazzi, as lessors.
- D. Mining Lease with Option to Purchase dated effective January 8, 2015, with Calavera Exploration LLC as lessor.

The above-described lease agreements collectively affect the following thirty (30) unpatented mining claims situated in Elko County, Nevada:

#	Claim Name	Location Date	BLM	
			Legacy Serial No.	Serial No.
1	WMH 9	9/8/2001	NMC826307	NV101382873
2	WMH 10	9/8/2001	NMC826308	NV101382874
3	WMH 11	9/8/2001	NMC826309	NV101382875
4	WMH 12	9/8/2001	NMC826310	NV101382876
5	WMH 13	9/8/2001	NMC826311	NV101382877
6	WMH 14	9/8/2001	NMC826312	NV101382878
7	WMH 17	9/8/2001	NMC826315	NV101384006
8	WMH 19	9/8/2001	NMC826317	NV101384007
9	WMH 31	9/8/2001	NMC826319	NV101384008
10	WMH 32	9/8/2001	NMC826320	NV101384009
11	WMH 33	9/8/2001	NMC826321	NV101384010
12	WMH 34	9/8/2001	NMC826322	NV101384011
13	WMH 38	9/8/2001	NMC826326	NV101384012
14	WMH 40	9/8/2001	NMC826328	NV101384013
15	JOE PP 56	5/5/2005	NMC898185	NV101373822
16	JOE PP 58	5/5/2005	NMC898186	NV101373823
17	PINE 1	6/9/2006	NMC932037	NV101858928
18	PINE 2	6/9/2006	NMC932038	NV101858929
19	PINE 3	6/9/2006	NMC932039	NV101858930
20	PINE 4	6/9/2006	NMC932040	NV101858931
21	PINE 5	6/9/2006	NMC932041	NV101858932
22	PINE 6	6/9/2006	NMC932042	NV101858933
23	PINE 7	6/9/2006	NMC932043	NV101858934
24	PINE 8	6/9/2006	NMC932044	NV101858935

BLM				
#	Claim Name	Location Date	Legacy Serial No.	Serial No.
25	PINE 9	6/9/2006	NMC932045	NV101858936
26	PINE 10	6/9/2006	NMC932046	NV101858937
27	JOE PP 56A	8/8/2014	NMC1104555	NV101358982
28	JOE PP 58A	8/8/2014	NMC1104556	NV101358983
29	Calavera #6	5/14/1983	NMC276106	NV101456433
30	Calavera #6	5/17/1983	NMC276121	NV101607039

[End of description of Leased Land in Elko County.]

Part 4 – Water Rights

None.

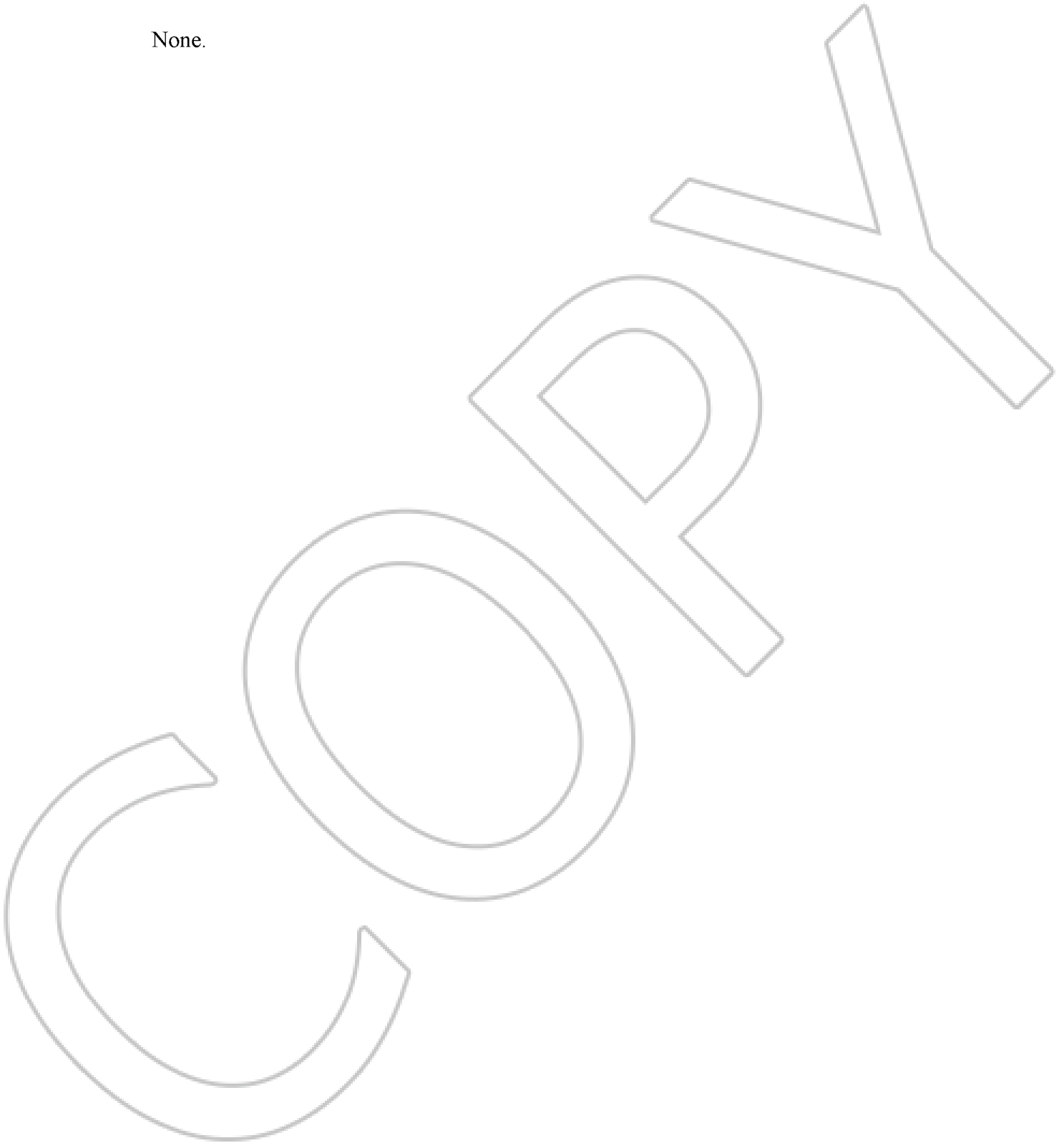


EXHIBIT B

DESCRIPTION OF PERSONAL PROPERTY

1. All personal property (including, without limitation, all goods, supplies, equipment, furniture, furnishings, fixtures, machinery, inventory, and construction materials and software embedded in any of the foregoing) in which Trustor now or hereafter acquires an interest or right, which is now or hereafter located on or affixed to the Real Property or the Improvements or used or useful in the operation, use, or occupancy thereof or the construction of any Improvements thereon, together with any interest of Trustor in and to personal property which is leased or subject to any superior security interest, and all books, records, leases and other agreements, documents, and instruments of whatever kind or character, relating to the Real Property, Improvements, or such personal property;

2. All fees, income, rents, issues, profits, earnings, receipts, royalties, and revenues which, after the date hereof and while any portion of the Secured Obligations remains unpaid or unperformed, may accrue to Trustor from such personal property or any part thereof or from the Real Property, the Improvements or any other part of the Trust Estate, or which may be received or receivable by Trustor from any hiring, using, letting, leasing, subhiring, subletting, subleasing, occupancy, operation, or use thereof;

3. All of Trustor's present and future rights to receive payments of money, services, or property, including, without limitation, rights to all deposits from tenants of the Real Property or Improvements, rights to receive capital contributions or subscriptions from Trustor's partners or shareholders, amounts payable on account of the sale of the capital stock of Trustor, accounts and other accounts receivable, deposit accounts maintained with Beneficiary and its affiliates, chattel paper (whether tangible or electronic) notes, drafts, contract rights, instruments, general intangibles, all as defined in the Nevada Uniform Commercial Code, as presently or hereafter in effect, and principal, interest and payments due on account of goods sold or leased, services rendered, loans made or credit extended, together with title to or interest in all agreements, documents, and instruments, evidencing, securing or guarantying the same;

4. All other intangible property (and related software) and rights relating to the Real Property, the Improvements, the personal property described in Paragraph (a) above or the operation, occupancy, or use thereof, including, without limitation, all governmental and non-governmental permits, licenses, and approvals relating to construction on or operation, occupancy, or use of the Real Property or Improvements, all names under or by which the Real Property or Improvements may at any time be operated or known, all rights to carry on business under any such names, or any variant thereof, all trade names and trademarks relating in any way to the Real Property or the Improvements, and all good will and software in any way relating to the Real Property or the Improvements;

5. Trustor's rights under all insurance policies covering the Real Property, the Improvements, the Personal Property, and the other parts of the Trust Estate and any and all proceeds, loss payments, and premium refunds payable regarding the same;

6. All reserves, deferred payments, deposits, refunds, cost savings, and payments of any kind relating to the construction of any Improvements on the Real Property;

7. All stock watering rights relating to the Real Property;

8. All causes of action, claims, compensation, and recoveries for any damage to, destruction of, or condemnation or taking of the Real Property, the Improvements, the Personal Property, or any other part of the Trust Estate, or for any conveyance in lieu thereof, whether direct or consequential, or for any damage or injury to the Real Property, the Improvements, the Personal Property, or any other part of the Trust Estate, or for any loss or diminution in value of the Real Property, the Improvements, the Personal Property, or any other part of the Trust Estate;

9. All architectural, structural, mechanical, and engineering plans and specifications prepared for construction of Improvements or extraction of minerals or gravel from the Real Property and all studies, data, and drawings related thereto; and also all contracts and agreements of the Trustor relating to the aforesaid plans and specifications or to the aforesaid studies, data, and drawings or to the construction of Improvements on or extraction of minerals or gravel from the Real Property;

10. All commercial tort claims Trustor now has or hereafter acquires relating to the properties, rights, titles, and interests referred to in this Exhibit B or elsewhere in the Deed of Trust;

11. All letter of credit rights (whether or not the letter of credit is evidenced by a writing) Trustor now has or hereafter requires relating to the properties, rights, titles and interest referred to in this Deed of Trust;

12. All proceeds from sale or disposition of any of the aforesaid collateral and all supporting obligations ancillary thereto or arising in any way in connection therewith;

13. All Trustor's rights in proceeds of the loan evidenced by the Finance Documents;

14. All of Trustor's rights in any and all warranties and guaranties with respect to any goods, materials, supplies, chattels, fixtures, equipment, machinery, building materials, and work in progress attached to or placed in or on any part of the Real Property, or used in connection with any construction on the Real Property; and

15. All of Trustor's rights in all plans, specifications, plats, agreements, assessments, reports, and surveys related to the Real Property.

Notwithstanding the foregoing, the Personal Property shall not include any of the Other Agreements or other permit or license to the extent that the Trustor is expressly prohibited from granting a security interest in such instrument pursuant to the terms thereof, but only to the extent such prohibition is not invalidated under the Nevada Uniform Commercial Code.

As used in this Exhibit B the terms “Credit Agreement”, “Secured Obligations”, “Finance Documents”, “Trust Estate”, “Real Property”, “Improvements”, and “Personal Property” shall have the meanings set forth in the Deed of Trust to which this Exhibit B is attached.