+NOTICE!!

These documents have been scanned!

Do not place un-scanned documents beneath this notice!

Do not remove this notice from this file!

GPO Jacket No. 560-102 Print Order 61549 Rise Business Services, LLC Job=AZ15 9/12/2019



Box Number= AZ15244



Claim Begin-End: AMC072700-AMC072809

1 Initial Receipt



NO DOCUMENTS FOUND

NO DOCUMENTS FOUND NO DOCUMENTS FOUND

NOTICE!!

These documents have been scanned!

Do not place un-scanned documents beneath this notice!

Do not remove this notice from this file!

GPO Jacket No. 560-102 Print Order 61549 Rise Business Services, LLC Job=AZ15 9/12/2019



Box Number= AZ15244



Claim Begin-End: AMC072700-AMC072809

2 Correspondence





BUREAU OF LAND MANAGEMENT
Arizona State Office
One North Central Avenue, Suite 800
Phoenix, Arizona 85004-4427
www.blm.gov/az/
AUG 1 2 2020



In Reply Refer To: 3830 (9200) RM AMC72700

Frank and Wanita Melluzzo 1600 N Cherry Hills Ln Dewey, AZ 86327-7438

CERTIFIED MAIL - RETURN RECEIPT REQUESTED No. 9214 8901 9403 8318 3979 86

On July 24, 2020, we received a letter from Wayne Melluzzo, son and trustee of the estate for Frank and Wanita Melluzzo, requesting the reversal of the Decision, dated December 11, 2019, declaring the mining claim, AMC72756, forfeited.

In accordance with the appeal regulations at 43 Code of Federal Regulations (CFR) 4.411(a), an appeal must be filed within 30 days after the date of service. As stated in 43 CFR 4.401(a), there is a 10-day grace period and "the delay in filing will be waived if the document is filed not later than 10 days after it was required to be filed and it is determined that the document was transmitted, or probably transmitted, to the office in which the filing is required before the end of the period in which it was required to be filed." Per 43 CFR 4.411(c), "no extension of time will be granted for filing the notice of appeal. If a notice of appeal is filed after the grace period provided in 4.401(a), the notice of appeal will not be considered and the case is required to be closed by the officer from whose decision the appeal is taken."

The letter addressed to Frank and Wanita Melluzzo was served on December 16, 2019. Therefore, their appeal period began December 17, 2019 and ended January 15, 2020. The letter addressed to Herbert and Oleta Williams was returned to Bureau of Land Management (BLM) marked as "Returned not known" by the U.S. Post Office on December 27, 2019. When a Decision is returned to BLM, you are considered to have been served and the 30 day appeal period commences on the date the letter is returned to BLM. Therefore, their appeal period began December 28, 2019 and ended on January 26, 2020.

To be considered, an appeal must be filed within 30 days after the date of service or within the 10-day grace period. The latest date that an acceptable appeal from any of these five Decisions could be received in this office was March 6, 2020. The appeal letter was received by BLM on July 24, 2020, 140 days after the expiration of the final grace period. In accordance with 43 CFR 4.411, the appeal was filed untimely and will not be considered.

Sincerely,

Amy F. DePestel

Supervisory Land Law Examiner Lands, Minerals and Energy Division

cc: U.S. Department of Interior

Sandra Day O'Connor U.S. Court House, STE 404

401 W. Washington Street, SPC 44

Phoenix, AZ 85003-2151



Date Produced: 08/24/2020

ConnectSuite Inc.:

The following is the delivery information for Certified Mail™/RRE item number 9214 8901 9403 8318 3979 86. Our records indicate that this item was delivered on 08/17/2020 at 03:45 p.m. in DEWEY, AZ 86327. The scanned image of the recipient information is provided below.

Signature of Recipient:

Address of Recipient: 1890 N CHERRY HILLS LN
DEWEY. AZ 86327-7438

Thank you for selecting the Postal Service for your mailing needs. If you require additional assistance, please contact your local post office or Postal Service representative.

Sincerely, United States Postal Service

The customer reference number shown below is not validated or endorsed by the United States Postal Service. It is solely for customer use.

Customer Reference Number: C2212155.12574231



BUREAU OF LAND MANAGEMENT Arizona State Office One North Central Avenue, Suite 800

Phoenix, Arizona 85004-4427 www.blm.gov/az/

AUG 1 2 2020



In Reply Refer To: 3830 (9200) RM AMC72700

Herbert and Oleta Williams 10609 N 8th St Phoenix, AZ 85020-5815

CERTIFIED MAIL - RETURN RECEIPT REQUESTED No. 9214 8901 9403 8318 3981 50

On July 24, 2020, we received a letter from Wayne Melluzzo, son and trustee of the estate for Frank and Wanita Melluzzo, requesting the reversal of the Decision, dated December 11, 2019, declaring the mining claim, AMC72756, forfeited.

In accordance with the appeal regulations at 43 Code of Federal Regulations (CFR) 4.411(a), an appeal must be filed within 30 days after the date of service. As stated in 43 CFR 4.401(a), there is a 10-day grace period and "the delay in filing will be waived if the document is filed not later than 10 days after it was required to be filed and it is determined that the document was transmitted, or probably transmitted, to the office in which the filing is required before the end of the period in which it was required to be filed." Per 43 CFR 4.411(c), "no extension of time will be granted for filing the notice of appeal. If a notice of appeal is filed after the grace period provided in 4.401(a), the notice of appeal will not be considered and the case is required to be closed by the officer from whose decision the appeal is taken."

The letter addressed to Frank and Wanita Melluzzo was served on December 16, 2019. Therefore, their appeal period began December 17, 2019 and ended January 15, 2020. The letter addressed to Herbert and Oleta Williams was returned to Bureau of Land Management (BLM) marked as "Returned not known" by the U.S. Post Office on December 27, 2019. When a Decision is returned to BLM, you are considered to have been served and the 30 day appeal period commences on the date the letter is returned to BLM. Therefore, their appeal period began December 28, 2019 and ended on January 26, 2020.

To be considered, an appeal must be filed within 30 days after the date of service or within the 10-day grace period. The latest date that an acceptable appeal from any of these five Decisions could be received in this office was March 6, 2020. The appeal letter was received by BLM on July 24, 2020, 140 days after the expiration of the final grace period. In accordance with 43 CFR 4.411, the appeal was filed untimely and will not be considered.

Sincerely,

Amy F. DePestel

Supervisory Land Law Examiner Lands, Minerals and Energy Division

cc: U.S. Department of Interior Sandra Day O'Connor U.S. Court House, STE 404 401 W. Washington Street, SPC 44 Phoenix, AZ 85003-2151



Date Produced: 08/31/2020

ConnectSuite Inc.:

The following is the delivery information for Certified Mail™/RRE item number 9214 8901 9403 8318 3981 50. Our records indicate that this item was delivered on 08/25/2020 at 01:49 p.m. in PHOENIX, AZ 85004. The scanned image of the recipient information is provided below.

Signature of Recipient:

Private Rita 1. Hunter c/o Bureau of Nama Rita 1 Hunter Land Management

Address of Recipient:

Address / N CENTRAL STE SONO

Thank you for selecting the Postal Service for your mailing needs. If you require additional assistance, please contact your local post office or Postal Service representative.

Sincerely, United States Postal Service

The customer reference number shown below is not validated or endorsed by the United States Postal Service. It is solely for customer use.

Customer Reference Number:

C2212155.12574232



BUREAU OF LAND MANAGEMENT Arizona State Office One North Central Avenue, Suite 800 Phoenix, Arizona 85004-4427 www.blm.gov/az/



AUG 1 2 2020

In Reply Refer To: 3830 (9200) RM AMC72700

Wayne Melluzzo 15861 N 11th Ave Phoenix, AZ 85023

CERTIFIED MAIL - RETURN RECEIPT REQUESTED No. 9214 8901 9403 8318 3977 64

On July 24, 2020, we received a letter from Wayne Melluzzo, son and trustee of the estate for Frank and Wanita Melluzzo, requesting the reversal of the Decision, dated December 11, 2019, declaring the mining claim, AMC72756, forfeited.

In accordance with the appeal regulations at 43 Code of Federal Regulations (CFR) 4.411(a), an appeal must be filed within 30 days after the date of service. As stated in 43 CFR 4.401(a), there is a 10-day grace period and "the delay in filing will be waived if the document is filed not later than 10 days after it was required to be filed and it is determined that the document was transmitted, or probably transmitted, to the office in which the filing is required before the end of the period in which it was required to be filed." Per 43 CFR 4.411(c), "no extension of time will be granted for filing the notice of appeal. If a notice of appeal is filed after the grace period provided in 4.401(a), the notice of appeal will not be considered and the case is required to be closed by the officer from whose decision the appeal is taken."

The letter addressed to Frank and Wanita Melluzzo was served on December 16, 2019. Therefore, their appeal period began December 17, 2019 and ended January 15, 2020. The letter addressed to Herbert and Oleta Williams was returned to Bureau of Land Management (BLM) marked as "Returned not known" by the U.S. Post Office on December 27, 2019. When a Decision is returned to BLM, you are considered to have been served and the 30 day appeal period commences on the date the letter is returned to BLM. Therefore, their appeal period began December 28, 2019 and ended on January 26, 2020.

To be considered, an appeal must be filed within 30 days after the date of service or within the 10-day grace period. The latest date that an acceptable appeal from any of these five Decisions could be received in this office was March 6, 2020. The appeal letter was received by BLM on July 24, 2020, 140 days after the expiration of the final grace period. In accordance with 43 CFR 4.411, the appeal was filed untimely and will not be considered.

Sincerely,

Amy F. DePestel

Supervisory Land Law Examiner Lands, Minerals and Energy Division

ce: U.S. Department of Interior Sandra Day O'Connor U.S. Court House, STE 404 401 W. Washington Street, SPC 44 Phoenix, AZ 85003-2151



Date Produced: 08/17/2020

ConnectSuite Inc.:

The following is the delivery information for Certified Mail™/RRE item number 9214 8901 9403 8318 3977 64. Our records indicate that this item was delivered on 08/15/2020 at 11:45 a.m. in PHOENIX, AZ 85023. The scanned image of the recipient information is provided below.

Signature of Recipient:

Melluzzo Dh 2308 CU-19

Address of Recipient:

15861N 11A

Thank you for selecting the Postal Service for your mailing needs. If you require additional assistance, please contact your local post office or Postal Service representative.

Sincerely, United States Postal Service

The customer reference number shown below is not validated or endorsed by the United States Postal Service. It is solely for customer use.

Customer Reference Number:

C2212155.12574230



BUREAU OF LAND MANAGEMENT Arizona State Office

One North Central Avenue, Suite 800 Phoenix, Arizona 85004-4427 www.blm.gov/az/

DEC 1 1 2019



In Reply Refer To: 3830 (9200) RM AMC72700

CERTIFIED MAIL - RETURN RECEIPT REQUESTED No. 9214 8901 9403 8300 9765 33

DECISION

FRANK AND WANITA MELLUZZO

1600 N CHERRY HILLS LN

This Decision Affects the Claims

Shown in the Block Below.

DEWEY, AZ 86327-7438

AMC72731, AMC72756 JUNIPER, GOLD HOLE

MINING CLAIMS DECLARED FORFEITED

The mining claims listed above have been declared forfeited as of September 1, 2019, for failure to timely file the required maintenance fee payment or small miner's maintenance fee waiver (waiver).

Claimants are required to pay an annual non-refundable maintenance fee of \$165 per 20 acres or portion thereof, or submit a waiver, on or before September 1 of each year. These requirements were established by 30 U.S.C. 28f-1, as amended, and 43 CFR 3834 and 3835.

Our records do not show receipt of a maintenance fee payment or small miner waiver filed on or before the due date. Therefore, the claims listed above are forfeited.

Reclamation Requirements

This decision does not relieve you of the liability for reclamation of all areas disturbed by your activities on lands covered by the subject mining claim(s) and/or site(s). After you complete the reclamation, you must notify the authorized officer of the appropriate surface managing agency so that the authorized officer may conduct a final site inspection and determine whether you may be released from liability. If you fail to reclaim the land to the satisfaction of the authorized officer, the surface management agency may cite you for noncompliance under its surface

management regulations. For land administered by the Bureau of Land Management (BLM), if you fail to reclaim the land to the satisfaction of the authorized officer as required in 43 CFR Subpart 3809, the BLM will issue an order of noncompliance under 43 CFR 3809.601(a). If you fail to comply with the non-compliance order, BLM may take further action under 43 CFR 3809.604. Failure to conduct reclamation is a prohibited act that may subject you to criminal penalties. See 43 CFR 3809.605(h) and 43 CFR 3809.700.

Appeal Procedures

This decision may be appealed to the Interior Board of Land Appeals, Office of the Secretary, in accordance with the regulations contained in 43 CFR, Part 4, and the enclosed Form 1842-1. If an appeal is taken, your notice of appeal must be filed in this office (at the above address) within 30 days from receipt of this decision. The appellant has the burden of showing that the decision appealed from is in error.

If you wish to file a petition pursuant to regulation 43 CFR 4.21 (58 FR 4939, January 19, 1993) for a stay of the effectiveness of this decision during the time that your appeal is being reviewed by the Board, the petition for a stay must accompany your notice of appeal. A petition for a stay is required to show sufficient justification based on the standards listed below. Copies of the notice of appeal and petition for a stay must also be submitted to each party named in this decision and to the Interior Board of Land Appeals and to the appropriate Office of the Solicitor (see 43 CFR 4.413) at the same time the original documents are filed with this office. If you request a stay, you have the burden of proof to demonstrate that a stay should be granted.

Standards for Obtaining a Stay

Except as otherwise provided by law or other pertinent regulation, a petition for a stay of a decision pending appeal shall show sufficient justification based on the following standards:

- (1) The relative harm to the parties if the stay is granted or denied,
- (2) The likelihood of the appellant's success on the merits,
- (3) The likelihood of immediate and irreparable harm if the stay is not granted, and
- (4) Whether the public interest favors granting the stay.

Please include your AMC serial number(s) on all correspondence. If additional information is required, please contact RéAnn Myers at 602-417-9413.

Elena Fink

Deputy State Director

Elena Finh

Lands, Minerals, and Energy Division

Enclosure(s)



BUREAU OF LAND MANAGEMENT

Arizona State Office
One North Central Avenue, Suite 800
Phoenix, Arizona 85004-4427
www.blm.gov/az/



DEC 1 1 2019

In Reply Refer To: 3830 (9200) RM AMC72700

CERTIFIED MAIL - RETURN RECEIPT REQUESTED No. 9214 8901 9403 8300 9765 40

DECISION

E V BUNKER; HERBERT AND

OLETA WILLIAMS

10609 N 8TH ST

PHOENIX, AZ 85020-5815

This Decision Affects the Claims

Shown in the Block Below.

AMC72731, AMC72756 JUNIPER, GOLD HOLE

MINING CLAIMS DECLARED FORFEITED

The mining claims listed above have been declared forfeited as of September 1, 2019, for failure to timely file the required maintenance fee payment or small miner's maintenance fee waiver (waiver).

Claimants are required to pay an annual non-refundable maintenance fee of \$165 per 20 acres or portion thereof, or submit a waiver, on or before September 1 of each year. These requirements were established by 30 U.S.C. 28f-1, as amended, and 43 CFR 3834 and 3835.

Our records do not show receipt of a maintenance fee payment or small miner waiver filed on or before the due date. Therefore, the claims listed above are forfeited.

Reclamation Requirements

This decision does not relieve you of the liability for reclamation of all areas disturbed by your activities on lands covered by the subject mining claim(s) and/or site(s). After you complete the reclamation, you must notify the authorized officer of the appropriate surface managing agency so that the authorized officer may conduct a final site inspection and determine whether you may be released from liability. If you fail to reclaim the land to the satisfaction of the authorized officer, the surface management agency may cite you for noncompliance under its surface

management regulations. For land administered by the Bureau of Land Management (BLM), if you fail to reclaim the land to the satisfaction of the authorized officer as required in 43 CFR Subpart 3809, the BLM will issue an order of noncompliance under 43 CFR 3809.601(a). If you fail to comply with the non-compliance order, BLM may take further action under 43 CFR 3809.604. Failure to conduct reclamation is a prohibited act that may subject you to criminal penalties. See 43 CFR 3809.605(h) and 43 CFR 3809.700.

Appeal Procedures

This decision may be appealed to the Interior Board of Land Appeals, Office of the Secretary, in accordance with the regulations contained in 43 CFR, Part 4, and the enclosed Form 1842-1. If an appeal is taken, your notice of appeal must be filed in this office (at the above address) within 30 days from receipt of this decision. The appellant has the burden of showing that the decision appealed from is in error.

If you wish to file a petition pursuant to regulation 43 CFR 4.21 (58 FR 4939, January 19, 1993) for a stay of the effectiveness of this decision during the time that your appeal is being reviewed by the Board, the petition for a stay must accompany your notice of appeal. A petition for a stay is required to show sufficient justification based on the standards listed below. Copies of the notice of appeal and petition for a stay must also be submitted to each party named in this decision and to the Interior Board of Land Appeals and to the appropriate Office of the Solicitor (see 43 CFR 4.413) at the same time the original documents are filed with this office. If you request a stay, you have the burden of proof to demonstrate that a stay should be granted.

Standards for Obtaining a Stay

Except as otherwise provided by law or other pertinent regulation, a petition for a stay of a decision pending appeal shall show sufficient justification based on the following standards:

- (1) The relative harm to the parties if the stay is granted or denied,
- (2) The likelihood of the appellant's success on the merits,
- (3) The likelihood of immediate and irreparable harm if the stay is not granted, and
- (4) Whether the public interest favors granting the stay.

Please include your AMC serial number(s) on all correspondence. If additional information is required, please contact RéAnn Myers at 602-417-9413.

Elena Fink

Deputy State Director

Lands, Minerals, and Energy Division

Slena tinh

Enclosure(s)



BUREAU OF LAND MANAGEMENT Arizona State Office One North Central Avenue, Suite 800 Phoenix, Arizona 85004-4427 www.blm.gov/az/



DEC 1 5 2017

In Reply Refer To: 3830 (9200) RM AMC72700

CERTIFIED MAIL - RETURN RECEIPT REQUESTED No. 7017 0190 0000 4056 5270

DECISION

HERBERT AND OLETA WILLIAMS 10609 N 8TH ST

PHOENIX, AZ 85020-5815

This decision affects those claims shown

in the block below.

AMC72723, AMC72724, AMC72751 GOLD BULLION MILL SITE, GOLD BULLION MILL SITE, FOWLER'S WATERGATE

MINING CLAIMS DECLARED FORFEITED

The mining claims listed above have been declared forfeited as of September 1, 2017, for failure to timely file the required maintenance fee payment or small miner's maintenance fee waiver (waiver).

Claimants are required to pay an annual non-refundable maintenance fee of \$155 per 20 acres or portion thereof, or submit a waiver, on or before September 1 of each year. These requirements were established by 30 U.S.C. 28f-l, as amended, and 43 CFR 3834 and 3835.

Our records do not show receipt of a maintenance fee payment or small miner waiver filed on or before the due date. Therefore, the claims listed above are forfeited.

Reclamation Requirements

This decision does not relieve you of the liability for reclamation of all areas disturbed by your activities on lands covered by the subject mining claim(s) and/or site(s). After you complete the reclamation, you must notify the authorized officer of the appropriate surface managing agency so that the authorized officer may conduct a final site inspection and determine whether you may be released from liability. If you fail to reclaim the land to the satisfaction of the authorized officer, the surface management agency may cite you for noncompliance under its surface management regulations. For land administered by the Bureau of Land Management (BLM), if you fail to

reclaim the land to the satisfaction of the authorized officer as required in 43 CFR Subpart 3809, BLM will issue an order of noncompliance under 43 CFR 3809.601(a). If you fail to comply with the non-compliance order, BLM may take further action under 43 CFR 3809.604. Failure to conduct reclamation is a prohibited act that may subject you to criminal penalties. See 43 CFR 3809.605(h) and 43 CFR 3809.700.

Appeal Procedures

This decision may be appealed to the Interior Board of Land Appeals, Office of the Secretary, in accordance with the regulations contained in 43 CFR, Part 4, and the enclosed Form 1842-1. If an appeal is taken, your notice of appeal must be filed in this office (at the above address) within 30 days from receipt of this decision. The appellant has the burden of showing that the decision appealed from is in error.

If you wish to file a petition pursuant to regulation 43 CFR 4.21 (58 FR 4939, January 19, 1993) for a stay of the effectiveness of this decision during the time that your appeal is being reviewed by the Board, the petition for a stay must accompany your notice of appeal. A petition for a stay is required to show sufficient justification based on the standards listed below. Copies of the notice of appeal and petition for a stay **must** also be submitted to each party named in this decision and to the Interior Board of Land Appeals and to the appropriate Office of the Solicitor (see 43 CFR 4.413) at the same time the original documents are filed with this office. If you request a stay, you have the burden of proof to demonstrate that a stay should be granted.

Standards for Obtaining a Stay

Except as otherwise provided by law or other pertinent regulation, a petition for a stay of a decision pending appeal shall show sufficient justification based on the following standards:

- (1) The relative harm to the parties if the stay is granted or denied,
- (2) The likelihood of the appellant's success on the merits,
- (3) The likelihood of immediate and irreparable harm if the stay is not granted, and
- (4) Whether the public interest favors granting the stay.

Please include your AMC serial number(s) on all correspondence. If additional information is required, please call RéAnn Myers at 602-417-9413.

Lucas Lucero

Jues fre

Deputy State Director

Lands, Minerals, and Energy Division

Enclosure

CLAIM OWNERS FOR AMC72723, AMC72724, AMC72751					
HERBERT AND OLETA WILLIAMS	10609 N 8TH ST	PHOENIX	AZ	85020-5815	
FRANK AND WANITA MELLUZZO	1600 N CHERRY HILLS LN	DEWEY	AZ	86327-7438	•

UNITED STATES

DEPARTMENT OF THE INTERIOR Bureau of Land Management Arizona State Office One North Central Avenue, Suite 800 Phoenix, Arizona 85004-4427

OFFICIA BUSINESS
PENALTY FOR PRIVATE USE \$300



PLACE STICKER AT TOP OF ENVELOPE TO THE RIGHT OF THE RETURN ADDRESS, FOLD AT DOTTED LINE

CERTIFIED M.



7017 0190 0000 4056 5270

neopost 12/15/2017
US POSTAGE

FIRST-CLASS MAIL

\$06.77º

US OFFICIAL MAIL \$300 Penalty For Private Use ZIP 85004 041L11101433

HERBERT AND OLETA WILLIAMS 10609 N 8TH ST PHOENIX, AZ 85020-5815

NIXIE 850 FE 1 9012/22/17

RETURN TO SENDER ATTEMPTED - NOT KNOWN UNABLE TO FORWARD

: 85004442700 *1914-01625-18-30

		COMPLETE THIS SECTION ON DELIVERY
1	Complete items 1, 2, and 3.	A. Signature Agent Addressee Addressee Addressee
	9590 9402 2630 6336 1242 71 2. Article Number (Transfer from service label) 7017 0190 0000 4056 5270	3. Service Type □ Adult Signature □ Adult Signature Stricted Delivery □ Certified Mail® □ Certified Mail Restricted Delivery □ Collect on Delivery □ Collect on Delivery Restricted Delivery □ Cellect on Delivery □ Collect on Delivery Restricted Delivery □ Adult Restricted Delivery □ Collect on Delivery Restricted Delivery □ Collect on Delivery Restricted Delivery □ Signature Confirmation Restricted Delivery □ Domestic Return Receipt
	PS Form 3811, July 2015 PSN 7530-02-000-9053	The second second

ENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece. or on the front if space permits.
- 1. Article Addressed to:

Frank #Wanita Melluzzo 1400 n. Cherry Hills in Deucy AZ 86327

9590 9402 2438 6249 5032 80

2. Article Number (Transfer from service label) 7017 040 0000 4054 5287

COMPLETE THIS SECTION ON DELIVERY

A. Signature ☐ Agent B. Received by (Printed Name) C Date of Delivery

D. Is delivery address different from item 1? If YES, enter delivery address below:

3. Service Type ☐ Adult Signature

☐ Adult Signature Restricted Delivery ☐ Certified Mail®

☐ Certified Mail Restricted Delivery ☐ Collect on Delivery

☐ Collect on Delivery Restricted Delivery

☐ Insured Mail

☐ Insured Mail Restricted Delivery (over \$500)

☐ Priority Mail Express® ☐ Registered Mail™

☐ Yes

□ No

- ☐ Registered Mail Restricted Delivery
- ☐ Return Receipt for Merchandise
- ☐ Signature Confirmation™ □ Signature Confirmation Restricted Delivery

Domestic Return Receipt



First-Class Mail Postage & Fees Paid USPS Permit No. G-10

United States Postal Service Postal Service

Sender! Please print your name, address, and ZIP+4° in this box.

JIS Dept of Lakor

HORE North Central Ave #800

EMECAN AZ 85004-4427

ENDER: COMPLETE THIS SECTION COMPLETE THIS SECTION ON DELIVERY A. Signature ■ Complete items 1, 2, and 3. ☐ Agent Print your name and address on the reverse ☐ Addressee so that we can return the card to you. B. Received by (Printed Name) C. Date of Delivery Attach this card to the back of the mailpiece, or on the front if space permits. Atiala Addragged to ☐ Yes D. Is delivery address different from item 1? If YES, enter delivery address below: TI No FRANK AND WANITA MELLUZZO 1600 N CHERRY HILLS LN DEWEY, AZ 86327-7438 9200 RM AMC72700



9590 9402 2630 6336 1242 64

Article Number (Transfer from service label)

7017 0190 0000 4056 5287

3. Service Type ☐ Adult Signature

☐ Adult Signature Restricted Delivery Certified Mail®

☐ Certified Mail Restricted Delivery ☐ Collect on Delivery

fail Restricted Delivery

☐ Collect on Delivery Restricted Delivery

☐ Priority Mail Express® ☐ Registered Mail™ ☐ Registered Mail Restricted

Delivery

Return Receipt for

Merchandise ☐ Signature Confirmation™

☐ Signature Confirmation

Restricted Delivery

Domestic Return Receipt





United States
Postal Service

W A Z STATE

M A Z STATE

M

Sender: Please print your name, address, and ZIP+4° in this box

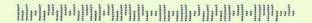
U. DEPARTMENT OF THE INTERIOR

BUEEAU OF LAND MANAGEMENT

ARIZONA STATE OFFICE

ON NORTH CENTRAL AVENUE, SUITE 800

PHOENIX, AZ 85004-4427





BUREAU OF LAND MANAGEMENT Arizona State Office One North Central Avenue, Suite 800 Phoenix, Arizona 85004-4427 www.blm.gov/az/



DEC 1.5 2017

In Reply Refer To: 3830 (9200) RM AMC72700

CERTIFIED MAIL - RETURN RECEIPT REQUESTED No. 7017 0190 0000 4056 5287

DECISION

FRANK AND WANITA MELLUZZO
1600 N CHERRY HILLS LN
DEWEY AZ 86227 7428

This decision affects those claims shown

in the block below.

DEWEY, AZ 86327-7438

AMC72723, AMC72724, AMC72751 GOLD BULLION MILL SITE, GOLD BULLION MILL SITE, FOWLER'S WATERGATE

MINING CLAIMS DECLARED FORFEITED

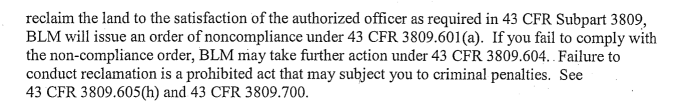
The mining claims listed above have been declared forfeited as of September 1, 2017, for failure to timely file the required maintenance fee payment or small miner's maintenance fee waiver (waiver).

Claimants are required to pay an annual non-refundable maintenance fee of \$155 per 20 acres or portion thereof, or submit a waiver, on or before September 1 of each year. These requirements were established by 30 U.S.C. 28f-l, as amended, and 43 CFR 3834 and 3835.

Our records do not show receipt of a maintenance fee payment or small miner waiver filed on or before the due date. Therefore, the claims listed above are forfeited.

Reclamation Requirements

This decision does not relieve you of the liability for reclamation of all areas disturbed by your activities on lands covered by the subject mining claim(s) and/or site(s). After you complete the reclamation, you must notify the authorized officer of the appropriate surface managing agency so that the authorized officer may conduct a final site inspection and determine whether you may be released from liability. If you fail to reclaim the land to the satisfaction of the authorized officer, the surface management agency may cite you for noncompliance under its surface management regulations. For land administered by the Bureau of Land Management (BLM), if you fail to



Appeal Procedures

This decision may be appealed to the Interior Board of Land Appeals, Office of the Secretary, in accordance with the regulations contained in 43 CFR, Part 4, and the enclosed Form 1842-1. If an appeal is taken, your notice of appeal must be filed in this office (at the above address) within 30 days from receipt of this decision. The appellant has the burden of showing that the decision appealed from is in error.

If you wish to file a petition pursuant to regulation 43 CFR 4.21 (58 FR 4939, January 19, 1993) for a stay of the effectiveness of this decision during the time that your appeal is being reviewed by the Board, the petition for a stay must accompany your notice of appeal. A petition for a stay is required to show sufficient justification based on the standards listed below. Copies of the notice of appeal and petition for a stay **must** also be submitted to each party named in this decision and to the Interior Board of Land Appeals and to the appropriate Office of the Solicitor (see 43 CFR 4.413) at the same time the original documents are filed with this office. If you request a stay, you have the burden of proof to demonstrate that a stay should be granted.

Standards for Obtaining a Stay

Except as otherwise provided by law or other pertinent regulation, a petition for a stay of a decision pending appeal shall show sufficient justification based on the following standards:

- (1) The relative harm to the parties if the stay is granted or denied,
- (2) The likelihood of the appellant's success on the merits,
- (3) The likelihood of immediate and irreparable harm if the stay is not granted, and
- (4) Whether the public interest favors granting the stay.

Please include your AMC serial number(s) on all correspondence. If additional information is required, please call RéAnn Myers at 602-417-9413.

Lucas Lucero

Jues free

Deputy State Director

Lands, Minerals, and Energy Division

Enclosure

CLAIM OWNERS FOR AMC72723, AMC72724, AMC72751				
HERBERT AND OLETA WILLIAMS	10609 N 8TH ST	PHOENIX	AZ	85020-5815
FRANK AND WANITA MELLUZZO	1600 N CHERRY HILLS LN	DEWEY	AZ	86327-7438

FAQs > (http://faq.usps.com/?articleId=220900)

USPS Tracking[®]

Track Another Package +

Tracking Number: 70170190000040565287

Remove X

Your item was delivered at 10:49 am on December 21, 2017 in DEWEY, AZ 86327.

Oblivered

December 21, 2017 at 10:49 am DELIVERED DEWEY, AZ 86327

Get Updates ✓

Text & Email Updates	
Tracking History	~
Product Information	~

See Less ∧

Can't find what you're looking for?

Go to our **FAQs (http://faq.usps.com/?articleId=220900)** section to find answers to your tracking questions.

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.
- 1. Article Addressed to:

WAYNE F MELLUZZO 1600 N CHERRY HILLS LN DEWEY, AZ 86327-7438 AMC72229;72700;341087; 367879;370620;371732;



9590,9402 2003 6123 5665 83

2. Article Number (Transfer from service label)
71. 4410 0001 7124 1707

COMPLETE THIS SECTION ON DELIVERY

A. Signature	0	
x 11 +	1/1	☐ Agent
* (())	a secon	□ Addresse
B. Redeived	(Printed Name)	C. Date of Deliver
Wagn	e Mellozzo	
D. Is delivery ad	dress different from iter	n 1? Yes

If YES, enter delivery address below:



- 3. Service Type

 ☐ Adult Signature
 ☐ Adult Signature Restricted Delivery
- ☐ Certified Mail®
 ☐ Certified Mail Restricted Delivery
- ☐ Collect on Delivery
 ☐ Collect on Delivery Restricted Delivery
 ☐ Insured Mail
- ☐ Insured Mail Restricted Delivery (over \$500)

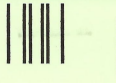
□ Priority Mail Express®
 □ Registered MailTM
 □ Registered Mail Restricte

TI No

- Registered Mail Restricted Delivery
- Return Receipt for Merchandise
- Signature Confirmation™ Signature Confirmation Restricted Delivery

USPS TRACKING#

9590 9402 2003 6123 5665 83



First-Class Mail Postage & Fees Paid USPS Permit No. G-10

United States
Postal Service

PHOENIX, AR

UNITED STATES

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

Arizona State Office

One N. Central Avenue, Suite 800

Phoenix, AZ 85004-4427

Sender: Please print your name, address, and ZIP+4® in this box®



BUREAU OF LAND MANAGEMENT Arizona State Office One North Central Avenue, Suite 800 Phoenix, Arizona 85004-4427 www.blm.gov/az/



In Reply Refer To: 3800 (9200) PB

August 9, 2017

	AMC72229	AMC341087	AMC370620
1	AMC72700	AMC367879	AMC371732

CERTIFIED MAIL - RETURN RECEIPT REQUESTED No. 7009 1410 0001 7124 1707

NOTICE

WAYNE F MELLUZZO 1600 N CHERRY HILLS LN DEWEY AZ 86327-7438 This Decision Affects Those Claims

Shown in the Block Below.

DEWEY, AZ 86327-7438

AMC72249 BOOM CLAIM; AMC72250 DUPLEX CLAIM; AMC72251 GOLD SHAD CLAIM; AMC72253 ALICE CLAIM; AMC72700 GLORY ANA #1; AMC72702 GLORY ANA #3; AMC72708 LA DORA #4; AMC72709 SUZANE #1; AMC72723 GOLD BULLION MIL SIT; AMC72724 GOLD BULLION MIL SIT; AMC72731 JUNIPER; AMC72751 FOWLER'S WATERGATE; AMC72756 GOLD HOLE; AMC341087 SUNNY BROOK; AMC341088 CLINKER; AMC341089 EL TORO; AMC367879 SUNBURST #7; AMC370620 LION; AMC371732 LION CUB 1&2;

Transfers Not Processed

Two conveyance documents to transfer ownership of the nineteen mining claims listed above was received by the Bureau of Land Management (BLM) Arizona State Office on July 27, 2017, receipt #3908433. The transfers of ownership cannot be processed for the following reasons:

The quit claim deeds (QCD's) cannot be processed as filed. In the case of the death of a mining claim owner, in order to transfer ownership, the following documents are required: 1) copy of the death certificate; 2) proof that whomever signs the QCD has authority to sign on behalf of the deceased claimant (this can be a copy of the will or a document from probate court declaring the executor of the will or personal representative of the deceased); 3) a QCD signed by the authorized executor or personal representative and under the signature it should be noted in what capacity the person is signing (i.e., executor, personal representative, etc.); 4) Processing fee of \$10 per claim, per grantee; and 5) the address of each grantee. Since the claims are listed under Frank Melluzzo and were not part of the trust, the trust documents are not acceptable.

Of the twelve claims that you wish to transfer to <u>WGK Properties, LLC</u>, Frank Melluzzo alone owns AMC72700, AMC72702, AMC72708 and AMC72709. Frank and one additional person own AMC72731, AMC367879, AMC370620 and AMC371732. Frank and two additional people own AMC72724. Frank and three additional people own AMC72723, AMC72751, and AMC72756.

Of the seven claims you wish to transfer to <u>The Melluzzo Family Trust</u>, Frank and one additional person own AMC72249. Frank and what appears to be a Company own AMC341087 through AMC341089. Frank and two additional people own AMC72250, AMC72251 and AMC72253.

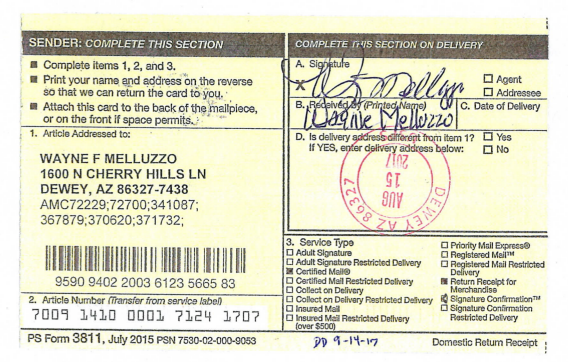
If appropriate, please submit a corrected conveyance document, required documents, or additional fees, within 30 days of your receipt of this notice. If the required information is not received within the 30-day timeframe, no further action will be taken, and the BLM will retain the non-refundable processing fees submitted.

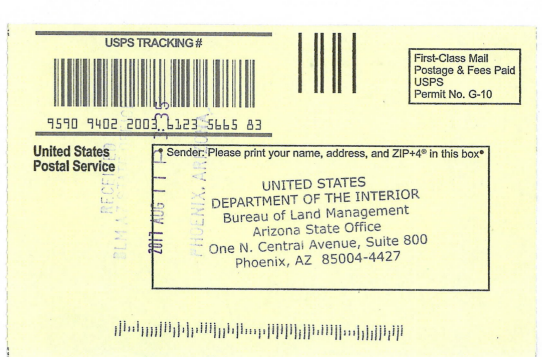
If additional information is required, please contact Pauline Brown at 602-417-9360. Please include your AMC serial number(s) on all correspondence.

Lucas Lucero

Deputy State Director

Lands, Minerals and Energy Division





18/1/2017 18/1/2017 18/1/2017

In Reply Refer To: 3800 (9200) PB

August 9, 2017

AMC72229	AMC341087	AMC370620
AMC72700	AMC367879	AMC371732



CERTIFIED MAIL - RETURN RECEIPT REQUESTED No. 7009 1410 0001 7124 1707

NOTICE

WAYNE F MELLUZZO 1600 N CHERRY HILLS LN DEWEY, AZ 86327-7438 This Decision Affects Those Claims

Shown in the Block Below.

DEWEY, AZ 86327-7438 :

AMC72249 BOOM CLAIM; AMC72250 DUPLEX CLAIM; AMC72251 GOLD SHAD CLAIM; AMC72253 ALICE CLAIM; AMC72700 GLORY ANA #1; AMC72702 GLORY ANA #3; AMC72708 LA DORA #4; AMC72709 SUZANE #1; AMC72723 GOLD BULLION MIL SIT; AMC72724 GOLD BULLION MIL SIT; AMC72731 JUNIPER; AMC72751 FOWLER'S WATERGATE; AMC72756 GOLD HOLE; AMC341087 SUNNY BROOK; AMC341088 CLINKER; AMC341089 EL TORO; AMC367879 SUNBURST #7; AMC370620 LION; AMC371732 LION CUB 1&2;

Transfers Not Processed

Two conveyance documents to transfer ownership of the nineteen mining claims listed above was received by the Bureau of Land Management (BLM) Arizona State Office on July 27, 2017, receipt #3908433. The transfers of ownership cannot be processed for the following reasons:

The quit claim deeds (QCD's) cannot be processed as filed. In the case of the death of a mining claim owner, in order to transfer ownership, the following documents are required: 1) copy of the death certificate; 2) proof that whomever signs the QCD has authority to sign on behalf of the deceased claimant (this can be a copy of the will or a document from probate court declaring the executor of the will or personal representative of the deceased); 3) a QCD signed by the authorized executor or personal representative and under the signature it should be noted in what capacity the person is signing (i.e., executor, personal representative, etc.); 4) Processing fee of \$10 per claim, per grantee; and 5) the address of each grantee. Since the claims are listed under Frank Melluzzo and were not part of the trust, the trust documents are not acceptable.

30th day from 8/15/17

Of the twelve claims that you wish to transfer to <u>WGK Properties</u>, <u>LLC</u>, Frank Melluzzo alone owns AMC72700, AMC72702, AMC72708 and AMC72709. Frank and one additional person own AMC72731, AMC367879, AMC370620 and AMC371732. Frank and two additional people own AMC72724. Frank and three additional people own AMC72723, AMC72751, and AMC72756.

Of the seven claims you wish to transfer to <u>The Melluzzo Family Trust</u>, Frank and one additional person own AMC72249. Frank and what appears to be a Company own AMC341087 through AMC341089. Frank and two additional people own AMC72250, AMC72251 and AMC72253.

If appropriate, please submit a corrected conveyance document, required documents, or additional fees, within 30 days of your receipt of this notice. If the required information is not received within the 30-day timeframe, no further action will be taken, and the BLM will retain the non-refundable processing fees submitted.

If additional information is required, please contact Pauline Brown at 602-417-9360. Please include your AMC serial number(s) on all correspondence.

/s/ Lucas Lucero

Lucas Lucero Deputy State Director Lands, Minerals and Energy Division

AZ9200:PBROWN:x9360:pb:MELLUZZO 'QCD'8/7/2017:CF





United States Department of the Interior



BUREAU OF LAND MANAGEMENT Arizona State Office One North Central Avenue, Suite 800 Phoenix, Arizona 85004-4427 www.blm.gov/az/

In Reply Refer To: 3800 (9200) PB

August 9, 2017

AMC72229	AMC341087	AMC370620
AMC72700	AMC367879	AMC371732

CERTIFIED MAIL - RETURN RECEIPT REQUESTED No. 7009 1410 0001 7124 1707

NOTICE

WAYNE F MELLUZZO 1600 N CHERRY HILLS LN DEWEY, AZ 86327-7438 This Decision Affects Those Claims

Shown in the Block Below.

AMC72249 BOOM CLAIM; AMC72250 DUPLEX CLAIM; AMC72251 GOLD SHAD CLAIM; AMC72253 ALICE CLAIM; AMC72700 GLORY ANA #1; AMC72702 GLORY ANA #3; AMC72708 LA DORA #4; AMC72709 SUZANE #1; AMC72723 GOLD BULLION MIL SIT; AMC72724 GOLD BULLION MIL SIT; AMC72731 JUNIPER; AMC72751 FOWLER'S WATERGATE; AMC72756 GOLD HOLE; AMC341087 SUNNY BROOK; AMC341088 CLINKER; AMC341089 EL TORO; AMC367879 SUNBURST #7; AMC370620 LION; AMC371732 LION CUB 1&2;

Transfers Not Processed

Two conveyance documents to transfer ownership of the nineteen mining claims listed above was received by the Bureau of Land Management (BLM) Arizona State Office on July 27, 2017, receipt #3908433. The transfers of ownership cannot be processed for the following reasons:

The quit claim deeds (QCD's) cannot be processed as filed. In the case of the death of a mining claim owner, in order to transfer ownership, the following documents are required: 1) copy of the death certificate; 2) proof that whomever signs the QCD has authority to sign on behalf of the deceased claimant (this can be a copy of the will or a document from probate court declaring the executor of the will or personal representative of the deceased); 3) a QCD signed by the authorized executor or personal representative and under the signature it should be noted in what capacity the person is signing (i.e., executor, personal representative, etc.); 4) Processing fee of \$10 per claim, per grantee; and 5) the address of each grantee. Since the claims are listed under Frank Melluzzo and were not part of the trust, the trust documents are not acceptable.

Of the twelve claims that you wish to transfer to <u>WGK Properties, LLC</u>, Frank Melluzzo alone owns AMC72700, AMC72702, AMC72708 and AMC72709. Frank and one additional person own AMC72731, AMC367879, AMC370620 and AMC371732. Frank and two additional people own AMC72724. Frank and three additional people own AMC72723, AMC72751, and AMC72756.

Of the seven claims you wish to transfer to <u>The Melluzzo Family Trust</u>, Frank and one additional person own AMC72249. Frank and what appears to be a Company own AMC341087 through AMC341089. Frank and two additional people own AMC72250, AMC72251 and AMC72253.

If appropriate, please submit a corrected conveyance document, required documents, or additional fees, within 30 days of your receipt of this notice. If the required information is not received within the 30-day timeframe, no further action will be taken, and the BLM will retain the non-refundable processing fees submitted.

If additional information is required, please contact Pauline Brown at 602-417-9360. Please include your AMC serial number(s) on all correspondence.

Lucas Lucero

Deputy State Director

Lands, Minerals and Energy Division

Run Date: ` 08/02/17

DEPARTMENT OF THE INTERIC BUREAU OF LAND MANAGEME. MINING CLAIMS

Run Time: 07:48 AM

CUSTOMER ID: 48594

MC Customer Information - With Serial No. and Required Maintenance Fee **ACTIVE CLAIMS**

Page 1 of 1

Admin State:

AZ

Geo State:

AZ

MELLUZZO FRANK

10609 N 8TH ST

PHOENIX, AZ 85020-5815

CUSTOMER ID: 48589

Serial No.	Claim Name/Number	Required MF	Casetype	Disposition
AMC72249	BOOM CLAIM TRANS TO: DUPLEX CLAIM THE MELLUS	TO FAMILY TRUST 155.00	LODE CLAIM	ACTIVE
AMC72250	DUPLEX CLAIM THE MELLOS	155.00	LODE CLAIM	ACTIVE
AMC72251	GOLD SHAD CLAIM	155.00	LODE CLAIM	ACTIVE
AMC72253	ALICE CLAIM	155.00	LODE CLAIM	ACTIVE
AMC72700	GLORY ANA #1	155.00	LODE CLAIM	ACTIVE
AMC72702	GLORY ANA #3	155.00 155.00 ROPERTIES, LLC 155.00	LODE CLAIM	ACTIVE
AMC72708	LA DORA #4	ROPERTIES, LLC 155.00	LODE CLAIM	ACTIVE
AMC72709	SUZANE #1	155.00	LODE CLAIM	ACTIVE
AMC72723	GOLD BULLION MIL SIT	155.00	MILLSITE CLAIM	ACTIVE
AMC72724	GOLD BULLION MIL SIT	155.00	MILLSITE CLAIM	ACTIVE
AMC72731	JUNIPER	155.00	LODE CLAIM	ACTIVE
AMC72751	FOWLER'S WATERGATE	155.00	LODE CLAIM	ACTIVE
AMC72756	GOLD HOLE	155.00	LODE CLAIM	ACTIVE
	Total Required Fee	2,015.00		

Number of ACTIVE cases: 13

MELLUZZO FRANK

10980 W CHERRY CREEK RD

DEWEY, AZ 86327-7338

Serial No.	Claim Name/Num	aber	Required MF	Casetype	Disposition
AMC341087	SUNNY BROOK	RANS TO:	155.00	LODE CLAIM	ACTIVE
AMC341088	CLINKER	HE MELLUZZO FAN	AILY 185.00	LODE CLAIM	ACTIVE
AMC341089	EL TORO	ME LAIL COM	155.00	LODE CLAIM	ACTIVE
AMC367879	SUNBURST #7	7	310.00	PLACER CLAIM	ACTIVE
AMC370620	LION	TRANS TO:	155.00	LODE CLAIM	ACTIVE
AMC371732	LION CUB 1&2	WGK PROPERTIES, LL	310.00	PLACER CLAIM	ACTIVE
	Total Requi	ired Fee	1,240.00		

Number of ACTIVE cases: 6



United States Department of the Interior

OFFICE OF HEARINGS AND APPEALS Interior Board of Land Appeals 801 N. Quincy St. Suite 300

Arlington, VA 22203

703 235 3750

AUG 3 0 2002

703 235 8349 (fax)

IBLA 2002-408

: AMC 72737

RONALD STELL

Mining Claim Maintenance Fees

:

Decision Affirmed; Requestfor Stay Denied as Moot

ORDER

Ronald Stell has appealed from a May 30, 2002, decision of the Arizona State Office, Bureau of Land Management (BLM), declaring the Sunburst #7 placer mining claim, AMC 72737, forfeited by operation of law. BLM based its decision on grounds that it did not receive either a \$100 maintenance fee or a small miner exemption certificate for the claim on or before September 1, 2001, for the 2002 assessment year, as required by "30 U.S.C. 28f-k, as amended by the Act of November 5, 2001 (Public Law 107-63; 115 Stat. 414)," and implementing regulations at 43 CFR 3833.1-5, 1-6, and 1-7.

Under the Maintenance Fee Act, as amended, Congress has established that the holder of an unpatented mining claim, mill or tunnel site must pay a claim maintenance fee of \$100 per claim on or before September 1 of each year for the years 1999 through 2003. 30 U.S.C. § 28f(a) (2000), as amended by the Department of the Interior and Related Agencies Appropriations Act, 2002, Pub. L. No. 107-63, 115 Stat. 414, 418-19 (November 5, 2001). However, the Secretary has discretion to waive the fee for a small miner who holds not more than 10 mining claims, mill sites, or tunnel sites, or combination thereof, on public lands and has performed assessment work required under the Mining Law of 1872. 30 U.S.C. § 28f(d)(1) (2000). Such claimants may elect to either pay a maintenance fee or file a small miner exemption certificate. 30 U.S.C. §§ 28f(a), 28f(d) (2000). Failure to pay the claim maintenance fee or to timely file a fee waiver certificate in lieu of payment "shall conclusively constitute a forfeiture of the unpatented mining claim * * * by the claimant and the claim shall be deemed null and void by operation of law." 30 U.S.C. § 28i (2000).

Case

The Maintenance Fee Act requires that either a maintenance fee or waiver certificate must be submitted "before the commencement of the assessment year." 30 U.S.C. §§ 28f(b), 28f(d)(1) (2000). Departmental regulations likewise provide that either the maintenance fee or a waiver certificate must be filed on or before September 1 to hold the claims for the assessment year beginning on September 1, each year the certification is due. 43 CFR 3833.1-5; 43 CFR 3833.1-7(d).

In his Statement of Reasons on appeal, Stell states that he intended to pay a \$100 maintenance fee to retain the Sunburst #7 claim, and in fact wrote a \$100 check to BLM for that purpose on August 20, 2001. Stell avers that, due to illness in his family, he was called away from his business affairs and left his brother in charge of them. He mailed a \$100 check made payable to BLM to his brother to be delivered to BLM, but his brother failed to do so. Stell further provides documentation in support of an allegation that his brother instead altered the check and used it for his own purposes. Stell admits that the maintenance fee was not timely delivered, but requests the Board consider these mitigating circumstances and reverse BLM's decision. Stell further requests a stay of BLM's decision pending the appeal.

BLM'S decision is correct. As described above, the Maintenance Fee Act and implementing regulations provide that either payment of maintenance fees or a waiver exemption certification must be submitted on September 1, prior to the commencement of each assessment year. While we recognize appellant's disappointment over the loss of these claims, the Maintenance Fee Act, 30 U.S.C. § 28i (2000), explicitly states that failure to timely pay the required fees automatically results in forfeiture of the mining claim by operation of law. statute is self-operative, and when a claimant fails to timely file a waiver and no payment has been made, forfeiture results from the statutory directive. Howard J. Hunt, 147 IBLA 381, 384 (1999); Paul W. Tobeler, 131 IBLA 245, 249 (1994). Even where extenuating circumstances are asserted, BLM and this Board are without authority to excuse lack of compliance with the maintenance fee requirement, to extend the time for compliance, or to afford any relief from the statutory consequences. Richard W. Cahoon Family Limited Partnership, 139 IBLA 323, 326 (1997); Paul W. Tobeler, 131 IBLA at 249. In the absence of a timely-filed maintenance fee payment or waiver certification, BLM properly

declared the subject mining claims forfeited. <u>Harlow Corp.</u>, 135 IBLA 382, 385 (1996); <u>Alamo Ranch Co.</u>, 135 IBLA 61, 76 (1996).

Therefore, pursuant to the authority delegated to the Board of Land Appeals by the Secretary of the Interior, 43 CFR 4.1, the decision appealed from is affirmed, and appellant's petition for stay is denied as moot.

Lisa Hemmer

Administrative Judge

I concur:

Rosalie Ashcraft

Acting Administrative Judge

APPEARANCES:

Ronald Stell 51245 N. 35th Ave. New River, AZ 85027

Office of the Field Solicitor
U.S. Department of the Interior
Sandra Day O'Connor U.S. Courthouse
Suite 404
401 West Washington Street, SP 44
Phoenix, AZ 85003-2151

cc: Gene P. Jones
3101 W. Crocus Dr.
Phoenix, AZ 85023

LAND MANAGEMENT

2002 SEP 10 A 10: 2
ARIZONA
STATE OFFICE

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.
- 1. Article Addressed to:

OFFICE OF HEARINGS AND APPEALS U.S. DEPARTMENT OF THE INTERIOR 801 NORTH QUINCY STREET SUITE 300 ARLINGTON, VA 22203 (957)MH AMC072700-072809

A. Signature X Jack Jeudle Agent Addressee B. Received by (Printed Name) C. Date of Delivery

D. Is delivery address different from item 1? ☐ YesIf YES, enter delivery address below: ☐ No

3. Service Type

☐ Certified Mail ☐ Express Mail

☐ Registered ☐ Return Receipt for Merchandise

☐ Insured Mail ☐ C.O.D.

4. Restricted Delivery? (Extra Fee)

☐ Yes

2. Article Number

(Transfer from service label) 7000 1670 0000 9170 8433

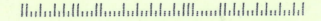
UNITED STATES POSTAL SERVICE



First-Class Mail Postage & Fees Paid USPS Permit No. G-10

• Sender: Please print your name, address, and ZIP+4 in this box •

BUREAU OF LAND MANAGEMENT ARIZONA STATE OFFICE 222 NORTH CENTRAL AVENUE PHOENIX, HAZNI 85004-2203





UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

408

IN REPLY REFER TO: AMC72700-72809 (AZ 957) MH

RECEIVED

JUL 0 1 2002

JUL - 8 2002

Certified Mail Receipt Requested

Board of Land Appeals

Memorandum To: Board of Land Appeals, Office of the Secretary Deputy State Director, Business And Support Services From: Subject: Transmitting Appeal of: Ronald Stell Mining Claim Locke Decision Kind of Application Referring to the above-cited case, I am transmitting a notice of an appeal from the decision of the Lands and Minerals Operations dated MAY 30, 2002 There are no conflicting cases of record. The conflicting cases shown on the status sheet have been properly noted as to the appeal and favorable action thereon suspended pending final action on the appeal. The records of the conflicting or reference cases identified below are transmitted herewith for use in connection with the appeal. Lonam, Eleal

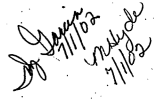
Enclosure (copy of decision)

cc: BLM; Ronald Stell; Field Solicitor Attn: Rich Greenfield



UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

IN REPLY REFER TO: AMC72700-72809 (AZ 957) MH



JUL 0 1 2003

Certified Mail Receipt Requested

Memorandum

To:

Board of Land Appeals, Office of the Secretary

From:

Deputy State Director, Business And Support Services

Subject: Transmitting Appeal of: Ronald Stell

Kind of Application

Mining Claim Locke Decision

Referring to the above-cited case, I am transmitting a notice of an appeal from the decision of the

<u> </u>	u iii	dated THAT 50; 20	<u> </u>
	X	There are no conflicting cases of record.	
		The conflicting cases shown on the status sheet have been properly noted as to the appearand favorable action thereon suspended pending final action on the appeal.	al
		The records of the conflicting or reference cases identified below are transmitted herewifor use in connection with the appeal.	th

151 Lonna M. O'Neal

Enclosure (copy of decision)

Ronald Stell; Field Solicitor
Attn: Rich Greenfield

LKH

Cars

6-26-2002

RECEIVED

JUL 2 9 2002

Board of Land Appeals

Bureau of Land Management 222 N. Central Avenue Phoenix, Arizona 85004-22-3

RE: 3800(957)MH

AMC 72700

Sunburst #7 AMC 72737

At this time I would like to petition for a Stay of the effectiveness of the above referenced decision of forfeiture.

If the stay is denied, the claimants stand to lose monetarily. There is a likelihood that the forfeiture could be reversed. There will be immediate and irreparable harm monetarily if the stay is denied. It will be up to the Department of the Interior as to whether the public interest favors granting a stay or not

Within the allotted time I shall submit reasons why I feel that this stay should be granted.

Truly Yours,

Ronald Stell (Gene Jones).

Copy: Gene Jones

Field Solicitor/Department of the Interior

6-26-2002

Copy

RECEIVED

JUL **2 9** 2002

Board of Land Appeals

Bureau of Land Management 222 N. Central Avenue Phoenix, Arizona 85004-2203

RE: 3800(957)MH

AMC 72700

Sunburst #7 AMC 72737

At this time I would like to file an appeal to the forfeiture of the above referenced mining claim. While I am not protesting the forfeituer based on an error on your part, I am petitioning for reconsideration of the decision. There are mitigating circumstances that may be considered in this petition. Within the allotted time I shall submit reasons the I feel may help my case.

Truly Yours,

Ronald Stell (Gene Jones)

Copy: Gene Jones

Field Solicitor/Department of the Interior

7-26-2002



JUL 2 9 2002

Board of Land Appeals

United States Department of the Interior Office of the Secretary Board of Lamd Appeals 801 North Quincy St., Suite 300 Arlington, Virginia 22203

RE: AMC72700-72809 (AZ 957) MH Sunburst #7 AMC 72737

I am not protesting this forfeiture based on an error on your part. Please consider the following paragraphs and see if you will reconsider your decision to forfeit.

I shall try to be as short as possible. In Feburary of 2001 my Dad became ill and was unable to get around. Since Dad lived alone, I went to Missouri and stayed with him until he got better in March. The doctors could not seem to figure out what was his problem at that time. By June he had gotten much worse, and the doctors told him that he had cancer and there was nothing they could do for him. I put my brother, Mike, in charge of my affairs in New River and went to stay with Dad in Missouri. Each month I signed and sent checks to Mike for the various bills etc. When I sent the checks for August to Mike, he took two of them and altered them somehow. (a police officer that I know here in New River told me it happens all the time, that thieves use acetone to remove payees and amounts and put in whatever they want) Again in September, Mike stole two more checks and altered them. One of the checks that he stole was clearly check # 5667, payable to BLM for my fee. Mike assured me that he had received a receipt from the BLM clerk and everything. Well, he didn't. If we look at sheet "A", which is a copy of four check carbons from my check book, and compare it with sheets "B" and "C", the altered checks, we can see just what took place. The dates and the signatures are the same and are my hand writing but the payees and the amounts have been changed and are someone elses hand writing. The bank would have no reason to question the altered checks as my signature was fine. Mike had some of his buddies cash the altered checks and thus stole the money. I did not find this out until I received the notice of forfeiture from the BLM. Qnce I had traced down the carbons and the altered checks, I realized what had happened. It is hard to imagins ones own brother doing this. He also pawned a lot of my tools etc. while I was gone. I have since found that Mike was using drugs, Chrystalmeth. That explains a lot.

Mike ran away to Colorado before I returned from Missouri, and has checked himself into a rehab center for drug abusers. My 2 brothers and sister have pleaded with me to not have Mike arrested and they even asked me not to tell our Mother, who is 81 years old and not in the best of health. My brothers have assured me that they will repay the money that Mike stole if I will work with them.

Had Mike not stolen the checks, my fees would have been paid on time and I would not have lost the claim. I am in the process of re-claiming the mining claim and I humbly ask that you please restore the claim to the prior status that existed prior to the forfeirure. Please vacate the forfeiture in view of what has happened. I do not know if this is sufficient grounds to reverse the forfeiture or not, but I beg you to please do so. Thank you for allowing me this time, I do appreciate it.

Dad died in December, but at least he never knew about Mike.

Tryly Yours

Ronald Stell' (Gene Jones)

Copy: Gene Jones

I have not out of respect for my family, getter the law envolved on the.

Mortgage / Rent Transportation Entertainment & Travel DO NOT USE Gas / Electric Credit Card Insurance Insura
Here's How: Carry balance forward Check type of expense Add details for memo line Retain duplicates in Deluxe Check box Memo Memo NOT NEGOTIABLE
V Track Your Expenses Mortigage / Rent Transportation Do Not USE Gas / Electric Credit Card Medical / Dental FOR REORDERING 566 Telephone Taxes Dependent Care Food Insurance Giothing Medical / Dental Gold
THIS PAYMENT ONLE HUNDERED OTHER Carry balance forward Check type of expense Add details on-memolips This payment lips Fighting This payment lips Fightin
NOT NEGOTIABLE **Track Your Expenses Mortgage / Rent Transportation Entertainment & Travel DO NOT USE Gas / Electric Credit Card Medical / Dental FOR REORDERING 5079 Telephone Taxes Dependent Care
Food
Memo ** 1 2 2 1 0 4 0 4 6 6 5 6 7 9 0 0 0 9 2 6 6 9 5 6 11 NOT N'E GOTIABLE ** Track You't Expenses ** Track You't Expenses
Mortgage / Rent. Transportation
Here's How: • Carry balance forward • Check type of expense • Add details on memo line • Rejain duplicates in Deluxe Check box Memo ### 13 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

La Trace de la constante

NOT NEGOTIABLE



>			
	RONALD E. STELL 51245 N. 35TH AVE. 465-7483 NEW RIVER, AZ 85027	0009266956 DATE 9-3	5679
AY TO THE ORDER OF	selley loke	Mais-	500.00
MI&I M	arshall & IIsley Bank	Bank	OLLARS 1 South Features Challe on Back
	1040461:5679 0009266	95611	MP LEGENDS
	XX		
	RONALD E. STELL 51245 N. 35TH AVE. 465-7483 NEW RIVER, AZ 85027	0009266956 DATE タンシ	5680 01
PAY TO THE	dash -	1 1 1 5 6	500.00

M& Marshall & IIsley Bank

MEMO

:122104046:5680 0009266956"

O DELUXE WALLET OR DUPLICATE

LEGENDS



RONALD E. STELL 51245 N. 35TH AVE. 465-7483 NEW RIVER, AZ 85027	0009266956	5668
PAY TO THE ALLEY DONG	DATE OF	500 M
orber of we herdied	dallain -	OLLARS 1 Society Features included. Details on Back.
M&I Marshall & IIsley Bank	Roman And	71
MEMO	(Ralk Dec	МР
1:1221040461:5668 000926	645611	

RONALD E. STELL 51245 N. 35TH AVE 465-7483 NEW RIVER, AZ 85027	0009266956	5667
PAYTOUNE ORCH BLOWS	DATE	20-01 IAAA AZ
Howard a	ollais	DOLLARS 1 Security Finances trickland Details on Back
M&I Marshall & Ilsley Bank	Ront	AN
MEMO TELL	mel f xx	MP MP
1:1221040461:5667 0009266	956"	

CERTIFIED MAIL N.35than ver, af LSERVICE 9264 22203 RECEIVED S United States Department of the Internal JUI 2 9 2002 De Office of the Secretary and of Land Appeals

and of Land Appeals

801 Weeth Runcy St South 300

300 Board of Land Appeals



United States Department of the Interior

OFFICE OF HEARINGS AND APPEALS Interior Board of Land Appeals 801 N. Quincy St. Suite 300 Arlington, VA 22203

703 235 3750

703 235 8349 (fax)

July 10, 2002

Appeal of

RONALD STELL, ET AL.

AMC 72700 Mining claim

The above appeal has been received and docketed under the number IBLA 2002-408. Please refer to this docket number in any communication, pleading, or other document relating to this appeal.

Thank you.

Bruce R. Harris

Deputy Chief Administrative Judge

AMC 72737

RECEIVED
BUREAU OF
LAND MANAGEMENT

2002 JUL 16 A 9: 35

ARIZONA
STATE OFFICE
ARIZONA
ARIZONA
ARIZONA
ARIZONA



First s Mail
Post Fees Paid
USFJ
Permit No. G-10

• Sender: Please print your name, address, and ZIP+4 in this box •

BUREAU OF LAND MANAGEMENT ARIZONA STATE OFFICE MARK 222 NORTH CENTRAL AVENUE PHOENIX, AZ 85004-2203 RECEIVED
BUREAU OF
LAND MANAGEMENT
2002 JUL -5 A
57

SENDER: COMPLETE THIS SECTION

- Complete item 8 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.
- 1. Article Addressed to:

ATTN: RICH GREENFIELD
U.S. DEPARTMENT OF THE INTERIOR
SANDRA DAY O'CONNOR US CT HOUSE, STE 404
401 W. WASHINGTON STREET, SPC 44
PHOENIX, AZ 85003-2151

(957)MH AMC72700

ı	ECTION ON DELIVERY
	A. Signature X Agent Addressee B. Received by (Printed Name) C. Date of Delivery C. Date of Delivery Address different from item 1? Yes If YES, enter delivery address below:
	3. Service Type ☐ Certified Mail ☐ Express Mail ☐ Registered ☐ Return Receipt for Merchandise ☐ Insured Mail ☐ C.O.D.
	4. Restricted Delivery? (Extra Fee) ☐ Yes

Article Number

(Transfer from service label)



UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

IN REPLY REFER TO: AMC72700-72809 (AZ 957) MH

JUL 0 1 2002

	002 01 2002
Certified	i Mail Receipt Requested
Memora	ndum.
To:	Board of Land Appeals, Office of the Secretary
From:	Deputy State Director, Business And Support Services
Subject:	Transmitting Appeal of: Ronald Stell
	Kind of Application Mining Claim Locke Decision
	Referring to the above-cited case, I am transmitting a notice of an appeal from the decision of the
Lands	and Minerals Operations dated MAY 30, ,2002
	There are no conflicting cases of record.
	The conflicting cases shown on the status sheet have been properly noted as to the appeal and favorable action thereon suspended pending final action on the appeal.
	The records of the conflicting or reference cases identified below are transmitted herewith for use in connection with the appeal.

(S/Lonna M. O'Neal

Enclosure (copy of decision)

cc: BLM; Ronald Stell; Field Solicitor Rich Greenfield

6-26-2002

RECEIVED

Bureau of Land Management 222 N. Central Avenue Phoenix, Arizona 85004-2203

JUL - 9 2002

Board of Land Appeals

RE: 3800(957)MH

AMC 72700

Sunburst #7 AMC 72737

At this time I would like to file an appeal to the forfeiture of the above referenced mining claim. While I am not protesting the forfeituer based on an error on your part, I am petitioning for reconsideration of the decision. There are mitigating circumstances that may be considered in this petition. Within the allotted time I shall submit reasons the I feel may help my case.

Truly Yours

Ronald Stell

(Gene Jones)

Copy: Gene Jones

Field Solicitor/Department of the Interior

IL.M. AZ STATE OFFICE

6-26-2002

Bureau of Land Management 222 N. Central Avenue Phoenix, Arizona 85004-22-3

RE: 3800(957)MH

AMC 72700

Sunburst #7 AMC 72737

At this time I would like to petition for a Stay of the effectiveness of the above referenced decision of forfeiture.

If the stay is denied, the claimants stand to lose monetarily. There is a likelihood that the forfeiture could be reversed. There will be immediate and irreparable harm monetarily if the stay is denied. It will be up to the Department of the Interior as to whether the public interest favors granting a stay or not

Within the allotted time I shall submit reasons why I feel that this stay should be granted.

Truly yours fell

Ronald Stell (Gene Jones).

Copy: Gene Jones

Field Solicitor/Department of the Interior

3.L.M. AZ STATE OFFICE

2002 JUN 26 P 2: 44

Bureau of Land Management 222 N. Central Avenue Phoenix, Arizona 85004-22-3

RE: 3800(957)MH

AMC 72700

Sunburst #7 AMC 72737

At this time I would like to petition for a Stay of the effectiveness of the above referenced decision of forfeiture.

If the stay is denied, the claimants stand to lose monetarily. There is a likelihood that the forfeiture could be reversed. There will be immediate and irreparable harm monetarily if the stay is denied. It will be up to the Department of the Interior as to whether the public interest favors granting a stay or not

Within the allotted time I shall submit reasons why I feel that this stay should be granted.

Truly Yours / Ronald Stell

(Gene Jones).

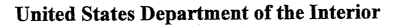
Copy: Gene Jones

Field Solicitor/Department of the Interior

3.L.M. AZ STATE OFFICE

2002 JUN 26 P 2: 44

PHOENIX, ARIZONA





BUREAU OF LAND MANAGEMENT

Arizona State Office 222 N. Central Avenue Phoenix, Arizona 85004 www.az.blm.gov

1N REPLY REFER TO: 3800 (957) MH AMC 72700

MAY 3 0 2002

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

DECISION

Mining Claimant(s) as Shown on the Enclosed Sheet(s)

Mining Claim(s)

Mining Claims
Declared Forfeited

The mining claims listed on the attached sheet have been declared forfeited for failure to file the required small miner's maintenance fee waiver (waiver) or pay the annual non-refundable maintenance fee of \$100.

Claimants are required to pay an annual non-refundable maintenance fee of \$100 or submit a waiver, on or before September 1, of each year. These requirements were established by 30 U.S.C. 28f-k, as amended by the Act of November 5, 2001 (Public Law 107-63; 115 Stat. 414) at 43 CFR 3833.1-5, 1-6, and 1-7.

Our records do not show receipt of a maintenance fee payment, or waiver received on or before September 1, 2001, for the year 2002, for the mining claim(s) listed on the enclosed sheet(s), and therefore, the claims are declared forfeited.

You are required to reclaim all areas disturbed by your activities on lands encompassed by your mining claim(s) and/or site(s). After you complete the reclamation, you must notify the authorized officer of the appropriate surface managing agency so that the authorized officer may conduct a final site inspection and determine whether you may be released from liability. If you fail to reclaim the land to the satisfaction of the authorized officer, the surface management agency may cite you for noncompliance under its surface management regulations.

For lands administered by the BLM, if you fail to reclaim the lands to the satisfaction of the authorized officer as required in 43 CFR Subpart 3809, BLM will issue an order of noncompliance under 43 CFR 3809.601(a). If you fail to comply with the noncompliance order, BLM may take further action under 43 CFR 3809.604. Failure to conduct reclamation is a prohibited act that may subject you to criminal penalties. See 43 CFR 3809.605(h) and 43 CFR 3809.700.

If your occupancy has been terminated and you fail to remove structures, material, and equipment, and any personal property in accordance with the regulations in 43 CFR 3715.5-1, BLM may dispose of the property. In accordance with 43 CFR 3715.5-2, you will remain liable for the costs BLM incurs in removing and disposing of the property.

This decision may be appealed to the Interior Board of Land Appeals, Office of the Secretary, in accordance with the regulations contained in 43 CFR, Part 4 and the enclosed Form 1842-1. If an appeal is taken, your notice of appeal must be filed in this office (at the above address) within 30 days from receipt of this decision. The appellant has the burden of showing that the decision appealed from is in error.

If you wish to file a petition pursuant to regulation 43 CFR 4.21 (58 FR 4939, January 19, 1993) or 43 CFR 2804.1 for a stay of the effectiveness of this decision during the time that your appeal is being reviewed by the Board, the petition for a stay must accompany your notice of appeal. A petition for a stay is required to show sufficient justification based on the standards listed below. Copies of the notice of appeal and petition for a stay must also be submitted to each party named in this decision and to the Interior Board of Land Appeals and to the appropriate Office of the Solicitor (see 43 CFR 4.413) at the same time the original documents are filed with this office. If you request a stay, you have the burden of proof to demonstrate that a stay should be granted.

Standards for Obtaining a Stay

Except as otherwise provided by law or other pertinent regulation, a petition for a stay of a decision pending appeal shall show sufficient justification based on the following standards:

- (1) The relative harm to the parties if the stay is granted or denied,
- (2) The likelihood of the appellant's success on the merits,
- (3) The likelihood of immediate and irreparable harm if the stay is not granted, and
- (4) Whether the public interest favors granting the stay.

If no appeal, or noncompliance, with the above occurs, this decision constitutes final administrative action of this Department as it affects the mining claims. No appeal, protest or petition for reconsideration will be entertained from this decision after the appeal period has expired.

Please include your AMC serial number(s) on all correspondence. If additional information is required,

please call Mary Hyde at (602) 417-9356.

Group Administrator

Ivv J. Gar

Lands and Minerals Adjudication

Enclosure

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
 Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. 1. Article Addressed to: 	A. Received by (Please Print Clearly) B. Date of Delivery C. Signature X Agent Addressee D. Is delivery address different from item 1? Yes If YES, enter delivery address below:
Gene P. Jones 3101 W. Crocus Dr. Phoenix, AZ 85023	
MH AMC72700 (39)	3. Service Type Certified Mail Registered Insured Mail C.O.D.
	4. Restricted Delivery? (Extra Fee)
2. Article Number (Copy from service label) 7000 1670 0000 9171 1440	1 11111 1 111 1 11 111 11 11 11 11 11 1
PS Form 3811, July 1999 Domestic Ret	turn Receipt 102595-00-M-0952





DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

Missing Yearly Attachments for

Enter_Year 2002

JONES GENE P 3101 W CROCUS DR PHOENIX, AZ 85023

Lead File Number -

72700

Serial Number

Mc Claim Nm

Last Assess Yr

AMC72737

SUNBURST #7

2001

ENDER: COMPLETE THIS SECTION COMPLETE THIS SECTION ON DELIVERY A. Received by (Please Print Clearly) B., Date of Delivery Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. -UNAZA STELL 231-07 Print your name and address on the reverse C. Signature so that we can return the card to you. ☐ Agent Attach this card to the back of the mailpiece. ☐ Addressee or on the front if space permits. ☐ Yes D. Is delivery address different from item 1? 1. Article Addressed to: If YES, enter delivery address below: □ No Ronald Stell 51245 N. 35th Ave. New River, AZ 85027 3. Service Type MH AMC72700 (39) Certified Mail ☐ Express Mail Return Receipt for Merchandise ☐ Registered ☐ Insured Mail ☐ C.O.D. 4. Restricted Delivery? (Extra Fee) ☐ Yes 2. Article Number (Copy from service label) 7000 1670 0000 91

Domestic Return Receipt

102595-00-M-095

PS Form 3811, July 1999



First-Class Mail Postage & Fees Paid USPS Permit No. G-10

RECEIVED

• Sender: Please print your name, address, and ZIPA4 in this box •

2002 JUN -3 A 446

BUREAU OF LAND MANAGEMENT

Arizona State Office (952.3) 222 N. Central Avenue

Phoenix, AZ 85004-2203

ARIZONA STATE OFFICE HOLEX, ARIZONA

DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

Missing Yearly Attachments for

Enter_Year 2002

STELL RONALD 51245 N 35TH AVE NEW RIVER, AZ 85027

Lead File Number -

72700

Serial Number

Mc Claim Nm

Last Assess Yr

AMC72737

SUNBURST #7

2001

3833 (952.3) MJY A MC 72700

September 3, 1998

NOTICE

Craig L. Sletten 2830 East Clarendon Phoenix, Arizona 85016

Mining Claims

Additional Requirements to be Met

On August 31, 1998, the enclosed copy of a Maintenance Fee Payment Waiver Certification (waiver) for 1999 was received in this office.

In accordance with 43 CFR 3833.1-7, **ALL OWNERS** of record for which a waiver is claimed, must sign the waiver form. According to the Bureau of Land Management records, see enclosed Serial Register Page, an additional signature is required.

Please provide the required signature by updating and returning the enclosed copy. If the required signature is not received, the waiver will not be accepted and the claim will be closed.

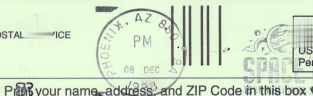
If you have any questions, please contact Dorie Morrison at (602) 417-9518.

/s/ Robert N. McBride Mary Jo Yoas Supervisor, Lands and Minerals Operations

Enclosures

MJYOAS:ers:9/3/98:A MC 72700

UNITED STATES POSTAL /ICE



-Class Mail^M: age & Fees Paid USPS Permit No. G-10

BUREAU OF LAND MANAGEMEN

ARIZONA STATE OFFICE 222 NORTH CENTRAL AVENUE PHOENIX, AZ 85004-2203



BUREAU OF LAND MANAGEMENT

Arizona State Office 222 North Central Avenue Phoenix, AZ 85004-2203

November 18, 1998

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

DECISION

Craig L. Sletten : AMC 72734 2830 E. Clarendon : White Tail

Phoenix, AZ 85016

Herbert Williams : 10609 N. 8th Street : Phoenix, AZ 85020 : :

Maintenance Fee Payment Waiver Denied Mining Claims Declared Forfeited

Claimants are required to pay a non-refundable maintenance fee of \$100 or submit a Maintenance Fee Payment Waiver Certification for each claim/site annually on or before August 31 for the subsequent assessment year.

Public Laws 102-381, 106 Stat. 1374, dated October 5, 1992, and 103-66, 107 Stat. 405, dated August 10, 1993, and the regulations implemented August 30, 1994, at 43 CFR 3833.1-6, Maintenance Fee Waiver Qualifications, and 3833.1-7 Filing Requirements for the Maintenance Fee Waiver, require that all owners of the mining claims for which an exemption is claimed **shall sign** the certified statement.

A "Waiver Held for Rejection" Decision, and a copy of the Maintenance Fee Payment Waiver Certification, received in this office August 31, 1998, was sent by certified mail October 20, 1998, to the address as shown on the official records of the Bureau of Land Management (BLM) to inform you that all owners of the mining claim must sign and allowed 30 days to sign and return. Because the signature has not been provided the Maintenance Fee Payment Waiver Certification is hereby rejected and the mining claim listed above is declared forfeited and closed.

This decision does not relieve you of the requirement for reclamation of all areas disturbed by your activities on lands covered by your mining claim(s) and/or site(s). Failure to reclaim the land to the satisfaction of the authorized officer of the agency upon whose lands you have located may cause the agency to hold the claimant in a status of non-compliance under their surface management regulations. If reclamation is required, you must notify the proper authorized officer upon completion so that final site inspection and clearance may be obtained and your liability released. On BLM administered lands failure to reclaim the land to the satisfaction of the authorized officer as prescribed by 43 CFR 3809.1-1 and 3809.3-2 may cause BLM to hold you in a status of non-compliance under 43 CFR 3809.3-2 and invoke the penalty provisions of 43 CFR 3809.3.2(f).

This decision may be appealed to the Interior Board of Land Appeals, Office of the Secretary, in accordance with the regulations contained in 43 CFR, Part 4 and the enclosed Form 1842-1. If an appeal is taken, your notice of appeal must be filed in this office (at the above address) within 30 days from receipt of this decision. The appellant has the burden of showing that the decision appealed from is in error.

If you wish to file a petition pursuant to regulation 43 CFR 4.21 (58 FR 4939, January 19, 1993) or 43 CFR 2804.1 for a stay of the effectiveness of this decision during the time that your appeal is being reviewed by the Board, the petition for a stay must accompany your notice of appeal. A petition for a stay is required to show sufficient justification based on the standards listed below. Copies of the notice of appeal and petition for a stay must also be submitted to each party named in this decision and to the

Interior Board of Land Appeals and to the appropriate Office of the Solicitor (see 43 CFR 4.413) at the same time the original documents are filed with this office. If you request a stay, you have the burden of proof to demonstrate that a stay should be granted.

Standards for Obtaining a Stay

Except as otherwise provided by law or other pertinent regulation, a petition for a stay of a decision pending appeal shall show sufficient justification based on the following standards:

- (1) The relative harm to the parties if the stay is granted or denied,
- (2) The likelihood of the appellant's success on the merits,
- (3) The likelihood of immediate and irreparable harm if the stay is not granted, and
- (4) Whether the public interest favors granting the stay.

If no appeal, or noncompliance, with the above occurs, this decision constitutes final administrative action of this Department as it affects the mining claims. No appeal, protest or petition for reconsideration will be entertained from this decision after the appeal period has expired.

Please include your A MC serial number(s) on all correspondence. If additional information is required, please call Dorie Morrison at (602) 417-9518.

Mary Jo Yoas

May Dyces

Supervisor, Lands and Minerals Operations

Enclosures

Ferm 1842-1 (February 1985)

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

INFORMATION ON TAKING APPEALS TO THE BOARD OF LAND APPEALS

DO NOT APPEAL UNLESS

1. This decision is adverse to you,

AND

2. You believe it is incorrect

IF YOU APPEAL, THE FOLLOWING PROCEDURES MUST BE FOLLOWED

1. NOTICE OF APPEAL . . . Within 30 days file a Notice of Appeal in the office which issued this decision (see
43 CFR Secs. 4.411 and 4.413). You may state your reasons for appealing, if you

desire.

2. WHERE TO FILE

NOTICE OF APPEAL . . . Bureau of Land Management

Mail or Bureau of Land management

Deliver to: 222 N. Central Avenue

Phoenix, Arizona 85004-2203

SOLICITOR

ALSO COPY TO . . . Field Solicitor

USDI

Two N. Central Avenue, Suite 1130

Phoenix, Arizona 85004

3. STATEMENT OF REASONS . .

Within 30 days after filing the *Notice of Appeal*. file a complete statement of the reasons why you are appealing. This must be filed with the United States Department of the Interior. Office of the Secretary, Board of Land Appeals, 4015 Wilson Blvd., Arlington, Virginia 22203 (see 43 CFR Sec. 4.412 and 4.413). If you fully stated your reasons for appealing when filing the *Notice of Appeal*, no additional statement is necessary.

SOLICITOR

ALSO COPY TO . . . Field Solicitor

USDI

Two N. Central Avenue, Suite 1130

Phoenix, Arizona 85004

4. ADVERSE PARTIES

Within 15 days after each document is filed, each adverse party named in the decision and the Regional Solicitor or Field Solicitor having jurisdiction over the State in which the appeal arose must be served with a copy of: (a) the Notice of Appeal, (b) the Statement of Reasons, and (c) any other documents filed (see 43 CFR Sec. 4.413). Service will be made upon the Associate Solicitor, Division of Energy and Resources, Washington, D.C. 20240, instead of the Field or Regional Solicitor when appeals are taken

from decisions of the Director (WO-100).

5. PROOF OF SERVICE

Within 15 days after any document is served on an adverse party, file proof of that service with the United States Department of the Interior, Office of the Secretary. Board of Land Appeals, 4015 Wilson Blvd., Arlington, Virginia 22203. This may consist of a certified or registered mail "Return Receipt Card" signed by the adverse party

(see 43 CFR Sec. 4.401(c)(2)).

Unless these procedures are followed your appeal will be subject to dismissal (see 43 CFR Sec. 4.402). Be certain that all communications are identified by serial number of the case being appealed.

NOTE: A document is not filed until it is actually received in the proper office (see 43 CFR Sec. 4.401(a))

SUBPART 1821.2--OFFICE HOURS; TIME AND PLACE FOR FILING

Sec. 1821.2-1 Office hours of State Offices. (a) State Offices and the Washington Office of the Bureau of Land Management are open to the public for the filing of documents and inspection of records during the hours specified in this paragraph on Monday through Friday of each week, with the exception of those days where the office may be closed because of a national holiday or Presidential or other administrative order. The hours during which the State Offices and the Washington Office are open to the public for the filing of documents and inspection of records are from 10 a.m. to 4 p.m., standard time or daylight saving time, whichever is in effect at the city in which each office is located.

Sec. 1821.2-2(d) Any document required or permitted to be filed under the regulations of this chapter, which is received in the State Office or the Washington Office, either in the mail or by personal delivery when the office is not open to the public shall be deemed to be filed as of the day and hour the office next opens to the public.

(e) Any document required by law, regulation, or decision to be filed within a stated period, the last day of which falls on a day the State Office or the Washington Office is officially closed, shall be deemed to be timely filed if it is received in the appropriate office on the next day the office is open to the public.

Urs. Government Printing 0 111985-576-017/22612 1

PART 1—PRACTICES BEFORE THE DEPARTMENT OF THE INTERIOR

AUTHORITY: Sec. 5, 23 Stat. 101; 43 U.S.C. 464.

Source: 29 FR 143, Jan. 7, 1964, unless othwise noted.

1.1 Purpose.

This part governs the participation of individuals in proceedings, both foral and informal, in which rights are asserted before, or privileges sought om, the Department of the Interior.

31.2 Definitions.

As used in this part the term:

(a) Department includes any bureau, office, or other unit of the Department of the Interior, whether in Washington, DC, or in the field, and any officer or employee thereof;

(b) Solicitor means the Solicitor of the Department of the Interior or his

authorized representative;

(c) Practice includes any action taken to support or oppose the assertion of a right before the Department or to support or oppose a request that the Department grant a privilege; and the term "practice" includes any such action whether it relates to the substance of, or to the procedural aspects

handling, a particular matter. The n "practice" does not include the paration or filing of an application, the filing without comment of documents prepared by one other than the individual making the filing, obtaining from the Department information that is available to the public generally, or the making of inquiries respecting the status of a matter pending before the Department. Also, the term "practice" does not include the representation of an employee who is the subject of disciplinary, loyalty, or other personnel administrative proceedings.

§1.3 Who may practice.

(a) Only those individuals who are eligible under the provisions of this sec-

tion may practice before the Department, but this provision shall not be deemed to restrict the dealings of Indian tribes or members of Indian tribes with the Department.

(b) Unless disqualified under the provisions of \$1.4 or by disciplinary action

taken pursuant to §1.6:

(1) Any individual who has been formally admitted to practice before the Department under any prior regulations and who is in good standing on December 31, 1963, shall be permitted to practice before the Department.

(2) Attorneys at law who are admitted to practice before the courts of any State, the District of Columbia, the Commonwealth of Puerto Rico, American Samoa, the Trust Territory of the Pacific Islands, or the District Court of the Virgin Islands will be permitted to practice without filing an application for such privilege.

(3) An individual who is not otherwise entitled to practice before the Department may practice in connection with a particular matter on his own be-

half or on behalf of

(i) A member of his family;

(ii) A partnership of which he is a member;

(iii) A corporation, business trust, or an association, if such individual is an

officer or full-time employee; (iv) A receivership, decedent's estate, or a trust or estate of which he is the receiver, administrator, or other similar fiduciary;

(v) The lessee of a mineral lease that is subject to an operating agreement or sublease which has been approved by the Department and which grants to such individual a power of attorney;

(vi) A Federal, State, county, district, territorial, or local government or agency thereof, or a government corporation, or a district or advisory board established pursuant to statute;

(vii) An association or class of individuals who have no specific interest that will be directly affected by the disposition of the particular matter.

§ 1.4 Disqualifications.

No individual may practice before the Department if such practice would violate the provisions of 18 U.S.C. 203, 205, or 207.

§1.5 Signature to constitute certificate.

When an individual who appears in a representative capacity signs a paper in practice before the Department, his signature shall constitute his certificate:

(a) That under the provisions of this part and the law, he is authorized and qualified to represent the particular

party in the matter;

(b) That, if he is the partner of a present or former officer or employee, including a special Government employee, the matter in respect of which he intends to practice is not a matter in which such officer or employee of the Government or special Government employee participates or has participated personally and substantially as a Government employee through decirecapproval, disapproval. ommendation, the rendering of advice, investigation or otherwise and that the matter is not the subject of such partner's official Government responsibility:

(c) That, if he is a former officer or employee, including a special Government employee, the matter in respect of which he intends to practice is not a matter in which he participated personally and substantially as a Government employee through decision, approval, disapproval, recommendation, the rendering of advice, investigation, or otherwise, while so employed and, if a period of one year has not passed since the termination of his employment with the Government, that the matter was not under his official responsibility as an officer or employee of the Government; and

(d) That he has read the paper; that to the best of his knowledge, information, and belief there is good ground to support its contents; that it contains no scandalous or indecent matter; and that it is not interposed for delay.

§ 1.6 Disciplinary proceedings.

(a) Disciplinary proceedings may be instituted against anyone who is practicing or has practiced before the Department on grounds that he is incompetent, unethical, or unprofessional, or that he is practicing without authority under the provisions of this part, or that he has violated any provisions of the laws and regulations governing practice before the Department, or that he has been disbarred or suspended by any court or administrative agency. Individuals practicing before the Department should observe the Canons of Professional Ethics of the American Bar Association and those of the Federal Bar Association, by which the Department will be guided in disciplinary matters.

(b) Whenever in the discretion of the Solicitor the circumstances warrant consideration of the question whether disciplinary action should be taken against an individual who is practicing or has practiced before the Department, the Solicitor shall appoint a hearing officer to consider and dispose of the case. The hearing officer shall give the individual adequate notice of, and an opportunity for a hearing on, the specific charges against him. The hearing shall afford the individual an opportunity to present evidence and cross-examine witnesses. The hearing officer shall render a decision either (1) (2) or charges, the dismissing reprimanding the individual or suspending or excluding him from practice before the Department.

(c) Within 30 days after receipt of the decision of the hearing officer reprimanding, suspending, or excluding an individual from practice before the Department, an appeal may be filed with the Solicitor, whose decision shall

be final.

43 CFR Subtitle A (10-1-93 Edition)

Subpart B—General Rules Relating to Procedures and Practice

§ 4.20 Purpose.

In the interest of establishing and maintaining uniformity to the extent feasible, this subpart sets forth general rules applicable to all types of proceedings before the Hearings Division and the several Appeals Boards of the Office of Hearings and Appeals.

§4.21 General provisions.

(a) Effect of decision pending appeal. Except as otherwise provided by law or

other pertinent regulation:

(1) A decision will not be effective during the time in which a person adversely affected may file a notice of appeal; when the public interest requires, however, the Director or an Appeals Board may provide that a decision, or any part of a decision, shall be in full force and effective immediately;

(2) A decision will become effective on the day after the expiration of the time during which a person adversely affected may file a notice of appeal unless a petition for a stay pending appeal is filed together with a timely notice of appeal; a petition for a stay may be filed only by a party who may properly maintain an appeal;

(3) A decision, or that portion of a decision, for which a stay is not granted will become effective immediately after the Director or an Appeals Board denies or partially denies the petition for a stay, or fails to act on the petition within the time specified in para-

graph (b)(4) of this section.

(b) Standards and procedures for obtaining a stay. Except as otherwise provided by law or other pertinent regulation:

- (1) A petition for a stay of a decision pending appeal shall show sufficient justification based on the following standards:
- (i) The relative harm to the parties if the stay is granted or denied,
- (ii) The likelihood of the appellant's success on the merits,
- (iii) The likelihood of immediate and irreparable harm if the stay is not granted, and
- (iv) Whether the public interest favors granting the stay;
- (2) The appellant requesting the stay bears the burden of proof to demonstrate that a stay should be granted;

(3) The appellant shall serve a copy of its notice of appeal and petition for a stay on each party named in the decision from which the appeal is taken, and on the Director or the Appeals Board to which the appeal is taken, at the same time such documents are served on the appropriate officer of the Department; any party, including the officer who made the decision being appealed, may file a response to the stay petition within 10 days after service; failure to file a response shall not result in a default on the question of whether a stay should be granted; service shall be made by delivering copies personally or by sending them by registered or certified mail, return receipt requested:

(4) The Director or an Appeals Board shall grant or deny a petition for a stay pending appeal, either in whole or in part, on the basis of the factors listed in paragraph (b)(1) of this section, within 45 calendar days of the expiration of the time for filing a notice of

appeal;

(c) Exhaustion of administrative remedies. No decision which at the time of its rendition is subject to appeal to the Director or an Appeals Board shall be considered final so as to be agency action subject to judicial review under 5 U.S.C. 704, unless a petition for a stay of decision has been timely filed and the decision being appealed has been made effective in the manner provided in paragraphs (a)(3) or (b)(4) of this section or a decision has been made effective pending appeal pursuant to paragraph (a)(1) of this section or pursuant to other pertinent regulation.

(d) Finality of decision. No further appeal will lie in the Department from a decision of the Director or an Appeals Board of the Office of Hearings and Appeals. Unless otherwise provided by regulation, reconsideration of a decision may be granted only in extraordinary circumstances where, in the judgment of the Director or an Appeals Board, sufficient reason appears therefor. Requests for reconsideration must be filed promptly, or within the time required by the regulations relating to the particular type of proceeding con-

cerned, and must state with particularity the error claimed. The filing and pendency of a request for reconsideration shall not operate to stay the effectiveness of the decision involved unless so ordered by the Director or an appeals Board. A request for reconsideration need not be filed to exhaust administrative remedies.

[36 FR 7186, Apr. 15, 1971, as amended at 58 FR 4942, Jan. 19, 1993]

Appeals Procedures

APPEALS PROCEDURES; GENERAL

100 Definitions.

As used in this subpart:

(a) Secretary means the Secretary of e Interior or his authorized rep-

(b) Bureau means Bureau of Land

ianagement.

(c) Board means the Board of Land ppeals in the Office of Hearings and ppeals. Office of the Secretary. The erms office or officer as used in this ubpart include Board where the con-

:t requires. (d) Administrative law judge means an dministrative law judge in the Office of Hearings and Appeals, Office of the

Secretary, appointed under section 3105 of title 5 of the United States Code.

4.401 Documents.

(a) Grace period for filing. Whenever a document is required under this subpart to be filed within a certain time and it is not received in the proper office during that time, the delay in filing will be waived if the document is filed not later than 10 days after it was required to be filed and it is deter-

ed that the document was transed or probably transmitted to the onice in which the filing is required before the end of the period in which it was required to be filed. Determinations under this paragraph shall be made by the officer before whom is pending the appeal in connection with which the document is required to be

filed. (b) Transferees and encumbrancers. Transferees and encumbrancers of land

the title to which is claimed or is in the process of acquisition under any public land law shall, upon filing notice of the transfer or encumbrance in the proper land office, become entitled to receive and be given the same notice of any appeal, or other proceeding thereafter initiated affecting such interest which is required to be given to a party to the proceeding. Every such notice of a transfer or encumbrance will be noted upon the records of the land office. Thereafter such transferee or encumbrancer must be made a party to any proceedings thereafter initiated

(c) Service of documents. (1) Wherever the regulations in this subpart require that a copy of a document be served upon a person, service may be made by delivering the copy personally to him or by sending the document by reg-

adverse to the entry.

ered or certified mail, return receipt juested, to his address of record in Line Bureau.

(2) In any case service may be proved by an acknowledgment of service signed by the person to be served. Personal service may be proved by a written statement of the person who made such service. Service by registered or certified mail may be proved by a postoffice return receipt showing that the document was delivered at the person's record address or showing that the doc-

ument could not be delivered to such person at his record address because he had moved therefrom without leaving a forwarding address or because delivery was refused at that address or because no such address exists. Proof of service of a copy of a document should be filed in the same office in which the document is filed except that proof of service of a notice of appeal should be filed in the office of the officer to whom the appeal is made, if the proof of service is filed later than the notice of appeal.

(3) A document will be considered to have been served at the time of personal service, of delivery of a registered or certified letter, or of the return by post office of an undelivered registered or certified letter.

[36 FR 7186, Apr. 15, 1971, as amended at 36 FR 15117, Aug. 13, 1971]

§ 4.402 Summary dismissal.

An appeal to the Board will be subject to summary dismissal by the Board for any of the following causes:

(a) If a statement of the reasons for the appeal is not included in the notice of appeal and is not filed within the time required;

(b) If the notice of appeal is not served upon adverse parties within the time required; and

(c) If the statement of reasons, if not contained in the notice of appeal, is not served upon adverse parties within the time required.

(d) If the statement of standing required by §4.412(b) is not filed with the Board or is not served upon adverse parties within the time required.

[36 FR 7186, Apr. 15, 1971, as amended at 47 FR 26392, June 18, 1982]

§ 4.403 Finality of decision; reconsideration.

A decision of the Board shall constitute final agency action and be effective upon the date of issuance, undecision itself provides the othewise. The Board may reconsider a extraordinary in cirdecision cumstances for sufficient reason. A petition for reconsideration shall be filed within 60 days after the date of a decision. The petition shall, at the time of filing, state with particularity the error claimed and include all arguments and supporting documents. The petition may include a request that the Board stay the effectiveness of the decision for which reconsideration is sought. No answer to a petition for reconsideration is required unless so ordered by the Board. The filing, pendency, or denial of a petition for reconsideration shall not operate to stay the effectiveness or affect the finality of the decision involved unless so ordered by the Board. A petition for reconsideration need not be filed to exhaust administrative remedies.

[52 FR 21308, June 5, 1987]

APPEALS TO THE BOARD OF LAND APPEALS

§ 4.410 Who may appeal.

(a) Any party to a case who is adversely affected by a decision of an officer of the Bureau of Land Management or of an administrative law judge shall have a right to appeal to the Board, except-

(1) As otherwise provided in Group

2400 of chapter II of this title.

(2) To the extent that decisions of Bureau of Land Management officers must first be appealed to an administrative law judge under §4.470 and part 4100 of this title,

(3) Where a decision has been approved by the Secretary, and

(4) As provided in paragraph (b) of this section.

(b) For decisions rendered by Departmental officials relating to land selections under the Alaska Native Claims Settlement Act, as amended, any party who claims a property interest in land affected by the decision, an agency of the Federal Government or a regional corporation shall have a right to appeal to the Board.

[47 FR 26392, June 18, 1982]

§ 4.411 Appeal; how taken, mandatory time limit.

(a) A person who wishes to appeal to the Board must file in the office of the officer who made the decision (not the Board) a notice that he wishes to appeal. A person served with the decision being appealed must transmit the notice of appeal in time for it to be filed in the office where it is required to be

filed within 30 days after the date of service. If a decision is published in the FEDERAL REGISTER, a person not served with the decision must transmit a notice of appeal in time for it to be filed within 30 days after the date of publication.

(b) The notice of appeal must give the serial number or other identification of the case and may include a statement of reasons for the appeal, a statement of standing if required by §4.412(b), and any arguments the appel-

lant wishes to make.

(c) No extension of time will be granted for filing the notice of appeal. If a notice of appeal is filed after the grace period provided in §4.401(a), the notice of appeal will not be considered and the case will be closed by the officer from whose decision the appeal is taken. If the notice of appeal is filed during the grace period provided in \$4.401(a) and the delay in filing is not waived, as provided in that section, the notice of appeal will not be considered and the appeal will be dismissed by the

(R.S. 2478, as amended, 43 U.S.C. 1201; sec. 25. Alaska Native Claims Settlement Act. as amended, 43 U.S.C. 1601-1628; and the Administrative Procedure Act, 5 U.S.C. 551, et seq.) [36 FR 7186, Apr. 15, 1971, as amended at 36 FR 15117, Aug. 13, 1971; 49 FR 6373, Feb. 21,

§ 4.412 Statement of reasons, statement of standing, written arguments, briefs.

(a) If the notice of appeal did not include a statement of the reasons for the appeal, the appellant shall file such a statement with the Board (address: Board of Land Appeals, Office of Hearings and Appeals, 4015 Wilson Boulevard, Arlington, VA 22203) within 30 days after the notice of appeal was filed. In any case, the Board will permit the appellant to file additional statements of reasons and written arguments or briefs within the 30-day period after the notice of appeal was

(b) Where the decision being appealed relates to land selections under the Alaska Native Claims Settlement Act, as amended, the appellant also shall file with the Board a statement of facts upon which the appellant relies for

standing under §4.410(b) within 30 days after filing of the notice of appeal. The statement may be included with the notice of appeal filed pursuant to §4.411 or the statement of reasons filed pursuant to paragraph (a) of this section or may be filed as a separate document.

(c) Failure to file the statement of reasons and statement of standing within the time required will subject the appeal to summary dismissal as provided in §4.402, unless the delay in filing is waived as provided in §4.401(a).

[47 FR 26392, June 18, 1982]

§4.413 Service of notice of appeal and : of other documents.

(a) The appellant shall serve a copy of the notice of appeal and of any statement of reasons, written arguments, or briefs on each adverse party named in the decision from which the appeal is taken and on the Office of the Solicitor as identified in paragraph (c) of this section. Service must be accomplished in the manner prescribed in §4.401(c) of this title not later than 15 days after filing the document.

(b) Failure to serve within the time required will subject the appeal to summary dismissal as provided in

§4.402 of this title.

(c)(1) If the appeal is taken from a decision of the Director, Minerals Management Service, or of the Director, Bureau of Land Management, the appellant will serve the Associate Solicitor, Division of Energy and Resources, Office of the Solicitor, U.S. Department of the Interior, Washington, DC

(2) If the appeal is taken from a decision of other Bureau of Land Management (BLM) offices listed below (see §1821.2-1(d) of this title), the appellant shall serve the appropriate Regional or Field Solicitor as identified:

> Field Solicitor, USDI Two N. Central Avenue Suite 1130 Phoenix, AZ 85004

(3) If the appeal is taken from the decision of an administrative law judge. the appellant shall serve the attorney from the Office of the Solicitor who represented the Bureau of Land Management or the Minerals Management Service at the hearing or, in the absence of a hearing, who was served with a copy of the decision by the administrative law judge. If the hearing involved a mining claim on national forest land, the appellant shall serve the attorney from the Office of General Counsel, U.S. Department of Agriculture, who represented the U.S. Forest Service at the hearing or, in the absence of a hearing, who was served with a copy of the decision by the administrative law judge.

(4) Parties shall serve the Office of the Solicitor as identified in this paragraph until such time that a particular attorney of the Office of the Solicitor files and serves a Notice of Appearance or Substitution of Counsel. Thereafter, parties shall serve the Office of the Solicitor as indicated by the Notice of Appearance or Substitution of Counsel.

(d) Proof of such service as required by §4.401(c) must be filed with the Board (address: Board of Land Appeals, Office of Hearings and Appeals, 4015 Boulevard. Arlington, Wilson 22203), within 15 days after service unless filed with the notice of appeal.

[53 FR 13267, Apr. 22, 1988]

§ 4.414 Answers.

If any party served with a notice of appeal wishes to participate in the proceedings on appeal, he must file an answer within 30 days after service on him of the notice of appeal or statement of reasons where such statement

was not included in the notice of appeal. If additional reasons, written arguments, or briefs are filed by the appellant, the adverse party shall have 30 days after service thereof on him within which to answer them. The answer must state the reasons why the answerer thinks the appeal should not be sustained. Answers must be filed with the Board (address: Board of Land Appeals, Office of Hearings and Appeals. 4015 Wilson Boulevard, Arlington, VA 22203) and must be served on the appellant, in the manner prescribed in §4.401(c), not later than 15 days thereafter. Proof of such service as required by §4.401(c), must be filed with the Board (see address above) within 15 days after service. Failure to answer will not result in a default. If an answer is not filed and served within th time required, it may be disregarded in deciding the appeal, unless the delay in filing is waived as provided in §4.401(a).

actions by board of land appeals

§4.415 Request for hearings on appeals involving questions of fact.

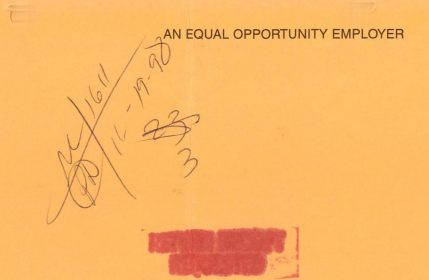
Either an appellant or an adverse party may, if he desires a hearing to present evidence on an issue of fact, request that the case be assigned to an administrative law judge for such a hearing. Such a request must be made in writing and filed with the Board within 30 days after answer is due and a copy of the request should be served on the opposing party in the case. The allowance of a request for hearing is within the discretion of the Board, and the Board may, on its own motion, refer any case to an administrative law judge for a hearing on an issue of fact. If a hearing is ordered, the Board will specify the issues upon which the hearing is to be held and the hearing will be held in accordance with §§ 4.430 to 4.439. and the general rules in subpart B of this part.

UNIT STATES DEPARTMENT OF THE INTERIOR

Bureau of Land Management Arizona State Office 222 N. Central Avenue Phoenix, AZ 85004-2203 OFFICIAL BUSINESS

PENALTY FOR PRIVATE USE, \$300

LAND MANAGEMENT
LAND MANAGEMENT
DEC 8 9 20 AN '98
ARZOSIA
STATE OFFICE
STATE OFFICE





Craig L. Sletten 2830 E. Clarendon Phoenix, AZ 85016







Druggelde

OFFICIAL COPIES /CF/ /SD READ/ /GROUP/ /SECTION/ /AUTHOR/

3800(952.3)DDM A MC 72700

NOV 1 8 1998

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

DECISION

Petersed 12/9 in

Craig L. Sletten 2830 E. Clarendon Phoenix, AZ 85016 AMC 72734 White Tail

Herbert Williams 10609 N. 8th Street Phoenix, AZ 85020

Maintenance Fee Payment Waiver Denied Mining Claims Declared Forfeited

Claimants are required to pay a non-refundable maintenance fee of \$100 or submit a Maintenance Fee Payment Waiver Certification for each claim/site annually on or before August 31 for the subsequent assessment year.

Public Laws 102-381, 106 Stat. 1374, dated October 5, 1992, and 103-66, 107 Stat. 405, dated August 10, 1993, and the regulations implemented August 30, 1994, at 43 CFR 3833.1-6, Maintenance Fee Waiver Qualifications, and 3833.1-7 Filing Requirements for the Maintenance Fee Waiver, require that all owners of the mining claims for which an exemption is claimed shall sign the certified statement.

A "Waiver Held for Rejection" Decision, and a copy of the Maintenance Fee Payment Waiver Certification, received in this office August 31, 1998, was sent by certified mail October 20, 1998, to the address as shown on the official records of the Bureau of Land Management (BLM) to inform you that all owners of the mining claim must sign and allowed 30 days to sign and return. Because the signature has not been provided the Maintenance Fee Payment Waiver Certification is hereby rejected and the mining claim listed above is declared forfeited and closed.

This decision does not relieve you of the requirement for reclamation of all areas disturbed by your activities on lands covered by your mining claim(s) and/or site(s). Failure to reclaim the land to the satisfaction of the authorized officer of the agency upon whose lands you have located may cause the agency to hold the claimant in a status of non-compliance under their surface management regulations. If reclamation is required, you must notify the proper authorized officer upon completion so that final site inspection and clearance may be obtained and your liability released. On BLM administered lands failure to reclaim the land to the satisfaction of the authorized officer as prescribed by 43 CFR 3809.1-1 and 3809.3-2 may cause BLM to hold you in a status of non-compliance under 43 CFR 3809.3-2 and invoke the penalty provisions of 43 CFR 3809.3.2(f).

on the reverse side	■ Complete items 1 and/or 2 for additional services. ■ Complete items 3, 4a, and 4b. ■ Print your name and address on the reverse of this fo so that we card to you. ■ Attach this form to the front of the mailpiece, or on the back if space permit. ■ Write "Return Receipt Requested" on the mailpiece below the article. ■ The Return Receipt will show to whom the article was delivered and delivered.	I also wish to receive the following services (for an extra fee): 1. Addressee's Address 2. Restricted Delivery Consult postmaster for fee.		Scibi col vice.	
73	3. Article Addressed to:	4a. Article Number			2
N ADDRESS complete	Herbert Williams 10609 N. 8 th Street Phoenix, AZ 85020 (952.3)DDM AMC72700			Vou for	30 mg
Ir RETUR	Received By: (Print Name) Signature: (Addressee or Agent)	Addressee's Address (Only if requested and fee is paid)		equested	
ls your	X R. Palmer Hill II II II	102595-97-B-0179 Domestic Return Receipt			
	rs rollinger i, December 1994	2090-91-0-0179	Donnestic Hetun	riccelpt	

SENDER:



This decision may be appealed to the Interior Board of Land Appeals, Office of the Secretary, in accordance with the regulations contained in 43 CFR, Part 4 and the enclosed Form 1842-1. If an appeal is taken, your notice of appeal must be filed in this office (at the above address) within 30 days from receipt of this decision. The appellant has the burden of showing that the decision appealed from is in error.

If you wish to file a petition pursuant to regulation 43 CFR 4.21 (58 FR 4939, January 19, 1993) or 43 CFR 2804.1 for a stay of the effectiveness of this decision during the time that your appeal is being reviewed by the Board, the petition for a stay must accompany your notice of appeal. A petition for a stay is required to show sufficient justification based on the standards listed below. Copies of the notice of appeal and petition for a stay **must** also be submitted to each party named in this decision and to the

Interior Board of Land Appeals and to the appropriate Office of the Solicitor (see 43 CFR 4.413) at the same time the original documents are filed with this office. If you request a stay, you have the burden of proof to demonstrate that a stay should be granted.

Standards for Obtaining a Stay

Except as otherwise provided by law or other pertinent regulation, a petition for a stay of a decision pending appeal shall show sufficient justification based on the following standards:

- (1) The relative harm to the parties if the stay is granted or denied,
- (2) The likelihood of the appellant's success on the merits,
- (3) The likelihood of immediate and irreparable harm if the stay is not granted, and
- (4) Whether the public interest favors granting the stay.

A Comment

If no appeal, or noncompliance, with the above occurs, this decision constitutes final administrative action of this Department as it affects the mining claims. No appeal, protest or petition for reconsideration will be entertained from this decision after the appeal period has expired.

Please include your A MC serial number(s) on all correspondence. If additional information is required, please call Dorie Morrison at (602) 417-9518.

/s/ Mary Jo Yoas

Mary Jo Yoas Supervisor, Lands and Minerals Operations

Enclosures



BUREAU OF LAND MANAGEMENT

Arizona State Office 222 North Central Avenue Phoenix, AZ 85004-2203

October 20, 1998

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

DECISION

Craig L. Sletten : AMC 72734 2830 E. Clarendon : White Tail

Phoenix, AZ 85016

Herbert Williams : 10609 N. 8th Street : Phoenix, AZ 85020 : :

Claim Held for Rejection

A Maintenance Fee Payment Waiver Certification for assessment year 1999 was filed with the Arizona State Office, Bureau of Land Management (BLM), on August 31, 1998.

Public Laws 102-381, 106 Stat. 1374, dated October 5, 1992, and 103-66, 107 Stat. 405, dated August 10, 1993, and the regulations implemented August 30, 1994, at 43 CFR 3833.1-6, Maintenance Fee Waiver Qualifications, and 3833.1-7 Filing Requirements for the Maintenance Fee Waiver, require that all owners of the mining claims for which an exemption is claimed shall sign the certified statement.

According to the official BLM land records, Herbert Williams is an owner of the subject claim and, therefore, the waiver can not be accepted without his signature. A letter was sent to you on September 3, 1998, that additional information was required. (Copy of letter, Serial Register page and waiver enclosed),

If a transfer of interest was filed with this office prior to August 31, 1998, please furnish a copy of the transfer showing the date received by BLM. The evidence must be received in this office no later than 30 days from receipt of this Decision.

If the waiver is not signed, nor proof of a transfer furnished during the 30-day period, the waiver will be rejected and the claims closed.

If additional assistance is needed, please contact Dorie Morrison at (602) 417-9518.

Mary Jo Yoas

Supervisor, Lands and Minerals Operations

word 20 has

Enclosures

FORM APPROVED OMB NO. 1004-0114 Expires September 30, 1949

This small miner waiver is filed to hold the claims/sites listed below for the assessment year beginning at noon on the first September 1 following the official filing of this form with BLM.

The undersigned owner(s) of the mining claims/sites fixed below hereby certify under penalty of 18 U.S.C. 1001 and 43 U.S.C. 1212 that:

I/We control, or will control, ten or fewer mining claims/sites located and maintained on Federal land in the United States of America on the August 31 that is one day before the beginning of the assessment year indicated in line one above.

I/We have/will performed/perform assessment work upon the claims listed below for the current assessment year as of the August 31 indicated in line three above. This work meets the requirements of the General Mining Law of 1872, as amended; the Act of August 10, 1993; and the regulations at 43 CFR 3833 and 3850. Such work will be described on our affidavit of labor, Listing a site on this form constitutes a filing of a Notice of Intention to Hold for that site. I enclose a \$5.00 per site service charge (recording fee) for each site listed.

Please check this box if the following statement applies to you.

I/We relinquish my/our claims and for sites not listed below.

 	CLAIM NAME	•	BLM	RECORDATION SE	RIAL NUMBER
1.	WHITETAIL			AMC 72734	
2.		i.			.,
3.					
4.					
5.	· · · · · · · · · · · · · · · · · · ·	. 2	-		
J.					
6.					
7.					
8.					
9.					
We und	r(s) of the above mining claims and sites are filing for this was erstand and acknowledge that pursuant to 43 U.S.C. 1212 and Land Management may result in a fine of up to \$10,000, a procession of the contract of the contr	nd 18 II S.C. 1001 the 61	ng of a false, f	ictitious, or fraudulent	document with th
All owner	erstand and acknowledge that pursuant to 43 U.S.C. 1212 ard Land Management may result in a fine of up to \$10,000, a proceeding to the second of the second	nd 18 U.S.C. 1001, the filinison term not to exceed five	e years, or both	ictitious, or fraudulent i. ner's Signature)	document with th
All owner	erstand and acknowledge that pursuant to 43 U.S.C. 1212 are Land Management may result in a fine of up to \$10,000, a precedent of the CRAIG L. SI.ETTEN	nd 18 II S.C. 1001 the 61	Own	· 6 1	document with th
All owner	erstand and acknowledge that pursuant to 43 U.S.C. 1212 ard Land Management may result in a fine of up to \$10,000, a precedent of the control	nd 18 U.S.C. 1001, the filing rison term not to exceed five second	Own	ner's Signature)	
All owner	erstand and acknowledge that pursuant to 43 U.S.C. 1212 ard Land Management may result in a fine of up to \$10,000, a precedent of the control	nd 18 U.S.C. 1001, the filing rison term not to exceed five second	Own	ner's Signature)	
All owner	erstand and acknowledge that pursuant to 43 U.S.C. 1212 ard Land Management may result in a fine of up to \$10,000, a proceeding to the control of the contro	nd 18 U.S.C. 1001, the filing rison term not to exceed five second	Own (Own	ner's Signature) AZ (State)	
All owner	erstand and acknowledge that pursuant to 43 U.S.C. 1212 ard Land Management may result in a fine of up to \$10,000, a proceeding to the content of the conten	nd 18 U.S.C. 1001, the filinison term not to exceed find the e	Own (Own	ner's Signature) AZ (State) er's Signature)	
Il owner	erstand and acknowledge that pursuant to 43 U.S.C. 1212 ard Land Management may result in a fine of up to \$10,000, a proceeding to the content of the conten	nd 18 U.S.C. 1001, the filinison term not to exceed find the e	(Own	ner's Signature) AZ (State) er's Signature)	
Il owner	erstand and acknowledge that pursuant to 43 U.S.C. 1212 ard Land Management may result in a fine of up to \$10,000, a proceeding to the second of the second	nd 18 U.S.C. 1001, the filinison term not to exceed find the e	(Own	er's Signature) AZ (State) er's Signature) (State)	
All owner	erstand and acknowledge that pursuant to 43 U.S.C. 1212 ard Land Management may result in a fine of up to \$10,000, a proceeding to the second of the second	PHOENIX (C.	(Own	er's Signature) (State) (State) (State) (State)	(Zip Code)
All owner	erstand and acknowledge that pursuant to 43 U.S.C. 1212 ard Land Management may result in a fine of up to \$10,000, a proceeding to the second of the second	PHOENIX (C.	(Own	er's Signature) (State) (State) (State)	— 85016 (Zip Code)

(Owner's Name - Please Print)	(Owner's Signature)				
(Street or P.O. Box)	(City)	(State)	(Zip Code)		
(Owner's Name - Please Print)	(Ov	vner's Signature)			
(Street or P.O. Box)	(City)	(State)	(Zip Code)		
(Owner's Name - Please Print)	(Ov	vner's Signature)			
(Street or P.O. Box)	(City)	(State)	(Zip Code)		
(Owner's Name - Please Print)	(Owner's Signature)				
(Street or P.O. Box)	(City)	(State)	(Zip Code)		

INSTRUCTIONS

- This certification of waiver from payment of maintenance fees is made under the regulations at 43 CFR 3833 and 3850.
- This waiver must be filed in advance or the assessment year for which a
 waiver is sought, but in no event be filed later than the August 31st preceding
 the assessment year for which the waiver is sought.
- You must still record your affidavit of assessment work for claims listed and/or Notices of Intention to Hold for any sites listed with the BLM by each December 30th, and the local recording office under State law, as in the past.
- A \$5.00 service charge (recording fee) is required for all sites listed, otherwise a separate notice of intent to hold must be filed by December 30.
- This waiver must be filed in the BLM State Office where the mining claims are recorded.
- If the claims and sites are located in more than one State, a separate waiver form must be filed in each State in which they are held. The total number of claims and sites listed on separate waiver forms cannot exceed ten.
- All claim names and Bureau of Land Management (BLM) serial numbers must be listed for all mining claims and sites for which a waiver is sought.

- 8. All owners and their addresses must be listed.
- 9. This waiver form must be signed by all of the owners or their designated agent. If an agent is designated, a statement appointing the agent, signed by all of the owners, must be submitted with this certification, if a designation of agent is not currently on file with the BLM State office where your claims and sites are recorded.
- 10. Mining claims and sites held by a husband and wife, either jointly or individually, or their children under the age of discretion, shall be counted towards the 10 claim limit. Mining claims and sites held in co-ownership, or by an association of locators, by a partnership, or by a corporation shall be counted towards the 10 claim limit for claimants that have an interest in these entities.
- 11. Failure to pay the maintenance fee or meet the requirements for waiver from payment of the maintenance fee by any August 31st deadline for the following assessment year shall cause the mining claims and sites to be declared null and void.

NOTICE/BURDEN HOURS STATEMENT

The Privacy Act of 1974 and the regulation in 43 CFR 2.48(d) provide that you be furnished the following information in connection with the information required by this certification of exemption from rental fees form.

AUTHORITY: 30 U.S.C. 28-28k; 43 U.S.C. 1201, 1740, and 1744; 43 CFR 3833 and 3850.

PRINCIPLE PURPOSE: This information is to be used to verify that the owner(s) of a mining claim has complied with the Act of August 10, 1993 (107 Stat. 312), and is entitled to perform assessment work in lieu of paying the maintenance fee for the mining claims listed on this form.

ROUTINE USE: (1) Adjudication of the claimant(s) certification of waiver from paying the maintenance fee otherwise required by the Act of August 10, 1993 (107 Stat. 312). (2) Disclosure may be made to appropriate Federal agencies when location is made within the agency's geographic area of responsibility. (3) Information from the record and/or the record will be transferred to the appropriate Federal, State, or local agency, or a member of the public in response to a specific request for pertinent information. (4) Information may also be provided to the Department of Justice or in a proceeding before a court or adjudicative body; or to Federal, State, local or foreign agencies when needed for enforcement of civil or criminal codes or applicable regulations concerning title rights upon the public

EFFECT OF NOT PROVIDING INFORMATION: Disclosure of this information is required by the Act of August 10, 1993 (107 Stat. 312) and 43 CFR 3833 for those owner(s) wishing to take the small mine, s waiver allowed under 43 CFR 3833 and 3850. Failure to supply the information required in this form to support the owner(s) certification of waiver from payment of the otherwise required maintenance fees will result in the waiver being disallowed and the mining claims declared null and void by the first up of Land Management (BLM).

The Paperwork Reduction Act of 1980 (44 U.S.C. 3501, et seq.) requires us to tell you that:

This information is being collected to allow the BLM to determine if you qualify for a waiver from the payment of \$100 per mining claim maintenance fee established by the Act of August 10, 1993 (107 Stat. 312) and the implementing regulations at 43 CFR 3833 and 3850. A response to this request is required in accordance with the statute (107 Stat. 312) to retain your benefit.

Public reporting burden for this form is estimated to average 8 minutes per response, including time to review instructions, gathering and maintaining data, and completing and reviewing the form. Direct comments regarding this burden estimate, or any other aspect of this form, to the Department of the Interior, Bureau of Land Management, Information Collection Clearance Officer (DW-101) Denver Federal Center, Building 40, P.O. Box 25047, Denver, CO 80225-0047 and the Office of Management and Budget, Paperwork Reduction Project (1004-0114), Washington, D.C. 20503.

BLM would like you to know that you do not have to respond to this, or any other, Federal agency-sponsored information collection unless it displays a currently valid OMB control number.

FOR OFFICIAL USE ONLY

04 :01 A 15 3UA 8PPI

B.L.M. AZ STATE OFFICE





OFFICIAL COPIES /CF/ /SD READ/ /GROUP/ /SECTION/ /AUTHOR/

3833 (952.3) MJY A MC 72700

September 3, 1998

NOTICE

Craig L. Sletten 2830 East Clarendon Phoenix, Arizona 85016

Mining Claims

Additional Requirements to be Met

On August 31, 1998, the enclosed copy of a Maintenance Fee Payment Waiver Certification (waiver) for 1999 was received in this office.

In accordance with 43 CFR 3833.1-7, **ALL OWNERS** of record for which a waiver is claimed, must sign the waiver form. According to the Bureau of Land Management records, see enclosed Serial Register Page, an additional signature is required.

Please provide the required signature by updating and returning the enclosed copy. If the required signature is not received, the waiver will not be accepted and the claim will be closed.

If you have any questions, please contact Dorie Morrison at (602) 417-9518.

/s/ Robert N. McBride

Mary Jo Yoas
Supervisor, Lands and Minerals Operations

Enclosures

MJYOAS:ers:9/3/98:A MC 72700

10/19/98 SERIAL NO: AMC72734 CLAIM NAME: WHITE TAIL CASE TYPE: 384101 SLETTEN CRAIG L 2830 E CLARENDON PHOENIX ,AZ 85016 CO-OWNER WILLIAMS HERBERT 10609 N 8TH ST PHOENIX ,AZ 85020 CO-OWNER _______ 3 E GILA-SALT R. 006 NE SE YAVAPAI 14 N AZDISTRICT PHOENIX FIE AUG 18,1972 403 LOCATION DATE OCT 17,1979 395 RECORDATION DATE AUG 31,1997 482 RENTAL/MAINTENANCE FEE 1998
SEP 02,1997 113 ADDITIONAL INFO RECEIVED RECEIPT 2372891
AUG 09,1996 482 RENTAL/MAINTENANCE FEE 1997
AUG 09,1996 113 ADDITIONAL INFO RECEIVED RECEIPT 2228483 AUG 31,1995 482 RENTAL/MAINTENANCE FEE
AUG 31,1995 113 ADDITIONAL INFO RECEIVED
AUG 11,1994 482 RENTAL/MAINTENANCE FEE AUG 31,1995 482 1996 RECEIPT 2189659 AUG 11,1994 113 1995 ADDITIONAL INFO RECEIVED RECEIPT 2062086 OCT 28,1993 396 OCT 28,1993 396 TRF OF INTEREST FILED
AUG 03,1993 482 RENTAL/MAINTENANCE FEE
AUG 03,1993 396 TRF OF INTEREST FILED
DEC 23,1992 480 EVID OF ASSMT FILED YAVAPAI CT MSGNR SVC 1994 1993; RECEIPT 1900764 MELLUZZO FRANK JUL 20,1988 669 LAND STATUS CHECKED
OCT 16,1985 888 UNDELIVERABLE ADDRESS 211801
JUL 08,1985 888 UNDELIVERABLE ADDRESS 211801
OCT 17,1979 500 MAP IN LEAD FILE 72700
OCT 17,1979 501 ACCT ADV IN LEAD FILE 72700
NOV 10,1972 404 COUNTY RECORDATION 0;796; 1992 211801 N 7TH ST 211801 N 7 STREET

0;796;081

UNITED STATE DEPARTMENT OF THE INTERIOR

AN EQUAL OPPORTUNITY EMPLOYER

OCT20'98 U.S.OFFICIAL MAIL U.S.POSTAGE U.S

Bureau of Land Management Arizona State Office 222 N. Central Avenue Phoenix, AZ 85004-2203 OFFICIAL BUSINESS

PENALTY FOR PRIVATE USE, \$300

RETURN RECEIPT REQUESTED

Craig L. Sletten
2830 E. Clarendon
Phoenix, AZ 85016

RECEIVED
BUREAU OF
LAND MANAGEMENT
NOV IQ ID OU AM '98
STATE OFFICE



	11/10/	n/	The state of the s	Les fattiles	1
il lile levelse side :	Complete items 1 and/or 2 for additional services. Complete items 3, 4a, and 4b. Print your name and address on the reverse of this form so that we can return this card to you. Attach this form to the front of the mailpiece, or on the back if space does not permit. Write "Return Receipt Requested" on the mailpiece below the article number. The Return Receipt will show to whom the article was delivered and the date delivered.		I also wish to receive the following services (for an extra fee): 1.	ceipt Service.	
IN ADDITESS COmpleted of	Craig L. Sletten 2830 E. Clarendon Phoenix, AZ 85016 (952.3)DDM AMC 72700		4b. Service Registere	41538 € Type ed	you for using Return Rece
your nelon	5. Received By: (Print Name) 6. Signature: (Addressee or Agent)		8. Addressee's Address (Only if requested and fee is paid)		Thank
0	PS Form/3811, December 1994	102	2595-97-B-0179	Domestic Return Receipt	

UNITED STATES POSTAL SERVICE PM



First-Class Mail Postage & Fees Paid USPS Permit No. G-10

Print your name, address, and ZIP Code in this box

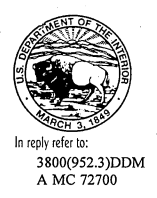
BUREAU OF LAND MANAGEME ARIZONA STATE OFFICE 222 222 NORTH CENTRAL AVENUE PHOENIX, AZ 85004-228

RECEIVED BUREAU OF LAND MANAGEMENT

00

57 III

80



BUREAU OF LAND MANAGEMENT

Arizona State Office 222 North Central Avenue Phoenix, AZ 85004-2203

October 20, 1998

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

DECISION

Craig L. Sletten
2830 E. Clarendon
Phoenix, AZ 85016

Herbert Williams 10609 N. 8th Street Phoenix, AZ 85020 AMC 72734 White Tail

Claim Held for Rejection

A Maintenance Fee Payment Waiver Certification for assessment year 1999 was filed with the Arizona State Office, Bureau of Land Management (BLM), on August 31, 1998.

Public Laws 102-381, 106 Stat. 1374, dated October 5, 1992, and 103-66, 107 Stat. 405, dated August 10, 1993, and the regulations implemented August 30, 1994, at 43 CFR 3833.1-6, Maintenance Fee Waiver Qualifications, and 3833.1-7 Filing Requirements for the Maintenance Fee Waiver, require that all owners of the mining claims for which an exemption is claimed shall sign the certified statement.

According to the official BLM land records, Herbert Williams is an owner of the subject claim and, therefore, the waiver can not be accepted without his signature. A letter was sent to you on September 3, 1998, that additional information was required. (Copy of letter, Serial Register page and waiver enclosed),

If a transfer of interest was filed with this office prior to August 31, 1998, please furnish a copy of the transfer showing the date received by BLM. The evidence must be received in this office no later than 30 days from receipt of this Decision.

If the waiver is not signed, nor proof of a transfer furnished during the 30-day period, the waiver will be rejected and the claims closed.

If additional assistance is needed, please contact Dorie Morrison at (602) 417-9518.

Mary Jo Yoas

Supervisor, Lands and Minerals Operations

word 20 Acar

Enclosures

2 3 15 2

UNITED STATES POSTAL SERVICE



First-Class Mail Postage & Fees Paid USPS Permit No. G-10

Print your name, address and ZIP Code in this box

Harland Hardland and Adams Harris Harris

BUREAU OF LAND MANAGEMENT ARIZONA STATE OFFICE 30 222 NORTH CENTRAL AV PHOENIX, AZ 85004-22€

H491 10/1/1/2014

OFFICIAL COPIES /CF/ /SD READ/ /GROUP/ /SECTION/ /AUTHOR/

3800(952.3)DDM A MC 72700

OCT 2 0 1998

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

DECISION

Craig L. Sletten : AMC 72734 2830 E. Clarendon : White Tail

Phoenix, AZ 85016

Herbert Williams 10609 N. 8th Street Phoenix, AZ 85020

Claim Held for Rejection

A Maintenance Fee Payment Waiver Certification for assessment year 1999 was filed with the Arizona State Office, Bureau of Land Management (BLM), on August 31, 1998.

Public Laws 102-381, 106 Stat. 1374, dated October 5, 1992, and 103-66, 107 Stat. 405, dated August 10, 1993, and the regulations implemented August 30, 1994, at 43 CFR 3833.1-6, Maintenance Fee Waiver Qualifications, and 3833.1-7 Filing Requirements for the Maintenance Fee Waiver, require that all owners of the mining claims for which an exemption is claimed shall sign the certified statement.

According to the official BLM land records, Herbert Williams is an owner of the subject claim and, therefore, the waiver can not be accepted without his signature. A letter was sent to you on September 3, 1998, that additional information was required. (Copy of letter, Serial Register page and waiver enclosed).

If a transfer of interest was filed with this office prior to August 31, 1998, please furnish a copy of the transfer showing the date received by BLM. The evidence must be received in this office no later than 30 days from receipt of this Decision.

If the waiver is not signed, nor proof of a transfer furnished during the 30-day period, the waiver will be rejected and the claims closed.

If additional assistance is needed, please contact Dorie Morrison at (602) 417-9518.

Mary Jo Yoas Supervisor, Lands and Minerals Operations

Enclosures

DDMORRISON:snb:10/19/98:AMC 72700

muit petiment



OFFICIAL COPIES /CF/ /SD READ/ /GROUP/ /SECTION/ /AUTHOR/

3833 (952.3) MJY A MC 72700

September 3, 1998

NOTICE

Craig L. Sletten 2830 East Clarendon Phoenix, Arizona 85016 Mining Claims

Additional Requirements to be Met

On August 31, 1998, the enclosed copy of a Maintenance Fee Payment Waiver Certification (waiver) for 1999 was received in this office.

In accordance with 43 CFR 3833.1-7, **ALL OWNERS** of record for which a waiver is claimed, must sign the waiver form. According to the Bureau of Land Management records, see enclosed Serial Register Page, an additional signature is required.

Please provide the required signature by updating and returning the enclosed copy. If the required signature is not received, the waiver will not be accepted and the claim will be closed.

If you have any questions, please contact Dorie Morrison at (602) 417-9518.

/s/ Robert N. McBride

Mary Jo Yoas
Supervisor, Lands and Minerals Operations

Enclosures

MJYOAS:ers:9/3/98:A MC 72700



BUREAU OF LAND MANAGEMENT

Arizona State Office 222 North Central Avenue Phoenix, AZ 85004-2203

3800 (952.3) DDM A MC 72700

April 28, 1998

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

DECISION

Mining Claimant(s) as Shown on the Enclosed Sheet(s)

Mining Claim(s)

Mill and Tunnel Site(s)

Mining Claims, Mill and Tunnel Sites Declared Forfeited

Claimants are required to pay an annual non-refundable maintenance fee of \$100 or submit a small miner's maintenance fee waiver for each claim/site. These requirements were established by Public Laws 102-381 (106 Stat. 1374), dated October 5, 1992, and 103-66 (107 Stat. 405) dated August 10, 1993, and the regulations implemented August 30, 1994, found at 43 CFR 3833.1-5, 6, and 7.

The Bureau of Land Management (BLM) records do not show receipt of a maintenance fee payment or small miner's maintenance fee waiver on or before August 31, 1997, for the year of 1998, for the mining claim(s), mill and tunnel site(s) listed on the enclosed sheet(s), and therefore, the claims are declared forfeited.

This decision does not relieve you of the requirement for reclamation of all areas disturbed by your activities on lands covered by your mining claim(s) and/or site(s). Failure to reclaim the land to the satisfaction of the authorized officer of the agency upon whose lands you have located may cause the agency to hold the claimant in a status of non-compliance under their surface management regulations. If reclamation is required, you must notify the proper authorized officer upon completion so that final site inspection and clearance may be obtained and your liability released. On BLM administered lands failure to reclaim the land to the satisfaction of the authorized officer as prescribed by 43 CFR 3809.1-1 and 3809.3-2 may cause BLM to hold you in a status of non-compliance under 43 CFR 3809.3-2 and invoke the penalty provisions of 43 CFR 3809.3.2(f).

During the same 30-day compliance period, this decision may be appealed to the Interior Board of Land Appeals, Office of the Secretary, in accordance with the regulations contained in 43 CFR, Part 4 and the enclosed Form 1842-1. If an appeal is taken, your notice of appeal must be filed in this office (at the above address) within 30 days from receipt of this decision. The appellant has the burden of showing that the decision appealed from is in error.

If you wish to file a petition pursuant to regulation 43 CFR 4.21 (58 FR 4939, January 19, 1993) or 43 CFR 2804.1 for a stay of the effectiveness of this decision during the time that your appeal is being reviewed by the Board, the petition for a stay must accompany your notice of appeal. A petition for a stay is required to show sufficient justification based on the standards listed below. Copies of the notice of appeal and petition for a stay must also be submitted to each party named in this decision and to the Interior Board of Land Appeals and to the appropriate Office of the Solicitor (see 43 CFR 4.413) at the same time the original documents are filed with this office. If you request a stay, you have the burden of proof to demonstrate that a stay should be granted.

Standards for Obtaining a Stay

Except as otherwise provided by law or other pertinent regulation, a petition for a stay of a decision pending appeal shall show sufficient justification based on the following standards:

- (1) The relative harm to the parties if the stay is granted or denied,
- (2) The likelihood of the appellant's success on the merits,
- (3) The likelihood of immediate and irreparable harm if the stay is not granted, and
- (4) Whether the public interest favors granting the stay.

If no appeal, or noncompliance, with the above occurs, this decision constitutes final administrative action of this Department as it affects the mining claims. No appeal, protest or petition for reconsideration will be entertained from this decision after the appeal period has expired.

Please include your A MC serial number(s) on all correspondence. If additional information is required, please call Dorie Morrison at (602) 417-9518.

Mary Jo Yoas

want do hoor

Supervisor, Lands and Minerals Operations

Enclosure(s)



LEAD OWNER

4-29-96

YAVAPAI CT MESSENGER Et al BOX 3882

PHOENIX

AZ 85030

CO-OWNERS WORRELL JOHN JR WILLIAMS OLETA WILLIAMS HERBERT

ARIZONA

LEAD FILE NUMBER - 72700

CASE SERIAL TYPE NUMBER

CLAIM NAME

LAST ASSMT.

CASE SERIAL TYPE NUMBER

CLAIM NAME

LAST ASSMT.

72740 LUSEEKISEKI #3

1997

CO-OWNERS WILLIAMS OLETA WILLIAMS HERBERT

ARIZONA

LEAD FILE NUMBER - 72700

CASE SERIAL TYPE NUMBER

CLAIM NAME

LAST ASSMT.

CASE SERIAL TYPE NUMBER

CLAIM NAME

LAST ASSMT.

_ D 72741 LUSEEKISEKI WACA #3 1997

> CO-OWNERS WILLIAMS OLETA WILLIAMS HERBERT BONHAM LEON

ARIZONA

LEAD FILE NUMBER - 72700

CASE SERIAL TYPE NUMBER CLAIM NAME LAST ASSMT. CASE SERIAL TYPE NUMBER CLAIM NAME

LAST ASSMT.

72754 MILDRED

1997

72741

72754 Closed 8/3/197

ENTERED IN COMPUTER APR 2 9 1998

on the reverse side	• Complete items 1 and/or 2 for additional services. • Complete items 3, and 4a & b. • Print your name and address on the reverse of this form so the return this card to you. • Attach this form to the front of the mailpiece, or on the back it does not permit. • Write "Return Receipt Requested" on the mailpiece below the article The Return Receipt will show to whom the article was delivered at delivered.	I also wish to receive the following services (for an extra fee): 1. Addressee's Address 2. Restricted Delivery Consult postmaster for fee.		
DDRESS completed or	3. Article Addressed to: Universal Propulsion Company 25401 North Central Avenue Phoenix, AZ 85027 Abandonment 3800 (933) MH A MC 72700	4a. Article Number 764502 4b. Service Type Registered Insured Certified COD Express Mail Return Receipt for Merchandise 7. Date of Delivery		u for using Return R
Is your RETURN A	5. Signature (Addressee) 6. Signature (Agent) PS Form 3811 , December 1991 ±U.S. GPO: 1993—352		ressee's Address (Only if requested fee is paid) OMESTIC RETURN RECEIPT	Than



Print your name, address and ZIP Code here

Bureau of Land Management Arizona State Office (922) (933) P. O. Box 16563 Phoenix, Arizona 85011



BUREAU OF LAND MANAGEMENT

Atizona State Office 3707 N. 7th Street P.O. Box 16563 Phoenix, Atizona 85011



IN REPLY REFER TO:

3800 (933) MH A MC 72700

MAY 0 9 1995

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

DECISION

Mining Claimant(s) as Shown on the Enclosed Sheet(s)

Mining Claim(s), Mill Site(s), and Tunnel Site(s) as Shown on the

Enclosed Sheet(s) 1

MINING CLAIMS, MILL SITES, AND TUNNEL SITES DECLARED ABANDONED

Public Laws 102-381, 106 Stat. 1374, dated October 5, 1992, and 103-66, 107 Stat. 405, dated August 10, 1993, and the regulations implemented August 30, 1994, at 43 CFR §3833.1-5, "Maintenance fees" prescribe, unless otherwise exempted, that a \$100 maintenance fee for assessment year 1994-1995, must be paid to the Bureau of Land Management (BLM) for each mining claim, mill site, and tunnel site on or before August 31, 1994. If a qualifying Certification of Exemption From Payment of Rental Fee Form had been timely filed by August 31, 1993 for 1994, or a Maintenance Fee Payment Waiver Certification Form by August 31, 1994 for 1995, an affidavit of assessment work performed covering the mining claims and a notice of intention to hold for any mill or tunnel site (annual filing) was required to be filed, accompanied by \$5 for each claim or site on or before December 30, 1994. Failure to pay the maintenance fee by August 31, 1994, or if qualified, to file the annual filing by December 30, 1994, shall conclusively constitute an abandonment of the mining claim, mill site, or tunnel site, which shall be void.

The BLM records do not show receipt of the maintenance fee payment for the mining claim(s), mill site(s), and tunnel site(s) listed on the enclosed sheet(s) on or before August 31, 1994, or if qualified, an annual filing on or before December 30, 1994. If the maintenance fee was timely paid to the BLM, Arizona State Office for 1995, by August 31, 1994, or if qualified, an affidavit of assessment work performed for mining claims or a notice of intention to hold for mill or tunnel sites for 1994, was filed by December 30, 1994, please furnish a copy of the BLM receipt for payment and the BLM timely stamped document listing the mining claims or sites and the BLM serial numbers. The evidence must be received in this office no later than 30 days from receipt of this Decision. If the proof is not furnished during the 30-day period, the mining claim(s), mill site(s), and tunnel site(s) will be removed from the BLM records as abandoned and void.

If additional information is required, please call (602) 650-0518.

Mary Jo Yoas

Chief, Lands and Minerals Operations

Enclosure(s)

PAGE 001



MISSING ASSESSMENT LIST BY SERIAL NUMBER

LEAD OWNER

UNIV PROPULSION CO 25401 N CENTRAL AVE

PHOENIX

AZ 85027

CO-OWNERS NONE

ARIZONA

LEAD FILE NUMBER - 72700

CASE SERI TYPE NUMB		LAST ASSMT.	CASE SERIA TYPE NUMBE		
LD 727 LD 727 LD 727	63 EL RAME 72 EL RAME # 81 EL RAME # 83 EL RAME # 98 EL RAME #	1994 20 1994	LD 7277 LD 7278 LD 7278	4 EL RAME 3 EL RAME 2 EL RAME 4 EL RAME 5 EL RAME	#10 1994 #19 1994 #21 1994

Clased 12763 - 72764 12772-72773 12781-72784 72798 12805 8/31/94 MH





BUREAU OF LAND MANAGEMENT ARIZONA STATE OFFICE 3707 N. 7TH STREET P.O. BOX 16563 PHOENIX, ARIZONA 85011



IN REPLY REFER TO: 3800 (921) MH A MC 72229 A MC 72700 A MC 131612 A MC 203999

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

May 18, 1994

DECISION

Mining Claimant(s) as Shown on the Enclosed Sheet(s)

Mining Claim(s),

Mill Site(s) and Tunnel Site(s) as Shown on the Enclosed Sheet(s) 5

MINING CLAIMS, MILL SITES AND TUNNEL SITES DECLARED ABANDONED

Public Law 102-381, 106 Stat 1374, dated October 5, 1992, and the regulations implemented July 15, 1993, 43 CFR §3833.1-5, "Rental Fees" prescribe, unless otherwise exempted, that \$100 rental for assessment year 1992-1993, and \$100 rental for assessment year 1993-1994, must be paid to the Bureau of Land Management (BLM) for each mining claim, mill site, and tunnel site on or before August 31, 1993. Failure to pay the rental fee by that date shall conclusively constitute an abandonment of the mining claim, mill site, or tunnel site, which shall be void.

The BLM records do not show receipt of payment for the mining claim(s), mill site(s), and tunnel site(s) listed on the enclosed sheet(s) on or before August 31, 1993.

If the rental fee was timely paid to the BLM for 1993 and 1994, please furnish a copy of the BLM receipt for payment and the document listing the claims and serial numbers for which payment was made to the BLM, Arizona State Office. The receipt and proof must be dated and/or time stamped by the BLM on or before August 31, 1993.

The proof of payment must show that the required amount was remitted and was received by the BLM on or before August 31, 1993, or it will not be accepted. The evidence must be received in this office no later than 30 days from receipt of this decision. If the proof is not furnished during the 30-day period, the mining claim(s), mill site(s), and tunnel site(s) will be removed from the BLM records as abandoned and void.

If additional information is required, please call (602) 650-0518.

work of moly

Mary Jo Yoas Chief, Branch of Lands and Minerals Operations LEAD OWNER

5-13-94

MELLUZZO FRANK, et al

10609 N 3TH ST

PHOENIX

AZ 85020

CO-OWNERS NONE

ARIZONA

LEAD FILE NUMBER - 72700

CASE	SERIAL	CLAIM	LAST	CASE	SERIAL	CLAIM	LAST
TYPE	NUMBER	NAME	ASSMT.	TYPE	NUMBER	NAME	ASSMT.
LD	72701	GLORY ANA #2	1992	LD	72703	GLCRY ANA #4	1992
LD	72704	GLORY ANA #5	1992	LD	72705	LA DORA #1	1992
LD	72706	LA DORA #2	1992	LD	72707	LA DORA #3	1992
LD	72710	SUZANE #2	1992	LD	72711	SUZANE #3	1992
LD	72712	SUZANE #4	1992	LD	72713	SUZANE #5	1992
LD	72714	SUZANE #6	1992	LD	72715	MARTHA #1	1992
LD	72716	MARTHA #2	1992	LD	72717	MARTHA #3	1992
LD	72718	MARTHA #4	1992	LD	72719	MARTHA #5	1992
LD	72720	MARTHA #8	1992	LD	72721	88 #4	1992
LD	72722	88 #5	1992				

CO-OWNERS TASSELL GLENN

ARIZONA

LEAD FILE NUMBER - 72700

CASE SERIAL	CLAIM	LAST	CASE SERIAL	CLAIM	LAST
TYPE NUMBER	NAME	ASSMT.	TYPE NUMBER	NAME	ASSMT.

LD 72725 MO ARK 1992

CO-OWNERS BUNKER E V

ARIZONA

LEAD FILE NUMBER - 72700

	SERIAL NUMBER	CLAIM NAME	LAST ASSMT.		SERIAL NUMBER		LAST ASSMT.
L D L D L D	72728 72730	MINNIE G NO 1 VOLOCANO VOLOCANO NO 3 RECO NO 2	1992 1992 1992 1992	L D L D L D	72729	MINNIE G NO 2 VOLCANO NO 2 RECO NO 1	1992 1992 1992

Closed

72701, 72703-72707,

72710-72722, 72725-72730,

12732-72733, 72735-72736, 72742-72750, 72752-72753,

ENTERED IN COMPUTER

5-19-94 Sewas

LEAD OWNER

MELLUZZO FRANK, et al

10602 N 3TH ST

PHOENIX

AZ 85020

CO-OWNERS

WILLIAM HERBERT

ARIZONA

LEAD FILE NUMBER - 72700

CASE SERIAL CLAIM LAST CASE SERIAL CLAIM LAST TYPE NUMBER NAME ASSMT. TYPE NUMBER NAME ASSMT.

LD 72735 WHITE TAIL #1 1992 LD 72736 WHITE TAIL PROTECTOR 1992

ARIZONA LEAD FILE NUMBER - 72700

CASE SERIAL CLAIM LAST CASE SERIAL CLAIM LAST TYPE NUMBER NAME ASSMT. TYPE NUMBER NAME ASSMT.

LD 72742 GOLD BULLION #2 1992

CO-OWNERS FRICE C E

ARIZONA LEAD FILE NUMBER - 72700

CASE SERIAL CLAIM LAST CASE SERIAL CLAIM LAST TYPE NUMBER NAME ASSMT. TYPE NUMBER NAME ASSMT.

LD 72743 COPPER BULLION 1992

CO-OWNERS TUCKER R H TUCKER W B

ARIZONA LEAD FILE NUMBER - 72700

CASE SERIAL CLAIM LAST CASE SERIAL CLAIM LAST TYPE NUMBER NAME ASSMT. TYPE NUMBER NAME ASSMT.

LD 72744 COPPER BULLION EXTEN 1992

CO-OWNERS
MELLUZZO WANITA
WOMBACHER L N
WILLIAMS OLETA

ARIZONA LEAD FILE NUMBER - 72700

CASE SERIAL CLAIM LAST CASE SERIAL CLAIM LAST TYPE NUMBER NAME ASSMT.

LD 72745 COPPER BULLION NO 2 1992 LD 72746 COPPER BULLION NO-3 1992

1994

LEAD OWNER

MELLUZZO FRANK, et al

10609 N 8TH ST

PHOENIX

AZ 85020

CO-OWNERS
MELLUZZO WANITA
WILLIAMS OLETA
TUCKER R H
TUCKER W B

ARIZONA

LEAD FILE NUMBER - 72700

CASE SERIAL CLAIM LAST CASE SERIAL CLAIM LAST TYPE NUMBER NAME ASSMT.

TYPE NUMBER NAME ASSMT.

LD 72747 APACHE #1 1992 LD 72748 APACHE #2 1992

CO-OWNERS
MELLUZZO WANITA
WILLIAMS OLETA
WILLIAMS HERBERT

ARIZONA

LEAD FILE NUMBER - 72700

CASE SERIAL CLAIM LAST CASE SERIAL CLAIM LAST TYPE NUMBER NAME ASSMT. TYPE NUMBER NAME ASSMT.

LD 72749 NITA 1992

CO-OWNERS
MELLUZZO WANITA
WILLIAMS OLETA
BOYER J R

ARIZONA

LEAD FILE NUMBER - 72700

CASE SERIAL CLAIM LAST CASE SERIAL CLAIM LAST TYPE NUMBER NAME ASSMT. TYPE NUMBER NAME ASSMT.

LD 72750 ONEIDA

CO-OWNERS
MELLUZZO WANITA
WILLIAMS HERBERT
WILLIAMS OLETA

ARIZONA

LEAD FILE NUMBER - 72700

1992

CASE SERIAL CLAIM LAST CASE SERIAL CLAIM LAST TYPE NUMBER NAME ASSMT. TYPE NUMBER NAME ASSMT.

LD 72752 FOWLER'S WATERGATE 1 1992

1994	1	ġ	9	4
------	---	---	---	---

MISSIN SESSMENT LIST BY SERIAL BER

PAGE 004

1992

LEAD OWNER

MELLUZZO FRANK, et al

10609 N STH ST

PHOENIX

AZ 85020

CO-OWNERS MELLUZZO WANITA WILLIAMS OLETA BONHAM LEON

ARIZONA

LEAD FILE NUMBER - 72700

CASE SERIAL CLAIM LAST CASE SERIAL CLAIM LAST TYPE NUMBER NAME ASSMT. TYPE NUMBER NAME ASSMT.

LD 72753 BETTY 1992

CO-OWNERS MELLUZZO WANITA BOYER J R WILLIAMS OLETA

ARIZONA

LEAD FILE NUMBER - 72700

1992

CASE SERIAL CLAIM LAST CASE SERIAL CLAIM LAST TYPE NUMBER NAME ASSMT. TYPE NUMBER NAME ASSMT.

LD 72755 MOHAWK

> CO-OWNERS MELLUZZA WANITA WILLIAMS HERBERT WILLIAMS OLETA

ARIZONA

LD

LEAD FILE NUMBER - 203999

1992

CASE SERIAL LAST LAST CLAIM CASE SERIAL CLAIM TYPE NUMBER TYPE NUMBER NAME ASSMT. ASSMT. NAME

L D

204001 W M 61

204000 W M 59 204002 W M 67 1992 LD

> CO-OWNERS MELLUZZO WANITA

LEAD FILE NUMBER - 72229 ARIZONA

LAST CLAI'1 CLAIM LAST CASE SERIAL CASE SERIAL TYPE NUMBER NAME ASSMT. TYPE NUMBER ASSMT. NAME

PL 1992 72238 WHITE SHALE EXT

LEAD OWNER

MELLUZZO WANITA, et al 10609 N 8TH ST PHOENIX AZ 85020

CO-OWNERS MELLUZZO FRANK WILLIAMS OLETA WILLIAMS HERBERT

ARIZONA LEAD FILE NUMBER - 131612

CASE	SERIAL		CLAIM		LAST	CASE	SERIAL			CLAIM		LAST
TYPE	NUMBER		N A MÆ		ASSMT.	TYPE	NUMBER			NAME		ASSMT.
LD	131612	W M	#1		1992							
LD		W M			1992	LD	131614					1992
LD	131615	W M	#5		1992	LD	131616	W	V	#6		1992
LD	131617				1992	LD				#8		1992
LD	131619				1992	LD	13162C					1992
LD	131621				1992	LD	131622	W	M	#12		1992
LD	131623				1992	LD	131624					1992
LD	131625				1992	LD				#16		1992
LD	131627				1992	LD	131628	W	M	#18		1992
LD	131629				1992	LD	131630	W	¥	#20		1992
LD	131631				1992	LD	131632	W	M	#22		1992
LD	131633	W M	#23		1992	LD	131634	W	M	#24		1992
L D	131635	W M	#25		1992	L D	131636	W	M	#26		1992
LD	131637	W M	#27	•	1992	LD	131638	W	M	#28		1992
LD	131639	W M	#29		1992	LD	131640	W	Ŋ	#30		1992
LD	131641	W M	#31		1992	LD.	131642	W	V	#32	•	1992
LD	131643	W M	#33		1992	LD	131644	W	M	#34		1992
LD	131645	W M	#35		1992	LD	131646	W	V	#36		1992
LD	131647	W M	#37		1992	LD	131648	W	M	#38		1992
LD	131649	W M	#39		1992	LD	13165C	W	٧	#40		1992
LD	131651	WM	#41		1992	LD	131652	W	M	#42		1992
LD	131653	W M	#43		1992	LD	131654	W	M	#44		1992
LD	131655	W M	#45		1992	LD	131656	W	M	#46		1992
LD	131657	W M	#47		1992	LD	131658	W	W	#48		1992
LD	131659	W M	#49		1992	LD	131660	W	Ŋ	#50		1992
LD	131661	W M	#51		1992	LD	131662	W	M	#52		1992
LD	131663	W M	#53		1992	LD	131664	W	M	#54		1992



United States Department of the Interior

BUREAU OF LAND MANAGEMENT ARIZONA STATE OFFICE 3707 N. 7TH STREET P.O. BOX 16563 PHOENIX, ARIZONA 85011



(922-LC) A MC 72700

(602) **546**×**558** 650-0360

October 4, 1993

CERTIFIED MAIL--RETURN RECEIPT REQUESTED

DECISION

Mining Claimant(s) as Shown on the Enclosed Sheet

Mining Claim(s) as Shown on the Enclosed Sheet

MINING CLAIMS DECLARED ABANDONED

The Federal Land Policy and Management Act (FLPMA) of 1976, 43 U.S.C. 1744, and the implementing regulations in 43 CFR 3833.2, require an annual filing for all mining claims recorded with the Bureau of Land Management (BLM). FLPMA provides that failure to file evidence of annual assessment work or a notice of intention to hold by December 30 of each year shall be deemed conclusively to constitute an abandonment of the claim and it is void by operation of law. The constitutionality of Section 314 of FLPMA was upheld on April 1, 1985, by the United States Supreme Court in United States v. Locke et al., 471 U.S. 84, 129 (1985).

The BLM records do not show receipt of either an affidavit of annual assessment work performed or a notice of intention to hold for the claim(s) listed on the enclosed sheet(s) for the 1992 assessment year.

If you did timely file an affidavit or notice of intention to hold with the BLM during 1992, please furnish a copy which shows receipt by the BLM Arizona State Office, (dated and time stamped) during 1992.

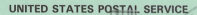
Your proof must show the required document was timely filed with the BLM during 1992, otherwise it will not be accepted. The evidence must be received in this office no later than 30 days from receipt of this decision. If the proof is not furnished during this 30-day period, the claim(s) will be removed from our records as abandoned and void.

Byard L. Kershaw Chief, Branch of

Mining Law Administration

Enclosure

~	A MC 72700 922-LC	Aba	ndonment	
on the reverse side	• Complete items 1 an for additional services. • Complete items 3, a & b. • Print your name and so on the reverse of this form so that return this card to you. • Attach this form to the front of the mailpiece, or on the back it does not permit. • Write "Return Receipt Requested" on the mailpiece below the article of the things of the property of the mailpiece below the article of the property of	it we can f space cle number.	I also wish to receive the followir vices (for an extra fee): 1. Addressee's Address	leceipt Service.
ESS completed o	3. Article Addressed to: Frank Melluzzo et al 10609 N 8th St Phoenix AZ 85020	4a. Article Number 76 4503		
our RETURN ADDR	6. Signature (Agent)	7. Date of Delivery 7. Date of Delivery 8. Addressee's Address (Only if requested and fee is paid)		
SV	PS Form 3811 , December 1991 &U.S. GPO: 1992—323	1-402 D(OMESTIC RETURN RECEIPT	



Official Business



PENALTY FOR PRIVATE USE TO AVOID PAYMENT OF POSTAGE, \$300



Print your name, address and ZIP Code here

Bureau of Land Management Arizona State Office (922) P. O. Box 16563 Phoenix, Arizona 85011



1993



1992 MISSING ASSESSMENT LIST BY SERIAL NUMBER

PAGE 001

LEAD OWNER

MELLUZZO FRANK et al 10609 N 8TH ST PHOENIX AZ 85020

CO-OWNERS MELLUZZO WANITA

ARIZONA

LEAD FILE NUMBER - 72700

CASE SERIAL CLAIM LAST CASE SERIAL CLAIM LAST TYPE NUMBER NAME ASSMT.

PL 72738 MOSS BACK 1991 PL 72739 MOSS BACK #1 1991

Closed 72138, 72139 10-4-93

ENTERED IN COMPUTER

Op



United States Department of the Interior



BUREAU OF LAND MANAGEMENT ARIZONA STATE OFFICE **3707 N. 7TH STREET** P.O. BOX 16563 PHOENIX, ARIZONA 85011 (602)640-5550

IN REPLY REFER TO:

(922-LC)A MC 72700

April 17, 1990

CERTIFIED MAIL--RETURN RECEIPT REQUESTED

DECISION

Frank Melluzzo et al 10609 North 8th Street Phoenix, Arizona 85020

CO-OWNERS Herbert Williams Oleta Williams

Mill Site Declared Abandoned Subject to Compliance

Pursuant to requirements of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1744, and the implementing regulations in 43 Code of Federal Regulations (CFR) 3833.1-2, copy enclosed, you filed a notice of location for the mill site listed below:

Serial Number

Site Name

Missing Year

A MC 72724

Gold Bullion Mill Site

1989

The regulations further require an annual filing by December 30 of a notice of intention to hold the mill site, 43 CFR 3833.2-1(c). Failure to do so constitutes an abandonment of the site. Our records do not show such a filing for the year listed above.

You are advised that you have 30 days from the date of receipt hereof to file a notice of intention to hold the mill site for the above-stated year. A \$5.00 nonrefundable service charge for each mill site must accompany your filing.

An appeal from this decision may be taken to the Interior Board of Land Appeals, Office of Hearings and Appeals, in accordance with the regulations in Title 43 CFR, Parts 1 and 4.400. The 30-day period for filing a notice of appeal commences at the expiration of the compliance period.

If no appeal is taken or noncompliance with the above occurs, this decision constitutes final administrative action of this Department as affects the subject mill site. No appeal, protest or petition for reconsideration will be entertained from this decision after the appeal period has expired. No further notice will be issued and the mill site will be void. Accordingly, the case file for this site will be closed of record.

NOI Rec'd MAY 21, 1990 Record Updated. Enclosure lyi

Alan Rabinoff Chief, Branch of Mining Law Administration

A MC 72700 922-LC SENDER: Complete items 1 and 2 when additional services are desired, and complete items Put your address in the "RETURN TO" Space on the reverse side. Failure to do this will prevent this card from being returned to you. The return receipt fee will provide you the name of the person delivered to and the date of delivery. For additional fees the following services are available. Consult postmaster for fees and check box(es) for additional service(s) requested.

Show to whom delivered, date, and addressee's address.

2. Restricted Delivery Is your RETURN ADDRESS completed on the reverse side? 3. Article Addressed to: (Extra charge) 4. Article Number Frank Melluzzo et al 10609 N. 8th St Thank you for using Return Receipt Service Type of Service: Phoenix, AZ 85020 Registered Insured XXX Certified U COD Express Mail Return Receipt for Merchandise Always obtain signature of addressee 5. Signature or agent and DATE DELIVERED Addressee 8. Addressee's Address (ONLY if requested and fee paid) Signature Agent 7. Date of Delivery PS Form 3811, Apr. 1989 DOMESTIC RETURN RECEIPT Renafled 5-11-90 RETURN RECEIPT REQUESTED RETURN SND NOTICE ST NOTICE PHOENIX, ARIZONA PENALTY FOR PRIVATE USE \$300 .M.A 24:7 U.S. DEPARTMENT OF THE INTERIOR OFFICIAL BUSINESS □ HOFD POSTAGE AND FEES PAID DEEL TO YAM Phoenix, Arizona 85011 B.L.M. AZ STATE OFFICE P.O. Box 16563 CLAIM CHECK 3707 N. 7th Street **VEMPLOYER** RECEIVED **B NA** Arizona State Office BUREAU OF LAND MANAGEMENT DEPARTMENT OF THE INTERIOR

CALLED STATES

SIA-TNI



United State Department of the Inter-

BUREAU OF LAND MANAGEMEN ARIZONA STATE OFFICE

P.O. Ben 16563 9707 N. 7th Server senia, Arienne 95011

(602) 241-5550

November 18, 1988

DESTRUCTOR

A MC 72805 (921-SR)

MOTICE TO MINING CLAIMANTS

85020

Your annual filing of an affidavit of assessment work or notice of intention to hold received in this office did not contain all of the correct Bureau of Land Management serial numbers assigned to each claim.

Below are the names of the claims, serial numbers erroneously listed on the affidavit and the correct serial numbers according to our records:

Name of Claims

Frank Melluzzo 10609 N. 8th St. Phoenix, Arizona

Incorrect Serial Numbers

Correct Serial Numbers

El Rame #43

A MC 72705

A MC 72805

Our records for the claim(s) have been updated to show receipt of the required annual filing for 1988.

The regulations under 43 CFR Subpart 3833 state: "Citing the serial number shall comply with the requirement in the Act to file an additional description of the claim."

To receive proper credit in the future, in addition to naming each claim on the affidavit, always include the correct serial numbers assigned to each of the mining claims, mill or tunnel sites.

Sincerely.

Thomas E. Reitmeyer

Mining Claims Section



(943 TR)



United States Department of the Interior

A MC 72765 et al 72239 et al

BUREAU OF LAND MANAGEMENT ARIZONA STATE OFFICE 3707 N. 7th Street Phoenix Arizona 85014

Phoenix, Arizona 85014 (602) 241-5550

January 6, 1987

Frank Melluzzo

NOTICE TO MINING CLAIMANT(S)

SHOULD YOU HAVE QUESTIONS CALL OUR MINING CLAIMS SECTION AT THE ABOVE-NUMBER.

BLM - A MC SERIAL NUMBER(S)

CLAIM NAME(S)

72765 thru 72771 72774 thru 72780 72785 thru 72797 72799 thru 72804 72806 thru 72809 72239 72241 thru 72245 El Rame No. 2 thru 8
11 thru 17
22 thru 34
36,37, 39 thru 42
44 thru 47
Buffalo Ridge No. 2

4 thru 8





RECEIVED

MEF:GSF 90-1-18-3314

APR 16 1984

OFFICE OF FIELD SOLICITOR PHOENIX, ARIZONA

Washington, D.C. 20530

April 3, 1984

APR-41984 SOLICITOR'S

William Coldiron, Esquire Solicitor Department of Interior Washington, D. C. 20240

Attention: Lawrence J. Jensen, Esquire

Associate Solicitor

Division of Energy and Resources

Dear Mr. Coldiron:

Re: Frank Melluzzo, et al. v. United States, et al., No. CIV-81-607-PHX-CAM (D. Ariz.)

By its order filed October 3, 1983, and its judgment filed October 27, 1983, the United States Court of Appeals for the Ninth Circuit dismissed plaintiffs' appeal from the district court's judgment of March 31, 1983, in the above-entitled action as untimely. Copies of the order and the judgment are enclosed.

By its judgment of March 31, 1983, which has become final, the district court, in effect, affirmed the decision of the Interior Board of Land Appeals in the case of <u>United States</u> v. Frank and Wanita Melluzzo, 38 IBLA 214, 85 I.D. 441 (1978). We are closing our file in this matter.

RECEIVED

B.L.M. AZ STATE OFFICE

JUN 7 1984

7:45 A.M. PHOENIX, APIZONA Sincerely,

Assistant Attorney General Land and Natural Resources Division

By:

Gerald S. Fish

Attorney, General Litigation Section

Cases clased 6/04/84

Develd Stock

AMC 72765-7277/72774-7278072785-7279772799-7280472801-7280472806-72809

Enclosures

cc (w/enclosures):

Wm. Philip Horton, Esquire Chief Administrative Judge Interior Board of Land Appeals 4015 Wilson Boulevard Arlington, Virginia 22203





United States Department of the Interior

MCS-943

BUREAU OF LAND MANAGEMENT

ARIZONA STATE OFFICE 2400 VALLEY BANK CENTER PHOENIX, ARIZONA 85073

1-10-84

NOTICE TO MINING CLAIMANTS

Frank Melluzzo

Your annual filing of an Affidavit of Assessment Work or Notice of Intention to Hold did not contain the required Bureau of Land Management Serial Number(s) assigned to each claim.

We have researched our records and are unable to locate a serial number for the following claim(s):

Eighty - eight No. 7

If you can provide us with a serial number we will see to it that you receive proper credit for assessment. PLEASE RESPOND WITHIN THIRTY DAYS.

The Regulations under 43 CFR Subpart 3833 state: "Citing the Serial Number shall comply with the requirement in the Act to file an additional description of the Claim."

To receive proper credit in the future, in addition to naming each claim on the affidavit, always include the correct Serial Numbers assigned to each of the mining claims, mill or tunnel sites.

Sincerely,

Mario L. Lopez

Chief, Branch of Lands and Minerals

Operations



United States Court of Appeals. For the Ninth Circuit

THE NINTH CIRCUIT

FILED

FRANK MELLUZZO and WANITA MELLUZZO,
Plaintiffs-Appellants,

ν.

UNITED STATES OF AMERICA; UNITES STATES DEPARTMENT OF THE INTERIOR; and JAMES WATT, Secretary of the Department of Interior,

Filed and entered October 3, 1983

Defendants-Appellees.

UCT 27 1983

W J FUNGTENAU CLERK UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA

PEPUTY KERK

No._83-2056

D.C. NO. CV 81-607 CAM

APPEAL	from the United States District Co	ourt for the
District of	Arizona (Fheenix)	•
•		-
	· ·	}
appeal		now here ordered and adjudged by this Court, that id hereby isdismissed.
Sich CCA Month Naportor Pulosco Picunder JS Alberniy •	1110	
il ilagistr <mark>ato</mark> Invokal	1 1904	PHILLIP B. WINBERRY
m tost Probation Poundal	7:45 A.M. PHOENIX, ADIZONA	by: Activial Mittake
070 Feet Feld Sudge/CTNI Deputy		Deputy Clerk

UNITED STATES COURT OF APPEALS

FILED

FOR THE NINTH CIRCUIT

PHILLIP B. WHALEMRY CLEAR CO. TOO PROPERTY OF A PROPERTY O

PRANK MELLUZZO and WANITA MELLUZZO,

Plaintiffs-Appellants,

VS.

No. 83-2056

DC# CIV 81-607 CAM Arizona (Phoenix)

UNITED STATES OF AMERICA; UNITED STATES DEPARTMENT OF THE INTERIOR; and JAMES WATT, Secretary of the Dept. of Interior,

Defendants-Appellees.

ORDER

Before: SCHROEDER, FLETCHER and NELSON, Circuit Judges

Appellees' motion to dismiss the appeal is granted. The appeal is dismissed for lack of jurisdiction because the notice of appeal was not timely filed. Fed. R. App. P. 4(a)(1); See Fed. R. App. P. 4(a)(5).

RECEIVED

B.L.M. AZ STATE OFFICE

JUN 7 1984

7:45 A.M. PHOENIX, ADIZONA

JUDGMENT ON DECISION BY THE COURT

FILED

UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF ARIZONA

MAR 31 1983

FRANK MELLUZZO and WANITA MELLUZZO, Plaintiff,

DEPUTY OLE

vs.

CIV- 81-607-PHX-CAM

UNITED STATES OF AMERICA; U.S. DEPT OF INTERIOR; and JAMES WATT, Defendant.

JUDGMENT

This action came on for ******* (hearing) before the Court, the Honorable

C.A. Muecke , United States District Judge, presiding, and the issues

having been duly ************* (heard) and a decision having been duly rendered,

IT IS ORDERED AND ADJUDGED, the Court having granted Defendants' Motion for Summary Judgment and denying Plaintiffs' Cross-motion For Summary Judgment, that Plaintiffs take nothing and the action is hereby dismissed.

6/1/83 was worded and surety with with heef

AR 1 4 15 PH W. D.S. ATTURNEY PHOENIX

DATED at Phoenix, Arizona, this 31st day of

March

, 19 83.

W. J. FURSTENAU, CLERK ,

By: Deputy Clerk

CIV-20 (10/6/81)

L&M

12-17-69 H. C. declared claime mill and wid 1-31-64 Case should.

_ #'s 4 thru 8, 15, 16, 17, Contest A-9913 25,26,29 thru 34, 39 thru 43, 45, 46, 47 lode mining claims.

Claimant: Frank Melluzzo

Claims situated in secs. 3 & 4 T. 4 N., R. 3 E., GSR Mer., Arizona.

3-22-77 Complaint issued.

3-7-78 Mining claims declared null & void by Adm. Law Judge.

4-18-78 Appeal filed with IBLA.

12-7-78 IBLA affirms Adm Law Judge's decision of March 7, 1978. (38 IBLA 214) Contest closed.

El rame #'s 2,3,11 thru 14 incl., Ct. A 9911 22, 23, 24, 36, 37 lode claims

Claimants: Frank Melluzzo, Wanita Melluzzo, C. W. Waddoups, Jr. and Clara Waddoups

Situated in secs 3 & 4, T. 4 N., R. 3 E., GSR Mer., AZ

3-23-77 Complaint issued.

3-7-78 Mining claims declared null and void by Adm Law Judge

4-1-78 Appeal filed with IBLA

12-7-78 OBLA Offerins and Low J.

dec. 9-3/7/78 38 DBLA 214,

Contest closed

El rame #'s 27, 28 and 44 lode mining claims

Ct. A 9912

Frank Melluzzo, Wanita Melluzzo, Alfonso Claimants: L. De Lellis.

Situated in sec. 3, T. 4 N., R. 3 E., GSR Mer., Arizona

3-23-77 Complaint issued. 3-7-78 Mining claims declared null and void by Adm

Law Judge. 4-18-78 Appeal filed with IBLA .

12-7-78 ABLA affirms ala Low J. dec., 12-7-78 ABLA 214. () T 3/7/78. 38 BLA 214.

February 19, 1980

Mr. Frank Melluzzo 11801 North 7th Street Phoenix, Arizona 85020

Dear Mr. Melluzzo:

This letter is to identify the serial numbers we have assigned to your mining claim location notices filed in this office on October 17, 1979.

Serial Number	Name of Claim		
A MC 72700 thru A MC 72704	Glory Ann #1 thru #5		
A MC 72705 thru A MC 72708	ls Dora #1 thru #4		
A MC 72709 thru A MC 72714	Suzane #1 thru #6		
A MC 72715 thru A MC 72720	Martha #1 thru #6		
A MC 72721 and A MC 72722	88 #4 and 88 #5		
A MC 72723	Gold Bullion Mill Site		
A MC 72724	Gold Bullion Mill Site		
A MC 72725	No - Ark		
A MC 72726 and A MC 72727	Minnie G No.1 and No.2		
A MC 72728	Volcano		
A MC 72729 and A MC 72730	Volcano No.2 and No.3		
A MC 72731	Juniper		
A MC 72732 and A MC 72733	Reco No.1 and No.2		
A MC 72734	White Tail		
A MC 72735	White Tail #1		
A MC 72736	White Tail Protector		
A MC 72737	Sunburst #7		
A MC 72738	Moss Back		
A MC 72739	Moss Back #1		
A MC 72740	Luseekiseeki #3		
A MC 72741	Luseekiseeki-Waka #3		
A MC 72742	Gold Bullion #2		
A MC 72743	Copper Bullion		
A MC 72744	Copper Bullion Extension		
A MC 72745 A MC 72746	Copper Bullion No.2		
	Copper Bullion No 3		
A MC 72747 and A MC 72748	Apache #1 and #2		
A MC 72748 9 A MC 72740 A MC 72750			
A MC 72751	Oneida		
A MC /2/31	Fowler's Watergate		

Page 2

Serial Number Name of Claim Fowler's Watergate 1 A MC 72752 A MC 72753 Betty A MC 72754 Mildred A MC 72755 Mohawk Gold Hole A MC 72756 A MC 72757 thru A MC 72762 Rema #1 thru #6 A MC 72763 El rame A MC 72764 thru A MC 72800 El rame #1 thru #37 El rame #39 thru #47 A MC 72801 thru A MC 72809

Please refer to the claim mames and the serial numbers in any future correspondence.

This will also acknowledge receipt of your Affidavit of Labor Performed and Improvements Made in the Notices of Intent to Hold mining claims for the above claims for the year 1978-1979.

The affidavits of annual assessment work that you filed with us do not make reference to the county recording information by date recorded, book (docket) and page. Please furnish this information so that your filings will be complete.

A photocopy of your recorded Affidavit of Labor Performed or Notice of Intent to Hold for the 1979-1980 assessment year should be filed in this office on or before December 30, 1980. To be acceptable, the affidavit must show the work done during the period noon September 1, 1979 to noon September 1, 1980. No fee is required.

You state that the current owners of the claims mention above are Frank Melluzzo et-al. Please send a letter identifying all the owners so that we may correctly note our records.

Thank you for your cooperation.

Sincerely,

/s/ Robert Li Peturadia

Robert L. Peterson Chief, Branch of Records and Data Management

Enclosure: Regulations 43 CFR 3833

BAhearn:sp



United States Department of the laterior

OFFICE OF HEARINGS AND APPEALS INTERIOR BOARD OF LAND APPEALS 4015 WILSON BOULEVARD

ARLINGTON, VIRGINIA 22203

B.L.M. AZ STATE OFFICE

EVEL KINN.

UNITED STATES

FRANK AND WANITA MELLUZZO

Pr.OERIA, ARIZONA

IBLA 78-362

Decided December 7, 1978

Appeal from a decision of Administrative Law Judge George A. Koutras declaring null and void 38 lode mining claims situated in Maricopa County, Arizona. AZ 9911, 9912, 9913.

Affirmed.

1. Mining Claims: Discovery: Generally

A discovery exists only where minerals have been found in quantities such that a person of ordinary prudence would be justified in the further expenditure of his labor and means with the reasonable expectation of developing a valuable mine.

2. Mining Claims: Discovery: Generally

A prudent man would be justified in expending his labor and means in developing an unpatented mining claim only where it appears that the mineralization on the claim in question is valuable enough to yield a fair market value in excess of the costs of its extraction, removal, and sale.

3. Mining Claims: Discovery: Generally

When the Government through the testimony of an expert mineral examiner has alleged a lack of valuable mineralization, the burden of showing the contrary by a preponderance of the evidence shifts to the contestees.

4. Mining Claims: Discovery: Generally

Isolated showings of high assay values will not suffice to establish a discovery, especially where the claimants have attempted little or no development of the alleged mineral discovery.

5. Mining Claims: Discovery: Generally

The sale of decorative building stone from the surface of a lode mining claim cannot support a claimant's contention that a valuable mineral discovery has been made on such lode claim, decorative stone being locatable only under the provisions of the placer mining laws, 30 U.S.C. § 161 (1976), and only where such stone is shown to be an "uncommon variety" within the meaning of 30 U.S.C. § 611 (1976).

APPEARANCES: Tom Galbraith, Esq., Louis & Roca, Phoenix, Arizona, for contestees; Fritz L. Goreham, Esq., Office of the Field Solicitor, Department of the Interior, Phoenix, Arizona, for contestant.

OPINION BY ADMINISTRATIVE JUDGE HENRIQUES

Frank and Wanita Melluzzo appeal from a March 7, 1978, decision of Administrative Law Judge George A. Koutras which held that the Melluzzos had failed to demonstrate a discovery of a valuable mineral

deposit on 38 unpatented mining claims, in secs. 3 and 4, T. 4 N., R. 3 E., Gila and Salt River meridian, Maricopa County, Arizona, named in three separate contest complaints, and held the following claims to be null and void:

[Contest] AZ 9911 El rame Lode Mining Claims 2, 3, 11 through 14 Incl., 22, 23, 24, 36 and 37

[Contest] AZ 9912 El rame Lode Mining Claims 27, 28 and 44

[Contest] AZ 9913 El rame Lode Mining Claims 4 through 8 incl., 15, 16, 17, 25, 26, 29 through 34 incl., 39 through 42 incl., 45, 46, 47.

The proceeding which gave rise to the above decision was initiated by the Arizona State Office, Bureau of Land Management (BLM), by complaints filed March 23, 1977, charging that the claims in question were invalid under the general mining laws of 1872, as amended, 30 U.S.C. § 22 et seq. (1976). While the original contest complaints charged that the claims were invalid due to (1) the absence of a valuable mineral discovery and (2) the claims being located on land which is nonmineral in character, the decision here appealed from rests solely upon the former charge.

Contestees filed answers to the charges on April 25, 1977, and hearings on the merits of the three complaints were held in Phoenix,

Arizona, on December 6, 7, 8, and 9, 1977, the three contests being consolidated for hearing by agreement of both parties. Both parties filed posthearing briefs and proposed findings and conclusions, and contestees filed a reply brief. Contestees, through counsel, have, additionally, submitted a Statement of Reasons for Appeal from the decision below.

As contestees point out in the hearing below and in their briefs, a condemnation program instituted by the Maricopa County Flood Control District (District) in connection with the Cave Creek Dam project resulted in two condemnation proceedings against the Melluzzos, their Rena placer groups, and the El rame lode claims. The trial of this condemnation action, at the request of the Flood District, has been postponed by the Arizona State Courts pending a resolution of the present contest, and the District has taken possession of the claims, having posted a bond of \$500,000 to guarantee protection of the Melluzzos' rights, if any, in the disputed acreage. The District concedes, moreover, that it contacted the Phoenix office, BLM, on January 31, 1977, and requested a review of the validity of the El rame claims with the avowed intent of avoiding payment of more than a minimal sum for the claims if they should be declared invalid. As the record below indicates (Tr. 21), the District did not request that BLM institute a contest against the Melluzzo claims, but merely sought a determination of the practical state of the title of the El rame tracts. We note parenthetically that this course of action, far

SEE CENTRAL FILES FOR COMPLETE COPY OF THIS DECISION

Maybe he would understand it a little better if he took five tons of ore, put some acid on it and was able to sell the copper and came out with a little bit of profit.

A. I'm sure if -- oh, I'm sorry.

- Q. My question is, wouldn't that be a way a prudent man would develop the apparently leachable material that at least from his view was on his claims?
- A. If it's done exactly the way you said it with the profit on the end. I'm sure Mr. Magini recognizes profit. I would agree.

We agree wholeheartedly with the suggestion which counsel puts forward in the above line of questioning. Our approval of his proposal, however, leaves us with another question, i.e.: Why hasn't Melluzzo tried to leach the El rame on a small scale? Melluzzo has held the contested claims, in most instances, since 1957, but he has made no attempt whatever at developing the sort of small scale, leaching-forprofit operation which his counsel enthusiastically recommends. Melluzzo states at the hearing that he has been unable to mine the claims on a large scale due to the threat of condemnation which has overshadowed the claims and discouraged capital investment for the past several years. This uncertainty, however, should have no effect on the ability of Melluzzo or Magini to work the claims themselves on the scale suggested by Mr. Galbraith, supra. We therefore conclude that the reason for contestees inaction is quite simple; they have made no discovery which might warrant development. As the Court of Appeals for the Tenth Circuit held in the case of United States v. Zweifel, 508 F.2d 1150, 1156 (10th Cir. 1975):

and the formal state of the formal state of the contract of th

If mining claimants have held claims for several years and have attempted little or no development or operations, a presumption is raised that the claimants have failed to discover valuable mineral deposits or that the market value of discovered minerals was not sufficient to justify the costs of extraction. E.g., United States v. Humboldt Placer Mining Co., 8 IBLA 407 (1972); United States v. Ruddock, 52 L.D. 313 (1927); Castle v. Womble, 19 L.D. 455 (1894). [Italics added.]

[5] Melluzzo asserts both below and on appeal, that his sale of decorative stone from the El rame claims constitutes "copper mining."

Judge Koutras refused to accept this contention and, counsel for contestees refers to the judge's logic as creating "a reverse Midas touch." While we agree that Melluzzo has been successfully selling stone from the El rame group, and this stone contains a certain amount of copper coloration, this does not, without more, support Melluzzo's characterization of the rock as "copper ore." Melluzzo defines "ore" as "any mineral that a prudent man could make a profit off of (Tr. 357) and points out that his records refer to material from the El rame claims as "copper" or "copper stone." Melluzzo thus appears to reason that, since he is selling stone from the El rame claims at a profit, the stones are "ore," and since the stones are "ore," he is mining copper. We disagree.

In the first place, no showing has been made of the actual copper content of this building stone. Melluzzo protests that he cannot be forced to sell the stone to a smelter when he profits more by selling it to builders. He neglects to prove, however, that the stone would be in any way useful to a smelter. The fact that Melluzzo calls the

rock "copper" does not make it so, and Dr. Fair's observation, supra, that a small amount of copper can produce a striking coloration effect leads us to believe that Melluzzo's decorative building stone may have been low in actual copper content. We do not wonder that Melluzzo's records show only the removal of "copper" as opposed to "building stone" from the El rame since, as Melluzzo undoubtedly knows, common varieties of building stone were excluded from the coverage of the mining laws by the Act of July 23, 1955, as amended, 30 U.S.C. § 611 (1976), commonly called "The Multiple Use Act." While "uncommon varieties" of building or decorative stone remain locatable under the Act of August 4, 1892, 30 U.S.C. \$ 161 (1976), such location must be supported by a showing that the deposit in question has a unique property giving it a special value reflected by the fact that the material commands a higher price in the marketplace than "common varieties" of the same material. United States v. Chartrand, 11 IBLA 194, 80 I.D. 408 (1973). Locations of such claims, moreover, must be made as placer locations, and a lode claim location, such as the claims here at issue, cannot support a building stone placer claim under the Act of August 4, 1892, supra. U.S. v. Chartrand, supra; United States v. Edwards, 9 IBLA 197 (1973). We therefore hold that Melluzzo's removal of building stone from the claims cannot be considered as evidence of a discovery of a valuable mineral deposit on the El rame claims. See also Cole v. Ralph, 252 U.S. 286, 295 (1920), holding that a placer discovery will not support a lode location nor a lode discovery a placer location.

Accordingly, pursuant to the authority delegated to the Board of Land Appeals by the Secretary of the Interior, 43 CFR 4.1, the decision appealed from is affirmed.

We concur:

Edward W. Stuebing

Administrative Judge

Administrative Judge



United States Department of the Interior

OFFICE OF HEARINGS AND APPEALS
INTERIOR BOARD OF LAND APPEALS
4015 WILSON BOULEVARD
ARLINGTON, VIRGINIA 22203

Rena 1-6 AMC 72757 Hurn 72762

UNITED STATES

FRANK AND WANITA MELLUZZO (Supp. on Judicial Remand)

IBLA 77-23

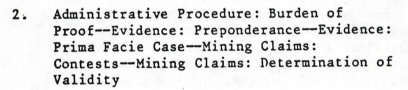
Decided September 2, 1977

Review of Departmental decision remanded at the order of the United States Court of Appeals for the Ninth Circuit.

The decision in <u>United States</u> v. <u>Melluzzo</u>, 76 I.D. 160 (1969) is sustained.

 Mining Claims: Common Varieties of Minerals—Mining Claims: Determination of Validity

Mining claims located for deposits of common varieties of building stone, sand and gravel, if located prior to the Act of July 23, 1955, must be held to be invalid where it is not shown that these materials could have been profitably marketed prior to that date.



Where the Government contests mining claims on a charge of lack of discovery of a valuable mineral deposit prior to the date when such minerals were no longer subject to such location, the Government must initially present sufficient evidence to establish a prima facie case. The burden then shifts to the claimant to show by a preponderance of credible evidence that a discovery has been made on each claim.

Ame 72757 thru 72762 Clased 9-19-84.

32 IBLA 46

Where the expert witnesses called by the Government testify that prior to July 23, 1955, there was no profitable market for common variety minerals from the subject claims and that it would have been economic folly to undertake the development a mine thereon, a prima facie case of invalidity has been made. Thereafter, upon the failure of the claimant to prove the contrary by a preponderance of credible evidence, a determination that the claims are invalid is obligatory.

3. Mining Claims: Determination of Validity-Mining Claims: Discovery: Generally

Where the contestee is seeking to validate a group of claims, he must prove that a valuable mineral deposit exists on each individual claim. A showing that all the claims taken as a group satisfy the requirements of discovery is not sufficient.

4. Mining Claims: Contests--Mining Claims:
Determination of Validity--Mining Claims:
Location

Where, in a contest to determine the validity of certain mining claims located for common building stone, sand and gravel, the Government charges that the claims were not located prior to the Act of July 23, 1955, which prohibited the subsequent location of such minerals, the finding by the Hearing Examiner and two administrative appellate tribunals that the charge is true and the claims were not timely located requires a holding that the claims are null and void, where such finding is supported by a preponderance of credible evidence.

5. Evidence: Generally--Evidence: Sufficiency

The burden of the proponent is not simply to preponderate in the evidence produced; its burden is to produce a preponderance of credible evidence, and the trier of fact is not required to believe or give any weight to testimony which is inherently incredible. APPEARANCES: Fritz L. Goreham, Esq., Office of the Field Solicitor, Department of the Interior, Phoenix, Arizona, for Contestant; Tom Galbraith, Esq., Lewis & Roca, Phoenix, Arizona, for Contestees.

OPINION BY ADMINISTRATIVE JUDGE STUEBING

The Court of Appeals for the Ninth Circuit has remanded this case to the Board of Land Appeals with instructions to reconsider the Department's earlier holding in light of later cases decided by that Court. Melluzzo v. Morton, 534 F.2d 860 (9th Cir. 1976). The issue before the Court was the validity of six association placer mining claims located for sand, gravel, and building stone. All six claims are situated on the south side of Cave Creek Dam, approximately 15 miles north of Phoenix, Arizona.

The proceedings culminating in the decision by the Court were initiated by the Arizona State Office, Bureau of Land Management (BLM), in early 1963. The charges alleged that 1) the claims contained only common varieties of minerals not subject to location after July 23, 1955, 30 U.S.C. § 611 (1970); 2) the claims were not located before July 23, 1955; and 3) no discovery of a valuable mineral deposit had been made as required by the general mining law, 30 U.S.C. § 22 et seq. (1970).

After hearings in 1963 and 1964, the Department's Chief Hearing Examiner 1/ found that 1) all of the claims contain sand, grayel, and building stone; 2) the sand, gravel and building stone are common varieties of those materials, and, hence were not subject to location after July 23, 1955; 3) the claims were located after July 23, 1955, and thus were null and void; and 4) in any event, no discovery of a valuable mineral deposit subject to location had ever been made, as there was no market for any of the sand, gravel or building stone prior to July 23, 1955, when such deposits were removed from locatability by Congress, 30 U.S.C. § 611 (1970). That decision was affirmed on appeal to the Bureau of Land Management and then on appeal to the Department. United States v. Melluzzo, 76 I.D. 160 (1969). The District Court for the District of Arizona awarded summary judgment to the United States in a suit for review instituted by Melluzzo. The Court of Appeals affirmed that part of the Department's decision holding that the sand, gravel, and building stone were common varieties of those materials and, hence, not locatable after July 23, 1955. 534 F.2d at 861. The Court did not address the related and critical issue of the date of location of the claims. The Court did, however, hold that the case should be remanded to

^{1/} The title "Hearing Examiner" has since been changed to "Administrative Law Judge" by order of the Civil Service Commission.

the Department for a redetermination of the marketability of the deposits in light of decisions by that Court after the Department's 1969 decision in this case.

To comply with the instructions of the Court of Appeals a brief summary of that Court's holdings would be helpful. The general mining law provides that a person may receive title to his mining claim located on public land if, among other things, he has discovered a "valuable mineral deposit." From the earliest decisions of this Department, the quantity and quality of a deposit necessary to qualify as a "valuable mineral deposit" has always been determined by economic value. If a man of ordinary prudence would be justified in beginning actual mining operations on the evidence presented to this Department with a reasonable expectation of developing a profitable mining operation, then his mineral deposit is considered "valuable." Castle v. Womble, 19 L.D. 455, 457 (1894); Cameron v. United States, 197 U.S. 313 (1905). However, in order to demonstrate that one has prudent and reasonable expectations, one must show that under the present circumstances, the mineral deposit appears susceptible to extraction, removal, and marketing at a rate of profit sufficient to attact the means and labor of a prudent man. United States v. Coleman, 390 U.S. 599 (1968).

- [1] The general mining law was amended in 1955 to provide that common varieties of sand, gravel, building stone, and other materials would not be subject to location after July 23, 1955, excepting, of course, claims which were on that day "valid existing claims." U.S.C. § 611 et seq. (1970); United States v. Coleman, supra. Claims located after that date for those materials are simply invalid. In order for such a claim located before that date to be considered a valid existing claim, a valuable mineral deposit must have been discovered before July 23, 1955. Palmer v. Dredge Corp., 398 F.2d 791 (9th Cir. 1968), cert. denied, 393 U.S. 1025 (1969). Clearly, if there were no market on that date sufficient to induce a prudent man to begin actual mining operations, there cannot have been a discovery and the mining claim is invalid. Clear Gravel Enterprises v. Keil, 505 F.2d 180 (9th Cir. 1974); Palmer v. Dredge Corp., supra. A discovery after the date of the withdrawal of the operation of the mining law, whether by an actual physical exposure or a favorable change in economic conditions, cannot breathe life into a mining claim invalid on the date of withdrawal. United States v. Isbell Construction Co., 78 I.D. 385 (1971).
- [2] When the United States contests a mining claim, the burden of proof is on the claimant to prove that he has a valid mining claim, for it it he who is the proponent of order pursuant to the Administrative Procedure Act, 5 U.S.C. § 556 (1970), to have his

rlaim declared valid. Humboldt Placer Mining Co. v. Secretary of the Interior, 549 F.2d 622 (9th Cir. 1977); United States v. Zweifel, 508 F.2d 1150, 1157 (10th Cir. 1975), cert. denied, 423 U.S. 829 (1975), reh. denied, 423 U.S. 1008 (1975); United States v. Springer, 491 F.2d 239, 242 (9th Cir. 1974), cert. denied, 419 U.S. 834 (1974); Foster v. Seaton, 271 F.2d 836, 838 (D.C. Cir. 1959). Nevertheless, the Government has assumed the burden of going forward with sufficient evidence to present a prima facie case of the claim's lack of validity; but the ultimate risk of nonpersuasion remains with the claimant.

The Government has established a prima facie case when a mineral examiner testifies that he has examined the claim and found the mineral values insufficient to support a finding of discovery. United States v. Ramsey, 14 IBLA 152, 154 (1974); United States v. Blomquist, 7 IBLA 351 (1972). Obviously, the mineral examiner's conclusion must be based on reliable, probative evidence. United States v. Winters, 2 IBLA 329, 335, 78 I.D. 193, 195 (1971). But Government mineral examiners are not required to perform discovery work or to prove that a market does not exist. Rather, once a mineral examiner has testified, based on probative evidence, that a profitable market did not exist for a common variety mineral material prior to July 23, 1955, it is the claimant's burden of proof to show that, in fact, there then was a market which would have absorbed his material at a profit to him. United States v. Stewart, 5 IBLA 39, 79 I.D. 39 (1972).

The Court of Appeals for the Ninth Circuit has supplied further guidance in applying the law in this area and particularly in the area of the law dealing with sand, gravel, and other building material. Barrows v. Hickel, 447 F.2d 80 (9th Cir. 1971); Verrue v. United States, 457 F.2d 1202 (9th Cir. 1972); Clear Gravel Enterprises, Inc. v. Keil, 505 F.2d 180 (9th Cir. 1974); Melluzzo v. Morton, 534 F.2d 860 (9th Cir. 1976). This Board has discussed and applied those holdings of the Court in several cases. United States v. Gibbs, 13 IBLA 382 (1973); United States v. Taylor, 19 IBLA 9, 82 I.D. 68 (1975); United States v. Osborne (On Remand), 28 IBLA 13 (1976). The holdings of these cases focus upon three propositions of concern here. First, the fact that the market for sand, gravel, and other building material is adequately supplied by existing sources is not conclusive of the issue of whether an additional supplier can enter the market successfully. Barrows v. Hickel, supra; United States v. Gibbs, supra. Second, while a lack of sales from a claim may be sufficient to establish a prima facie case of invalidity of the claim, it is not conclusive and may be overcome by a preponderance of evidence that a prudent man could have marketed the material at a reasonable profit. Verrue v. United States, supra; United States v. Gibbs, supra. Third, in

determining marketability, both the demand and the supply sides of the actual market must be considered. With respect to demand, the claimant must be allowed to demonstrate the existence of demand that would absorb his material, even if, as noted, the market is already adequately supplied. With respect to supply, a hypothetical market must be created which includes all potential sources of supply. If the amount of material would be such a superabundance that the price would be lowered below a profitable level, then the claim cannot compete in any realistic economic sense. Melluzzo v. Morton, supra at 864.

THE EVIDENCE

As we noted earlier there are two principal issues in this case. First, was the sand, gravel, and building stone marketable on July 23, 1955, and thereafter? Second, were the claims actually located before July 23, 1955? To some extent the evidence is overlapping, especially with respect to credibility. Indeed, the one paramount issue in this case is the credibility of Melluzzo and his witnesses. We are inescapably compelled to conclude both by the totality of the circumstances of this case and by many prior inconsistent statements that Melluzzo's testimony has none of those characteristics ordinarily associated with veracity. The lack of veracity and prior inconsistent statements were noticed by the Chief Hearing Examiner who also conducted several other hearings involving the claimant.

MARKETABILITY

The claims in question, the Rena Nos. 1 through 6, were situated approximately 15 miles north of Phoenix, Arizona, and cover two hundred forty acres of land, much of it within the bed of an intermittent stream known as Cave Creek. At the time of the hearing in 1964, the claimants had over 100 other claims in addition to these six. Many were located for sand, gravel, and building stone, and some were located for copper.

At the hearing two witnesses for the Government testified that there was simply no market for sand, gravel, or building stone in the area of the claims either 1955 or in previous years. Lewis S. Zenter, a mining engineer employed by the Bureau of Land Management, testified that in 1962 he had made a study of market conditions as of 1955. He was told by construction companies and others, including Melluzzo's competitors, that there was no market for such remote material before or during 1955 (Tr. 122-124). While that testimony alone would probably be insufficient to make a prima facie case, see Verrue v. United States, supra, it is bolstered by the testimony of a disinterested witness who had been in the area since 1925 and

had been employed by the Bureau of Public Roads since 1930. From 1936 to 1963, the witness, Charles H. McDonald, had been the materials specialist for the Bureau of Public Roads projects in Arizona. In that capacity he had developed an extensive firsthand knowledge of aggregate deposits in Arizona and considerable expertise in the varying qualities (Tr. 595-621). He testified that any demand for the material on these claims during the 1950's was so distant that it would be "economic folly" to try to make a profit from the claims (Tr. 620-621). He added that there was no feasible economic market until the 1960's (Tr. 621). Several other witnesses, including a mining engineer and weekend prospectors, testified that they had been in the area many times from 1956 through 1959 and had never found any sign of either mining activity or monuments marking the location of the claims.

The testimony of all the witnesses, and especially that of Charles MacDonald, based as it was on extensive firsthand experience, establishes prima facie that 1) there was no market for the material on these claims prior to 1960 and 2) no mining activity took place on these claims prior to 1960. Thereby, the burden was shifted to the claimants to show by a preponderance of the evidence that there was a market sufficient to attract the efforts of a prudent man in mid-1955 and thereafter.

The claimants actually introduced very little evidence tending to show the existence of a market for any substantial amount of these materials during or prior to July 1955. Neither did they introduce much evidence bearing on actual costs of production or selling prices. The reasons they did not do so may be inferred readily by the surrounding circumstances. First, there simply was no demonstrated market for sand, gravel, or building stone from these claims during or before 1955. Second, the claimants probably expected that the existence of a market in 1955 would ultimately be irrelevant as nearly the entire thrust of their evidence was aimed at showing that the sand, gravel and building stone on the Rena claims were uncommon varieties of those materials and, consequently, locatable after July 23, 1955. The only market conditions which would then be relevant would be the conditions at the time of the hearing in 1963 and 1964. By that time a market had developed. Nevertheless, the claimant's testimony with respect to marketability will be reviewed.

The Rena claims, according to a map introduced by the claimants, (Exh. R), were 15 air miles north of the northern boundary of Phoenix, Arizona, in 1954, the date of the map. There was apparently a very sparse population between the claims and the northern boundary of Phoenix. There were several references in the testimony to deer hunting in the vicinity. Even as late as the hearing in 1964, what market there may have been was still several miles to the south and

east of the Rena claims (Tr. 476). There was testimony that due to building north of the Phoenix city limits, the market north of Northern Avenue was 15 percent the total market by 1964. However, Northern Avenue is 12 air miles south of the Rena claims. There is no evidence that there was a significant market in 1964, much less 1955.

Nevertheless, Melluzzo asserted that he would deliver sand and gravel in 1962 for \$1.00 per cubic yard (Tr. 482). While he did not at any point in his testimony discuss his costs of doing business, one of Melluzzo's witnesses suggested a handling cost of \$.6 to \$.10 per ton mile. That figure is in general agreement with testimony presented in other cases. See, e.g., United States v. Osborne (On Remand), 28 IBLA 13 (1976). However, no other data on costs were presented.

The claimants did, however, state that a number of sales had been made between December 1954 and July 1955 of sand, gravel, and building stone (Tr. 466-468). Melluzzo stated that 600 tons of sand and gravel were sold between December of 1954 and July of 1955. yielding \$250 or \$300 (Tr. 723), though he conceded that no great amounts had been sold until 1962. Interestingly, Zentner testified that he first observed the existence of the haul road on October 31, 1962, which he had not seen during his previous examination of the land on March 7, 1962 (Tr. 43, 45, 82; Exh. 9). Also, he saw no excavations on the claims at that time (Tr. 79). Melluzzo also stated he had sold 100 to 150 tons of building stone from December 1954 to July 1955, mostly for \$9 per ton, but some for as much as \$60 per ton. 2/ Based on Melluzzo's figures, then, his total sales from the Rena claims would have been between \$1,200 and \$2,700. That testimony is, however, inconsistent with statements made by Melluzzo in many other hearings. For example, in 1956, Melluzzo instituted a private contest against other claims. At the hearing in that case, he testified that all but \$750 of his income had come from three claims, the Nita Jean No. 1, the Nita Jean No. 2 and the Concetta. Melluzzo v. Call, Arizona Contest 9946 (February 15, 1956) (Tr. 97-99). See Exs. 34A and 34B. In another contest heard in April 1958, United States v. Melluzzo, Arizona Contest No. 9866, Melluzzo stated that he had sold 160 tons of building stone from another group of claims in 1955, thereby accounting for several hundred dollars more than his total income from mining in 1955 without even considering the Rena claims. From yet another group of

^{2/} Melluzzo testified at one point that his 1954 income was \$5,000 to \$6,000 (Tr. 812) and at another point he testified that it was "six or seven, or \$8,000" (Tr. 786). However, at that time he was also in the window-cleaning business, had a home and store rental business, and land in Prescott for summer homes (Tr. 809).

claims, the Enterprise group, under contest by the government in United States v. Melluzzo, Arizona Contest No. 10591 (1964), Melluzzo testified that he had sold 300 to 400 tons of building stone in 1955. In a patent application for another claim, the Dino S, to which Melluzzo eventually obtained patent, Melluzzo claimed to have produced 234 tons of stone between June 1955 and September 1956 for revenue of \$2,816 (Exh. 42).

It is obvious to this Board that Melluzzo has accounted for his 1955 income from mining several times over, depending on which group of mining claims were being challenged. At the time of each contest, Melluzzo would simply attribute the bulk of his minerals income to whichever group of claims was under attack. But perhaps the most telling contradiction in Melluzzo's testimony was the testimony given at a hearing involving several claims known as the Arizona placers. It is important to understand that the Rena claims are at least 9 miles from the Arizona placers and that the Rena claims are completely covered by several of a group of claims located for copper, the El Rame Nos. 1-42. At the hearing in United States v. Melluzzo, Arizona Contest No. 9866, held in April 1958, Melluzzo testified under cross-examination:

- Q. You had, I believe, or held 1, 2, 3, 4, 5, claims?
 - A. Yes.
- Q. Five claims adjoining the Arizona placer claims?
 - A. Yes.
- Q. You were removing material from those claims in 1957 and selling it?
 - A. That's right.
 - Q. That's six claims:
 - A. That would be more than that.
- Q. Now, were you also obtaining material from ground other than these six claims in 1957 and selling it?
 - A. Yes.
 - Q. Now, where were those sources?
- A. They were within a mile of there. [Emphasis added].

- Q. And they were also mining claims?
- A. Right.
- Q. Patented or unpatented?
- A. Some were patented and some of them were unpatented.
 - Q. How many claims were there in that group?
 - A. Do you mean the acreage?
- Q. Give us the number of claims first, and then the approximate acreages.
 - A. I couldn't tell you how many I have got.
- Q. Can you give us an estimate? Three or four or five?
- A. In twenty-acre claims, is that what you want? Do you mean you see, I have a copper mine, 900 acres, and there is 42 claims up there. [Emphasis added.]
- Q. In 1957 were you removing building material from those claims?
- A. No. There was no building material there. [Emphasis added.]

(Tr. 742). Melluzzo's testimony that his other sources of building material were all within 1 mile of the Arizona placers and that there were no building materials on or near his copper claims (which covered the Rena claims) is strong evidence that there was no market of any kind for the material on the Rena claims and that Melluzzo was fully aware of that fact in 1958.

Moreover, the credibility of much of the rest of Melluzzo's testimony on marketability is equally at variance with other evidence presented at the hearing. For example, Melluzzo testified that some stone from the Rena claims was sold by him and delivered to the residences of Robert Wurzburger and W. J. Caruthers, respectively. In support of this testimony Melluzzo introduced photographs of the rock walls allegedly built with that stone (Exh. W-3, W-4, W-5), and bills showing payment of \$180 received from Wurzburger for 5 tons of

black stone (Exh. 26; Tr. 704), and \$120 received from Caruthers for 10 tons of stone (Exh. 27; Tr. 705). He testified that he delivered each load to these addresses (Tr. 705), and was paid for them in cash each time at "so much a load, pick-up load, and the bills represented the total of the whole job" (Tr. 707). These deliveries allegedly occurred in August and November 1954, before the Rena placer claims were supposed to have been located. 3/ Melluzzo explained this by saying, "[I] was taking rock from the Rena claims even before I located them" (Tr. 708). Subsequently, Melluzzo testified that Wurtzburger had paid him \$700 (Tr. 803). He also testified to other sales of stone in the same neighborhood. Melluzzo described a sale to one Keith Terrell for which he was paid partly in cash and partly by Terrell's contribution of labor, but said that the sale to Caruthers was not on that basis (Tr. 794-95):

- Q. Did you get money from Caruthers?
- A. Yes.
- O. How much?
- A. He paid almost all of it because he had TB and had only one lung and couldn't lift all this rock.

However, when Caruthers was called as a rebuttal witness, his testimony flatly contradicted almost everything Melluzzo had said concerning the alleged sales to himself and to Wurzburger (Tr. 871-891). He denied repeatedly and emphatically that either he or Wurzburger ever paid Melluzzo anything for stone. He insisted that Melluzzo had never delivered stone to either of them. Some of the stone walls shown in the photographs entered as exhibits were already in place when he moved there on September 8, 1954. Wurzburger was his next-door neighbor, and they were acquainted with Melluzzo. Caruthers testified that Melluzzo had given him and Wurzburger permission to take stone. They went and got the stone themselves from Melluzzo's "7th Street claim" (the Nita Jean placers). None of it came from the Cave Creek area, with which Caruthers was familiar, where the Rena claims were supposed to be located. Caruthers and

^{3/} The dating of the bill to Wurzburger in August 1954 is at varience with Melluzzo's testimony as to when sales from the Renas commenced (Tr. 448):

Q. When did you first commence sale of stone off the Renas 1 through 6?

A. At the beginning of December just before I located it.

⁻ Q. Of what year?

A. 1954.

Wurzburger hauled the stone in 1955, and each built walls on their respective properties. They did all their hauling from the 7th Street claim in Wurzburger's truck. They never used Melluzzo's truck or had any other assistance from Melluzzo. On being shown Exhibit 27 (Melluzzo's bill to Caruthers for \$120), Caruthers disclaimed any knowledge of it and reiterated that he had never paid for the stone. He stated, "[Melluzzo] just told us to get the rock. He wanted us to get them, and we hauled them" (Tr. 879).

Melluzzo also testified that stone from the Rena claims, supplied by him, was used in the retaining wall at 118 West Hatcher Road (Exh. 31) and to a "Dr. Fusco's clinic" across the street, both before 1955 (Tr. 464, 788). However, Harold Fox, who has lived at 118 West Hatcher Road since September 1952, testified that he had built the wall with stone that he had collected himself in various places in a wide radius around Phoenix (Tr. 881), and that none of it came from the area of the Rena claims or from Melluzzo's stone yard (Tr. 887-88). He also testified that Dr. Fusco's clinic was not built before 1956.

Carlo Incardone testified that he worked for Melluzzo from November of 1954 to November of 1955 (Tr. 412), dividing his time about equally between window washing for an hourly wage, and gathering rock, for which he was paid by the ton (Tr. 412, 415). He testified that he and his son, Peter, gathered the rock in the truck provided by Melluzzo, and that his son actually worked (Tr. 413-14, 416-17). He then said he would take Peter whenever he was not in school (Tr. 417). However, it then was elicited that Peter would be 15 years old on June 12, 1964 (Tr. 418). Thus, during most of the year when Incarodone was employed by Melluzzo, Peter was 5 years old.

There are other such examples of unreliable testimony, prior inconsistent statements and testimony directly contradicted, and a great deal of Melluzzo's testimony was extremely vague. There was scant testimony by others that the material from the Rena claims was marketable at a profit during the 7-month period between the alleged location of the claims on December 20, 1954, and the removal of such materials from location on July 23, 1955. Therefore, it can scarcely be held that the preponderance of the evidence established that the material was then marketable even if that evidence were given total credence. It is clear, however, that much of Melluzzo's testimony is utterly lacking in credibility.

What the witnesses for the contestees described as "mining" or "quarrying" the Rena claims consisted simply of picking up individual rocks from the surface. Melluzzo had an old 2-ton flatbed truck and a 4-wheel drive pickup. Because the access to most of the area was so poor, the flatbed would be parked and the pickup would be used

to gather stone, which then would be brought back and reloaded on the flatbed (Tr. 240). If they were in an area where "it was good picking" it would take only three or four hours to get a load, but if they had to pry the stone from the face of the walls of the dry wash it would take "from six to seven hours, if you were doing very good" to get a truckload like that (Tr. 241). Edward Barlow testified that from January 1 to July 23, 1955, the stone removed from the area amounted to "several truckloads" (Tr. 238), or "several ton" (Tr. 239). Such operations usually consisted of two men. Barlow testified he also took several loads of gravel, saying, "Well in this gravel there was sand and everything else, but it was not sifted on the job, so we just loaded it" (Tr. 242). Carlo Incardone testified that they got sand the same way. They just drove the truck to "any place that we saw there wasn't too much topsoil on," where "we used to shovel everything that came along, grass, weeds and all" (Tr. 420). Incardone estimated that it would take about an hour and a half to get a pickup truck load of rocks off the surface of the ground (Tr. 419).

There was no testimony regarding the amount of time it took to make the round trip from stone-yard to "quarry," or how long it took to unload the truck on return.

Incardone divided his time working for Melluzzo, spending about 50 percent washing windows and 50 percent gathering stone. He was paid an hourly rate for window washing and by the ton for the stone he brought in. The rate for the stone was flexible, depending on the kind of rock. They got "as high as \$4 and \$5 a ton," (Tr. 413), or as little as \$3.

Melluzzo testified that this was standard procedure (Tr. 753):

- A. They are the same men. They are the same men that work one job. They are washing windows and they are miners, the next minute, and they are ditch diggers the next minute. When I needed them I didn't go hire new men. I told them I was the owner and I was boss. I said, "Boys, this is what you want to do," and that's what they did. They didn't care what it was.
- Q. Let's talk about window washing. How did you pay them at the window-washing job?
 - A. That was an hourly basis.
 - Q. On an hourly basis?
 - A. Yes.

- Q. And then when you told them you wanted them to quit washing windows and go out there and haul rocks, then you put them on a tonnage basis?
- A. Most of the time, yes, unless it was just to go out there and help me.
- Q. Did the men have a right to say, "You pay me by the hour window washing and I don't want to mine"?
- A. I had one or two that did that, but they didn't work for me the next day, I canned them.

This testimony speaks eloquently of the "profitability" of the stone-gathering operation and the economics of Melluzzo's mineral materials supply business. Apparently Melluzzo's window washing business could not keep his crew busy full time. If an employee wanted to earn an hourly wage at least part of the time, he had to accept rock-gathering assignments on a piece-work basis which paid very poorly the rest of the time.

Although such an operation might indeed yield a profit, it cannot be regarded as "mining" or "the development of a valuable mine" which the Congress intended to reward and encourage by grants of title to public lands.

[3] There is yet another, equally compelling reason for concluding that contestees failed to carry their evidentiary burden. They failed utterly to show a discovery of a valuable mineral deposit on each of the 6 separate 40-acre Rena claims or on any single one of them. Where a contestee is attempting to establish the validity of a group of claims he must prove that a valuable mineral deposit exists on each individual claim. An attempt to show that all the claims in several groups, or all the claims in a particular group, taken as a whole, satisfy the requirements of discovery, is not sufficient. An assumption that a discovery on one claim can inure to the benefit of another is a mistake of law. Henrikson v. Udall, 229 F. Supp. 510, 512 (D. Calif., N.D., 1964), aff'd 350 F.2d 949 (9th Cir. 1965), cert. denied 384 U.S. 940 (1966); United States v. Gardner, 14 IBLA 276, 81 I.D. 58 (1974); United States v. Colonna and Co. of California, 14 IBLA 220 (1974); United States v. Bunkowski, 5 IBLA 102, 79 I.D. 43, 51 (1972); United States v. Thomas, 78 I.D. 5, 9 (1971). In short, if it takes the mineral from six or more claims together to warrant a prudent man to attempt to develop a valuable mine, then none of the claims may be regarded as valid, as each claim must be supported by discovery of a valuable mineral deposit within its own boundaries.

Virtually all of the evidence adduced by the contestees was referable to the six Rena claims as a group, and to the use and value of stone from that group of claims when used in combination with stone from other groups of claims. Melluzzo had no records and no idea as to what volume or percentage of the stone allegedly taken and sold at a profit came from any particular claim (Tr. 538-53). Nor did he supply any estimate of what percentage or volume of his stone sales as a whole came from the Rena group as opposed to his numerous other claims or groups of claims.

Melluzzo testified that most of jobs he described where stone was used had "some" or "a few pieces" of stone from the Rena claims in the wall. He explained this by saying that he brought in stone from a large number of his claims and his customers would select a variety, so that it was not possible to estimate what percentage came from the Renas in any particular case without examining the job and trying to identify individual stones as having come from the Renas (e.g., Tr. 714, 715, 806-07), an endeavor which proved to be not very successful, as has been seen (Tr. 788, 790-91, 796). Moreover, he kept no records as to which of the claims was the source of stone from that general area (Tr. 541, 546). He and his employees did not restrict their stone-gathering activities to the area of the Rena group, but collected building stone from perhaps dozens of other claims and groups of claims held by Melluzzo and his associates, including some which in 1963 he said he still had not recorded and could not remember the names of. This is perhaps best illustrated by Melluzzo's testimony at Tr. 550-51:

Q. Now, how many quarries do you have in the Phoenix area?

[Objection overruled]

THE WITNESS: I think I mentioned the other day 8 or 9.

BY MR. LUOMA:

- Q. You have 8 or 9 quarries?
- A. Yes.
- Q. Do you consider the Rena group as one of your quarries?
 - A. Yes.
 - Q. Do you consider that as one quarry?

- A. Yes.
- Q. And would you consider that as an integral part of your whole operation?
- A. Yes, for the sand and gravel and that type of rock.
- Q. And do you consider it as an important part of your whole operation?
 - A. Oh, yes, yes.

This is entirely consistent with testimony given in another Melluzzo contest involving the 23 lode and placer claims in the 7th Street group, the Enterprise group, and the Cram group, which testimony is recited in United States v. Melluzzo, 76 I.D. 181, 191 (1969), of which we take official notice pursuant to 43 CFR 4.24(b):

So far we have been discussing only the 7th Street group. When we examine the Enterprise group, we find practically no credible evidence as to production prior to July 23, 1955. We have only Melluzzo's testimony which is inconsistent with and contradictory to his testimony in earlier hearings and statements, as the hearing examiner has well pointed out. Such production as there was amounted to no more than the picking up of an occasional truckload of surface stone from some of the Enterprise claims. The appellants' evidence falls far short of the preponderance of evidence necessary to show a discovery of a valuable mineral deposit on each Enterprise claim.

Appellants' testimony in another direction points out the lack of a discovery on each claim in issue. Dino Melluzzo testified that their stone business could not have been maintained in 1955 if they did not have all their claims, including not only the ones in issue but also the Rena claims "and many others" (Tr. 370, 372, 373). In fact he said that 40 or 50 percent of their stone in 1953, 1954 and 1955 came from the other claims (Tr. 375-376). Frank Melluzzo testified more positively in the following colloquy with the hearing examiner (Tr. 1517-1519):

- Q. If you owned only the Concetta claim, and no other claims, could you make a business out of the selling of the rock?
 - A. Out of which?

- Q. Could you make a business out of the selling of rock from the one claim?
 - A. Absolutely not. You couldn't do it.
- Q. Is that true in each of the other claims individually?
- A. What you would have, you would have a business like, for example, I can show you something that everyone would understand.

You have a grocery store, and you have canned milk, and you have baby food. You might be all right for people that want canned milk and baby food, but I will guarantee you too many people aren't going to buy from your store for just that canned milk or baby food.

They want to come in there and get corn flakes and they want to get oranges and they want to get bananas, and the same way with a mining claim.

Yes, you could operate a business with one claim, but of one variety of stone, and when a man says, "I want red," you are out of business. If he says, "I want blue," you are out of business, and any other color he wants, if you don't have it. He has to go to another stoneyard, and that is what we are having the problem now. That is why I am still today buying stone from other claims, * * *.

Other assertions were made that all the claims are necessary to supply the variety of colors and even shapes that are desired by customers and that business will be lost unless the requests can be met (Tr. 681, 907, 1115, 1369).

This strongly supports the conclusion that none of the claims in issue can satisfy the test of discovery in that a prudent man would not invest time and money in any one claim with a reasonable prospect of success in developing a valuable deposit.

That decision went on to affirm the holding that all 23 claims involved in that contest were null and void. However, in 1970, this Board acted on a petition for reconsideration of the departmental decision in that case. That petition was supported by statements from present and former land office personnel, and indicated that their investigation of various buildings erected in the period from

1951-1955 had shown that the production from the North 7th Street group in 1954 was 298 tons, grossing \$3,526, and that in 1955 it was 580 tons, grossing \$8,700. This Board requested further information, as recounted in our decision which set aside the previous administrative decisions. We quote from that decision, Frank and Wanita Melluzzo, 1 IBLA 37, 40 (1970):

In our request for further information, we had asked that the Melluzzos sign a stipulation setting out, as to each claim, the amount produced and sold by them prior to July 23, 1955. We intended, by having statistics on which the United States and the claimants agreed, to put an end, if possible, to the confusion that has arisen from the vagueness and conflicts in Frank Melluzzo's testimony in this and other proceedings. The stipulation as presented is of little help, for it not only leaves uncertain the Melluzzo position as to these individual claims, but scarcely inhibits the use of some "floating" production in other contests.

There is, however, some indication of how the production was distributed among the three claims. The Chief, Branch of Minerals, Phoenix Land Office, who took part in the investigation, has submitted some comments on this point. Of the stone he observed in the various buildings he estimated that 2/3 came from the quarries on the Nita Jean No. 2, 1/3 from those on the north end of the Nita Jean and none came from the Concetta. He also observed no opened quarries on the Concetta.

If all of this production and revenue is attributable to the Nita Jean (7th Street) group in 1954-55, then practically none can be attributed to any of the numerous other claims held by Melluzzo and his associates, including the Rena group, and certainly there has been no showing of the existence of a discovery of a valuable mineral deposit within the boundaries of any particular Rena claim as of that time. At the hearing of that contest on February 14, 1956, Melluzzo was asked regarding his material sales in 1954, "Was all that sold from these two claims [Nita Jean and Nita Jean No. 2]?" To which he responded, "From those two claims. I had no other claims." (Tr. 733-36).

The record shows that in 1954-55 Melluzzo was just getting started in the mineral materials supply business. Yet he was claiming dozens of mining claims and asserting title to perhaps thousands of acres of public land in order to supply one modest stone yard with its stock of common stone, sand and gravel. Even though he might have been able to take a few truckloads of material from each claim and sell them at a profit, that would not be enough

to validate any one of them. Such activity would not constitute a bona fide intent to develop a valuable mine nor would it demonstrate that any particular claim contains a "valuable" mineral deposit on which a sustained profitable, commercial mining operation be conducted. See United States v. Osborne (On Remand), 28 IBLA 13, 29 (1976).

Thus we hold that the contestant's prima facie case of nonmarketability was not overcome by a preponderance of credible evidence and that the Rena placer claims were properly held to be invalid for this reason.

DATE OF LOCATION

[4] The other principal issue is the date of location of those claims, for even were there a market for the material from the Rena claims, if they were located after July 23, 1955, they were null and void, as common varieties of sand, gravel, and building stone were withdrawn from location on that date. 30 U.S.C. §§ 611-615 (1970).

As noted above, this issue was raised specifically in the Government's contest complaint. The Hearing Examiner, in his decision dated November 9, 1964, discussed this issue and the evidence relating thereto in considerable detail, and he expressly found that the six Rena claims were not located prior to July 23, 1955. On appeal to the Director, BLM, this issue was again thoroughly explored, and by decision dated February 11, 1966, the decision of the Hearing Examiner was affirmed. Appeal was then made to the Secretary of the Interior. In the decision styled United States v. Melluzzo, 76 I.D. 160 (1969), the Assistant Solicitor, Branch of Land Appeals, noted that one of the charges in the contest complaint was that the claims had not been located prior to July 23, 1955; that the Examiner had held that this charge was true in fact; and that his decision had been affirmed by the Chief, Office of Appeals and Hearings, BLM. Id. at 163-64. The Assistant Solicitor devoted most of his opinion to an analysis of the common variety and marketability issues, concluding that the material on the Rena claims were common stone, sand and gravel for which no profitable market existed prior to July 23, 1955, and thus the claims were invalid for lack of discovery. Having so held, the Assistant Solicitor stated:

Since we have concluded that the materials on the claims are common varieties of sand, gravel and stone, which were not marketable prior to July 23, 1955, it follows that the claims are invalid. Therefore we need not review extensively the dispute over the date on which the claims were located, for even if they were located prior to July 23, 1955, they are nonetheless

invalid. However, if our view is material we agree with the decisions below that the claims were not located prior to July 23, 1955. [Emphasis added.]

Therefore, pursuant to the authority delegated to the Solicitor by the Secretary of the Interior (210 DM 2.2A(4)(a); 24 F.R. 1348), the decision of the Bureau of Land Management is affirmed.

Thus, each of the three previous administrative decisions in this case held that the claims were not legally located before July 23, 1955. The United States District Court, on July 29, 1974, found that the Secretary's decision was not arbitrary or capricious and was supported by substantial evidence in the administrative record, and held that the Secretary was entitled to summary judgment as a matter of law.

Upon remand of the case to this Board by the Court of Appeals, the parties were afforded the opportunity to recommend procedures to be followed in compliance with the Court's order, as is required by our Rules of Practice. 43 CFR 4.29. The contestant urged that although the Court had not addressed the "date of location issue," it was still a proper one for the Board to consider, and that a determination that the claims were not located prior to July 23, 1955, would be dispositive of the case. In response, counsel for the contestees said:

The Ninth Circuit had before it the question of whether the claims were properly located. And, although the court did not expressly deal with the question in its Opinion, it necessarily ruled in Melluzzos' favor as evidenced by the one narrow question on the marketability that it sent back to the department on remand. The Contestant chose not to seek a rehearing before the Court of Appeals on the location issue. The Ninth Circuit's Decision has become the law of the case. The location question is no longer at issue.

We cannot construe the absence of any mention of this issue by the Court as the equivalent of a reversal of the administrative decisions on this point, or of the judgment of the District Court which affirmed the departmental decision. Moreover, this Board has continuing responsibility and jurisdiction to consider the question, as the power of the Secretary to inquire into the extent and validity of rights to public land claimed against the Government does not cease until legal title passes, "to the end that valid claims may be

recognized, invalid ones eliminated, and the rights of the public preserved." Cameron v. United States, 252 U.S. 450, 460-61 (1920). Therefore, in no event could the validity of the Rena claims be recognized by this Department without a resolution of this issue.

The claims were not recorded by Melluzzo until December 18, 1962 - eight years after he asserts he located them, and about 7-1/2 years after the law prohibited the location of claims for common varieties of stone, sand, gravel and other like mineral materials. The evidence that the claims were not located on December 20, 1954, or at any time prior to July 23, 1955, is very convincing. An understanding of the circumstances which led to the initiation of this contest proceeding contributes much to an appreciation of the evidence.

Lewis Zenter, a mineral examiner for the BLM saw no sign of workings on these claims in March 1962, while on other business in this area (Tr. 23). However, in October 1962, when informed of an alleged trespass in the area, he investigated and found a mining operation stripping large amounts of sand and gravel from the area (Tr. 24). He found one Linsenmeyer in charge of the operation, who stated that he had an agreement with Melluzzo to strip the overlying sand and gravel so that Melluzzo could get at the underlying lode deposit (copper) (Tr. 28). Melluzzo had located most of the land in the area in 1957 for copper pursuant to the mining laws pertaining to lode claims. At the time Zentner checked the trespass area there was no record anywhere of any claims having been located as placers or for such placer material as sand, gravel, or stone.

After Zentner's investigation of the alleged trespass, the BLM received an inquiry from Otto H. Linsenmeyer, the owner of the company performing the stripping operations. He wrote on behalf of Melluzzo asserting that he had an agreement with Melluzzo to remove the overburden at no charge to Melluzzo (Exh. 41). There was no mention of any intention on the part of Melluzzo to do anything but but remove overburden from his lode claims. On November 9, 1962, the BLM served All State Materials Corp., owned by Linsenmeyer, with a notice of trespass directing it to cease operations at once. The pits made by the corporation were also posted against any further trespass. All State filed a response with BLM on November 20, 1962. It attached a copy of a "PERMIT TO REMOVE OVERBURDEN." This "permit," signed by Frank Melluzzo and dated May 8, 1962, gives Linsenmeyer the right to remove overburden from a number of the El Rame copper lode mining claims. There is no mention made of any placer claims (Exhs. 10, 20). At the hearing in this case in 1963 and 1964 an agreement between Melluzzo and Linsenmeyer was introduced (Exh. 11). That agreement, dated May 8, 1962, provided that All State may remove sand, gravel, and silt from some of the lode claims located for copper. Again, there is no mention of any placer claims.

On December 20, 1962, Melluzzo recorded location notices for six association placer claims, the Rena Nos. 1 through 6. The claims were all in the area of the sand and gravel that had been removed by Linsenmeyer (Exhs. 3-8). The notices all contain the statement "Dated and posted on the ground this 20 day of Dec. 1954," and each is signed by both Frank and Wanita Melluzzo.

The BLM then brought both these contest proceedings and others, contesting the validity of both the placer claims and the lode claims located for copper. The testimony and exhibits given in these hearings reveals that Melluzzo almost certainly located the six placer mining claims, the Rena Nos. 1-6, in December 1962, not in December 1954.

The BLM mineral examiner, Zentner, testified that in November 1962 he examined the claim area, accompanied by Melluzzo. They walked together through the area and Melluzzo "at various times would point out what he considered indications of valuable mineral, copper, on these claims. The rock is green, is a green stone" (Tr. 39). Zentner then testified as follows:

- Q. What was the purpose of your covering this ground with Mr. Melluzzo on that date?
- A. We were identifying, attempting to identify mineral associated with lode claims at that time.
- Q. Well, was there any discussion about any placer claims?
 - A. No. There was not.
 - Q. Was there any discussion about lode claims?
 - A. Yes, there was.
 - Q. What were these lode claims?
- A. These lode claims, according to Mr. Melluzzo, were valuable for copper. He pointed out up there at the east end of the dam some trenching in which there was exposed some secondary copper in lenses, small lenses. Except for those lenses there I don't recall, I did not see any other copper mineralization other than some minute staining occasionally, on any of the rest of the claims.

(Tr. 40, 41).

Zentner's only purpose in conducting this November 1962 inspection was to examine Melluzzo's El Rame lode claims from which placer material was being removed, but Melluzzo made no reference at that time to the existence of the Rena placer claims, or any placer claims, on this land (Tr. 97-101, 115, 916). Zentner further testified:

- Q. And that as a result of that gravel pit he would be able to remove the surface gravels and also expose the rock in place on the bottom, is that what he said?
- A. He said he had no interest in the gravel that was being removed. His sole purpose was to get it out of the way. He had come into the office previously and said, "Where can I dump this material so I can get down to the bedrock? You wouldn't let me put it anywhere around here."
- Q. When he made that statement was he speaking as to these claims?
 - A. These lode claims, yes.
 - Q. Of what lode claims?
 - A. The El Rames. He didn't say which lode claims.
 - Q. How many El Rames does he have?
 - A. He has between forty and fifty El Rames.
 - Q. And how many cover this particular area?
 - A. Four of them.

(Tr. 100).

A. He stated that this was a stripping operation to remove material from his lode claims. He didn't want to move it over on any other lode claims because he would be covering up his valuable mineral. Therefore, he was allowing these people to move this material out of the area.

. (Tr. 132).

The following month, December 1962, Melluzzo filed for record the location notices for the six placer claims here at issue, the Rena Nos. 1 through 6, alleging that they had been located in 1954. It is incredible that Melluzzo would not have mentioned them during his joint examination of the land with Zentner, had they in fact existed at that time, particularly in light of the fact that they had then inspected the placer workings on what was subsequently revealed as the site of the Rena No. 4 placer claim. Also, after the BLM issued the trespass notice Melluzzo and Linsenmeyer came to Zenter's office to discuss it. Zentner testified that they told him that the purpose of the removal was to get the overburden off the lode claims, and that Melluzzo was receiving no remuneration for the material (Tr. 28). This was in November 1962 (Tr. 29). There was no mention of placer claims (Tr. 32).

Moreover, Melluzzo apparently never told anyone else about the location of the Rena placers, including a number of other people who really deserved to know. Not one witness testified to ever having heard mention of the Rena placers by name prior to December 20, 1962, or having seen any written reference thereto. As mentioned above, on May 8, 1962, Melluzzo gave Otto Linsenmeyer a "Permit to Remove Overburden" (Exh. 10) from 18 of the El Rame lode claims, some of which blanketed the area of the Rena placers, which Melluzzo allegedly had located for stone, sand and gravel. The text of this document, signed by Melluzzo, reads:

Otto H. Linsenmeyer is hereby permitted and authorized to remove the sand, gravel, rock and silt from the premises hereinbelow described, until such time as said materials are entirely removed from said premises, the same being an overburden to mining claims held of record by the undersigned, and which will enable the undersigned to effectively pursue his mining claims heretofore recorded.

If Melluzzo had located placer claims for these materials, why would he not tell Linsenmeyer about them? Further, if Melluzzo regarded the sand, gravel and rock as a valuable mineral deposit for which he had located placer claims in 1954, why would he grant permission to take them "until such time as said materials are entirely removed?" And what "mining claims" of his could he "effectively pursue" if this material were removed?

When BLM served Linsenmeyer with a notice of trespass for the unauthorized removal of these materials, he responded with an affidavit (Exh. 20), in which he asserted his authority under the "permit" from Melluzzo to remove overburden from the El Rame lode claims. This document is dated November 20, 1962. It is apparent

that even at this date (1 month before the recordation) Linsenmeyer still had not been told of the existence of the Rena placers, even though he called Melluzzo to discuss the matter of the trespass notice (Tr. 772). Strangely, in this November affidavit, Linsenmeyer, a lawyer, referred only to the "permit" from Melluzzo and omitted any mention of a formal lease of the sand, gravel and silt deposits on the same El Rame lode claims. This instrument bears the same date as the "Permit To Remove Overburden" and incorporates much of the language of the permit. The lease makes no reference to the Rena placers, or to any placers (Exh. 11). The lessee (Linsenmeyer) was obligated to pay a rental of \$1 per year and a royalty of 1/2 cent per ton on all material removed, another indication of how Melluzzo regarded the value of these deposits in 1962. 4/

Melluzzo testified at length how he built claim monuments for the Rena placers in 1954 with the help of W. W. Adams, who was a part-time department store Santa Claus. But, he stated on crossexamination that he had also located the El Rame lode claims so that the corner monuments of the Rena placers conveniently served also as monuments for the El Rame lode claims. Thus, according to Melluzzo, one set of monuments were common to both the Rena placers and the El Rame lode claims, although additional monuments needed to be built to fully identify the lode claims (Tr. 535-36). Adams' testimony indicates that he had never seen mining claims located before (Tr. 224), did not understand the procedure or method involved and simply built monuments in the places which Melluzzo indicated to him (Tr. 226). Significantly, Adams could not testify as to the name of the claims he was monumenting on that occasion (Tr. 223). 5/ Harvey Smith, a mining engineer called as a witness by the contestant, testified that he had made several visits to the claim area, some with Melluzzo, in 1960 or 1961, and subsequently, and conducted mineral examinations, including one on the day before the hearing. However, with reference to the monuments he observed in the claim area, Smith testified as follows (Tr. 315-16):

Q. Do you have any idea as to whether these corners that you did see, or these monuments you did see were for lode claims or for placer claims?

^{4/} Although the lease provides for 1/2 cent per ton royalty, Melluzzo testified that he was getting 10 cents per ton royalty from the lease for the gravel. There was no corroboration of this. The "permit" does not provide for any remuneration to Melluzzo, which comports with Zentner's testimony.

^{5/} A number of the contestant's witnesses testified that they had not observed these monuments in the area in 1955 and subsequently. Melluzzo stated that those built in the wash of Cave Creek were carried away after the first good rain, and that people stole the rocks and 4" x 4" posts with which he had made his other monuments, so he did not bother replacing them.

MR. TOGNONI: I object to the question on the basis that it is inconceivable how anybody could tell whether a monument was a placer monument or a lode monument.

HEARING EXAMINER HOLT: Can you answer the question?

THE WITNESS: I really don't know. I mean, Mr. Melluzzo said they were placer claims, so I presumed they were put there for placer claims.

- Q. Do you know whether there are any lode claims in the same area?
- A. From what Mr. Melluzzo has told me there are lode claims in here, and I know that in that area there are some lode claims. There were some over here in the west part of the area.
- Q. So those monuments that you saw, then, you can't tell whether they were for the lode or for the placers?
 - A. No. They are not marked.
 - Q. I see.
 - A. A mound of stones is a mound of stones.

Not only did Melluzzo fail to record notices of location for the Rena placer claims until late 1962, he also failed to file any affidavits of annual labor (assessment work) for these claims as required by 30 U.S.C. § 28 (1970). Strangely enough, however, he did record the location notices for the El Rame lode claims, which blanketed the land on which the Renas were allegedly located, and contracted for the performance of annual assessment work on the El Rames. In so doing, he never mentioned the existence of the Rena placers to the contractor who was performing the assessment work on the same land. Melluzzo testified, at Tr. 779-80, as follows:

- A. No. He was to do the assessment work on all fifty-nine claims.
 - Q. Are you talking about fifty-nine lode claims?
 - A. On all the claims. Yes, that whole area.
- Q. On fifty-nine lode claims? Was he to do any assessment work on your Rena placer claims?

- A. My assessment work is so much work done, and I file my affidavits of labor if I do it.
 - Q. Do you want to answer the question now?
 - A. All right, go ahead.
- Q. Was he to do any assessment work on the Rena placer claims?
 - A. He knew nothing about the Rena placer claims.

Melluzzo attempted to explain his failure to record the Rena claims and file affidavits of annual assessment work by testifying that he believed the placer claims were protected by the El Rame lode claims on the same land, which were recorded and for which affidavits of labor were on file, saying, "[I]f you have a lode a person cannot place a placer on top of a lode" (Tr. 839). This is an erroneous statement of the law, but even if it were correct, the explanation raises more questions than it answers. The Rena placers allegedly were located in 1954. The El Rame lodes were not filed until 1957. Thus, the El Rame lodes would have offered no protection to the Renas during the interim, even under Melluzzo's distorted concept of the law. He attempted to explain this by saying first that the property "was so inaccessible that nobody even wanted to go out there" (Tr. 840), and that evidence of his workings on the claims constituted visible proof that he was claiming the land, although he admitted that his "workings" on most of the claims consisted of little indentations on the surface where he had picked up individual stones, and that such surface indications would probably disappear with the next rain (Tr. 844).

Mrs. Frank Melluzzo, who signed the location notices as co-locator, testified that she did not know whether she signed the documents on the date indicated thereon, December 20, 1954, because "He has more than one claim so I couldn't possibly say" (Tr. 896).

Moreover, the Arizona Revised Statutes provide, at 27 ARS \$ 207:

The locator of a placer mining claim shall locate the claim in the following manner:

 By recording within 60 days after the date of
 location a copy of the location notice in the Office of the County Recorder. Melluzzo, of course, alleges that he delayed recordation for 8 years. "A location of a mining claim is not made by taking possession alone, but by working on the ground, recording, and doing whatever else is required for that purpose by the acts of Congress and the local laws and regulations." Belk v. Meagher, 104 U.S. 279 (1881).

In order for a placer mining claim to be valid it must have been located timely for placer material, such as sand gravel or building stone; conversely, in order for a lode claim to be valid it must have been located for a lode material such as gold, silver, or copper within veins, for as the Supreme Court noted in Cole v. Ralph, 252 U.S. 286, 295 (1920), "A placer discovery will not sustain a lode location, nor a lode discovery a placer location."

This is precisely the situation that Melluzzo found himself in at the time of the BLM trespass investigation in late 1962. He had some lode claims of very dubious validity located for copper. He was removing sand, gravel, common dirt, silt, and stone from the claims and allegedly receiving remuneration from his permittee/lessee. However, unless he had some better legal basis than copper lode claims of dubious validity for removing the placer material, he was very likely to be found liable for trespass, and he had received official warnings to that effect (Tr. 771, Exh. 40).

The evidence clearly shows that Melluzzo found himself caught in the dilemma just outlined. He resolved it by misrepresentation. In fact, nearly all of the evidence elicited at the hearing supports the finding—including many prior inconsistent statements by Melluzzo himself—that the claims were located in December of 1962, not December of 1954.

Five of the six forms on which Melluzzo swore that the claims were "Dated and posted on the ground this 20 day of Dec. 1954," were not even in print until 1958 (Tr. 921). We have noted earlier in the discussion of marketability Melluzzo's statement under oath that there was no building material in this area. We quote again from Melluzzo's testimony in that case:

- A. * * * You see, I have a copper mine, 900 acres, and there is 42 claims up there.
- Q. In 1957 were you removing building material from those claims?
 - A. No. There was no building material there.

United States v. Melluzzo, Arizona Contest No. 9866 (August 15, 1958). The six Rena claims are located for sand, gravel, and stone,

common building materials, which Melluzzo stated throughout this hearing were used for building purposes. It is inconceivable that Melluzzo would give the preceding testimony in 1958, if the Rena claims had been in existence at the time, and valuable deposits of building material had been discovered for which a profitable market had then existed for more than 3 years. Moreover, a search of the records of Maricopa County for the years 1954 to 1962 revealed that affidavits of labor had been filed on his other claims at one time or another during that period, but no affidavit had ever been filed on the Rena claims, though they, too, were supposedly in existence at that time (Exh. 38). 6/

Moreover, during the entire time from the beginning of the investigation of the trespass charges by BLM employees to the initiation of contest proceedings, Melluzzo never indicated that he had placer claims in this area. Normally, any person facing trespass charges in similar circumstances would not hesitate to assert his placer claims as a basis for his removal of the sand, gravel, and stone. For 2 months, Melluzzo failed to do so. To remain silent when a person would normally defend himself in such circumstances strongly raises the inference that there were no such claims at that time. The fact that the leases between Melluzzo and Linsenmeyer and the "Permit To Remove Overburden" refer only to the El Rame Lode claims and not to the Rena placer claims strongly supports that inference. It seems almost inconceivable that a claim owner would not inform his permittee, who had been officially warned against trespass, of the legal basis for the claimant's belief in his ownership of the material.

After reviewing the evidence, it is clear that the Government has made a prima facie case that the six Rena claims were not located until December of 1962. The contestees have presented some evidence that the claims were located in 1954. Most of that evidence consists of Melluzzo's own assertions that the claims were located then. But the one element lacking in Melluzzo's testimony is credibility. We

^{6/} The following is an excerpt from p. 14 of the Hearing Examiner's decision:

[&]quot;Among the documentary exhibits received in evidence were copies of all of the affidavits of labor signed by Frank Melluzzo (Exhs. 36-A through 36-0) recorded in Maricopa County and a summary sheet (Exh. 38) listing the affidavits in chronological order. The list includes affidavits of labor for the Nita Jean Nos. 2, 3, and 4; Concetta No. 1; Dino S; a number for the Enterprise group; the P. and M. Enterprise group; the El Rame group; the La Fe; and the La Fe No. 1. There are no affidavits of labor for the Rena placer claims on record."

find that not only has Melluzzo failed to overcome the Government's prima facie case, he has buttressed the Government's case with prior inconsistent statements, failure to speak when the circumstances call for it, failure to present a single document recorded before December 18, 1962, referring to the Rena claims, and his obvious need for a defense to the trespass charge. The Rena claims were not located before December of 1962 and consequently are invalid, as claims located for sand, gravel, and other common varieties could not be located after July 23, 1955.

[5] This Board has authority to reverse the fact findings of the hearing examiner, even when not clearly erroneous. However, where the resolution of the case is influenced by his findings of credibility, which in turn are based upon his reaction to the demeanor of the witnesses, and such findings are supported by substantial evidence, they will not be disturbed by the Board. State Director for Utah v. Dunham, 3 IBLA 155, 78 I.D. 272 (1971), citing United States Steel Co. v. NLRB, 196 F.2d 459, 467 (7th Cir. 1952); NLRB v. James Thompson & Co., Inc., 208 F.2d 743, 745-56 (1953); Broadcast Music, Inc. v. Havana Madrid Restaurant Corp., 175 F.2d 77-80 (2nd Cir. 1949). This is because the trier of fact who presides over a hearing has an opportunity to observe the witnesses, and is in the best position to judge the weight to be accorded testimony. United States v. Lee Chartrand, 11 IBLA 194, 212, 80 I.D. 408, 417 (1973). It is apparent from a reading of the Hearing Examiner's decision in this case that he did not place a great deal of credence in Melluzzo's testimony regarding either the marketability issue or the date of location issue. As noted by the Court in another case involving the validity of claims located for common variety mineral materials:

The burden of the proponent, plaintiff here, is not simply to preponderate in the evidence produced, its burden is to produce a preponderance of credible evidence, and the trier of fact is not required to believe or give weight to testimony which is inherently incredible.

Osborne v. Hammitt, 377 F. Supp. 977, 985 (1964).

In conclusion, we find that the bulk of the evidence presented by Melluzzo is unworthy of credence. However, even were we to ascribe full weight and credibility to that evidence, it would still fall far short of the preponderance required to overcome the contestee's prima facie showing to the effect that it would have been "economic folly" to attempt to develop a valuable mine on each of these claims or upon any particular one of them.

Further, we find that the Rena placer claims Nos. 1 through 6 did not in fact exist on or before July 23, 1955, being located

thereafter in violation of the Act of July 23, 1955, 30 U.S.C. \$ 611 (1970).

Therefore, pursuant to the authority delegated to the Board of Land Appeals by the Secretary of the Interior, 43 CFR 4.1, we find that the Rena place mining claims numbers 1 through 6 were properly held null and void by the decision styled United States v. Melluzzo, et. al., 76 I.C. 160 (1960), which decision is hereby sustained.

Edward W. Stuebing

Administrative Judge

We concur:

Frederick Fishman

Administrative Judge

Douglas E. Henriques

Administrative Judge

NOTICE!!

These documents have been scanned!

Do not place un-scanned documents beneath this notice!

Do not remove this notice from this file!

GPO Jacket No. 560-102 Print Order 61549 Rise Business Services, LLC Job=AZ15 9/12/2019



Box Number= AZ15244



Claim Begin-End: AMC072700-AMC072809

3 Transfers



COPY

	QUIT CLAIM DEED
Fran	FOR VALUABLE CONSIDERATION, the sufficiency and receipt of which is hereby acknowledged, does hereby forever quit claim all his right, title and interest in
	the unpatented mining claims described on the supplemental attachment, attached hereto and incorporated herein by reference, to WGK PROPERTIES, LLC
ll	IN WITNESS WHEREOF, grantor has executed this instrument as of this Aday of ADRIL, 2018 WAYNE F. Melluzzo as Successor Executor of D. M. Mulyo Successor Executor the Will of Frank Mellur Exempt from A.R.S. 11-1133 and 11-1137(B) by A.R.S. 11-1134(A)(6) — See attached
	STATE OF ARIZONA County of Marian) ss. SUBSCRIBED AND SWORN TO before me, a Notary Public, this 24h day of April , 20 18 By: Hel Bach G Notary Public De
	Itzel Badilla Notary Public Maricopa County, Arizona My Comm. Expires 02-16-2021

Form MCF120" Revised July 2014

This form is available from the Arizona Geological Survey and may be reproduced.

CLAIN/SITE NAME	BLM SERIAL NO.
(=LORY AND #1	AMC 72700
GLORY AND #3	AMC 72702
La Dora #3	AMC 72708
La Dora #3 Suzane #1	AMC 72709

Use a separate sheet for additional claim/site names, serial number	ers, and claimant names and addresses.
	

(Continued on page 2)

.0

2018 APR 24 A 11: 0b

PHOENIX, ARIZORA

RECEIVED



United States Department of the Interior

BUREAU OF LAND MANAGEMENT
Arizona State Office

One North Central Avenue, Suite 800 Phoenix, Arizona 85004-4427 www.blm.gov/az/



Rec

8/15

In Reply Refer To: 3800 (9200) PB

August 9, 2017

AMC72229	AMC341087	AMC370620
AMC72700	AMC367879	AMC371732

HOENIX, ARIZ

CERTIFIED MAIL - RETURN RECEIPT REQUESTED No. 7009 1410 0001 7124 1707

NOTICE

WAYNE F MELLUZZO 1600 N CHERRY HILLS LN DEWEY, AZ 86327-7438 This Decision Affects Those Claims Shown in the Block Below.

AMC72249 BOOM CLAIM; AMC72250 DUPLEX CLAIM; AMC72251 GOLD SHAD CLAIM; AMC72249 BOOM CLAIM; AMC72700 GLORY ANA #1: AMC72702 GLORY ANA #3;

AMC72253 ALICE CLAIM; AMC72700 GLORY ANA #1; AMC72702 GLORY ANA #3; AMC72708 LA DORA #4; AMC72709 SUZANE #1; AMC72723 GOLD BULLION MIL SIT;

AMC72724 GOLD BULLION MIL SIT; AMC72731 JUNIPER; AMC72751 FOWLER'S WATERGATE; AMC72756 GOLD HOLE; AMC341087 SUNNY BROOK; AMC341088 CLINKER; AMC341089 EL TORO; AMC367879 SUNBURST #7; AMC370620 LION; AMC371732 LION CUB 1&2;

Transfers Not Processed

Two conveyance documents to transfer ownership of the nineteen mining claims listed above was received by the Bureau of Land Management (BLM) Arizona State Office on July 27, 2017, receipt #3908433. The transfers of ownership cannot be processed for the following reasons:

The quit claim deeds (QCD's) cannot be processed as filed. In the case of the death of a mining claim owner, in order to transfer ownership, the following documents are required: 1) copy of the death certificate; 2) proof that whomever signs the QCD has authority to sign on behalf of the deceased claimant (this can be a copy of the will or a document from probate court declaring the executor of the will or personal representative of the deceased); 3) a QCD signed by the authorized executor or personal representative and under the signature it should be noted in what capacity the person is signing (i.e., executor, personal representative, etc.); 4) Processing fee of \$10 per claim, per grantee; and 5) the address of each grantee. Since the claims are listed under Frank Melluzzo and were not part of the trust, the trust documents are not acceptable.

FT RON SUNBURST

Of the twelve claims that you wish to transfer to WGK Properties, LLC, Frank Melluzzo alone owns AMC72700, AMC72702 AMC72708 and AMC72709) Frank and one additional person own AMC72731, AMC370620 and AMC371732. Frank and two additional people own AMC72724. Frank and three additional people own AMC72723, AMC727251, and AMC72756.

Of the seven claims you wish to transfer to <u>The Melluzzo Family Trust</u>, Frank and one additional person own <u>AMC72249</u> Frank and what appears to be a Company own AMC341087 through AMC341089. Frank and two additional people own AMC72250, AMC72251 and AMC72253.

If appropriate, please submit a corrected conveyance document, required documents, or additional fees, within 30 days of your receipt of this notice. If the required information is not received within the 30-day timeframe, no further action will be taken, and the BLM will retain the non-refundable processing fees submitted.

If additional information is required, please contact Pauline Brown at 602-417-9360. Please include your AMC serial number(s) on all correspondence.

Lucas Lucero

Deputy State Director

Lands, Minerals and Energy Division

RECEIVED
REC



STATEOFALIZONA

DEPARTMENT OF HEALTH SERVICES - OFFICE OF VITAL RECORDS

1. DECEDENT'S L	EGAL NAME (FIRST, MIDDLE I	AST	2 AKA'S (IF ANY	HEATT	Stat	e File NO, 102	AND TO GOOD ONE !
1 5 / C	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		- Swill 2 (n. Will f.	1/1/1		1 1 1	3. DATE OF DEATH
FRANK MELL					11 11		.12/17/2016
The state of the s	5. SOCIAL SECURITY NUMBER	6 DATE OF BIRTH	7. AGE	UND	ER 1 YEAR	3 k 2 2 2U	IDER 1 DAY
MALE	The second second	05/23/1924	92	B. MONTHS	9. DAYS	10. HOURS	11. MINUTES
12 PLACE OF DEAT	TH-HOSPITAL:	Jee Co Age	OF DEATH OTHER THE		But But But and	1.24	
INPATIENT .	ERJOUTPATIENT DEAD	Cat appended F. P. NUMBE	NG HOME OR LONG TER	M POLICE PROPERTY I	-		Y
14 FACILITY NAME (OR STREET ADDRESS IF NOT A FAC	ILITY):	FACILITY	Wincomence I	P CODE OR LOCATION	Y OTHER	
1600 N CHER	RYHILLIN		174 3 3 1 4 1	164 . 1		IN OF DEATHE	16. COUNTY OF DEATH:
17. BIRTHPLACE (CI	ITY AND STATE OR FOREIGN COU	NTRY)	TR MARKET STATTED	DEWEY 86327			YAVAPAI
PASADENA C	AL HODANA	A STATE OF THE STA	DEATH	A CONTRACTOR	IS FORME OF SURV	VING SPOUSE (MAI	DEN NAME IF WIFE)
20. DECEDENTS US	SUAL RESIDENCE STREET ADDR	ESS: 21. CITY AND	WIDOWED				
1600 N CHER	RYHILLM	10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		11.7	22 STATE	23. ZP CODE 2	EVER IN THE ARMED
25. WAS DECEDENT	TOF HISPANIC ODICINO	DEWEY, 26. DECEDENT'S RACE(S):	YAVAPAI		ARIZONA		ES.
MO. NOT SPANIS	SH. HISPANIC OR L'ATIMO	WHITE	Town	JER ASIAN (SPECIF	2	7. IF AMERICAN INCIAN SPECIFY UP 10 4 TEN	ORALISMA MATIVE
O YES, PUERTO R	MEXICAN AMERICAN, CHICANO	D BLACK AFRICAN ALL D NATIVE HAWARAN	MERICAN			PRIMARY OR ENROLL	ED TRIBE:
D YES, CUBAN	CAUN	D ASIAN INDIAN	DON	HER PACIFIC ISLAN	DER ISPECIEVA		
CI YES, OTHER (SP	ECIFY)	D FILIPINO		11 1 1		ADDITIONAL TRIBE	
3 . 37		D JAPANESE D GUAMANIAN OR CH	LION DON	IER (SPECIFY)	A. A. V. 78		
28. OCCUPATION:		O KOREAN		Pana		ADDITIONAL TRIBE	
		O METNAMESE O SAMOAN		NOWN		ADDITIONAL TRIBE	
SELF EMPLOY	(FIRST, MIDDLE, LAST)	AMERICAN INDIAN C		N. W. W.		· where since	
		WAY IN B	30 MOTHER'S NAME	GHST MODLE,	LAST NAME PRIOR	TO FIRST MARRIA	GĐ
SALVATORE I	MELLUZZO		CONCETTA B	1.725			
				38 INFORMANTS	MAILING ADDRESS		
MARY LOUISE	MELLUZZO		DAUGHTER	1600 10 (1415)	DV EDIT LAT DE	WEY, ARIZON	Test.
	RESS OF FUNERAL FACILITY:		Manager	35. FLINERAL DIRE	CTOR:	WEY, ARIZON	4 86327 36. LICENSE
SUNRISE FUN	ERAL HOME 8167 É HWY	60 DDECCOTT			AKESLEY, FUN	HEDAI	NUMBER:
37. METHOD(S) OF D	DISPOSITION: 38, NAME AND L		LEY, AZ	DIRECTOR	2 24		F0695
BURIAL		CONTRACTOR OF THE PARTY OF THE	2	39 NAME	AND LOCATION OF	2nd DISPOSITION F	ACILITY:
4.1	ST. FRANCIS	CATHOLIC CEMETER	Y, PHOENIX, ARIZON	A- NONE		11011	
IMMEDIATE CAUSE OF DEATH	40. A	MELICAL CENTER	EVELLEDITATION	E OF DEATH PART	a v	Service Service	W. Trans. 18 (19 19 19 19 19 19 19 19 19 19 19 19 19 1
OF DEATH	ADULT FAILURE TO TH	The second second	And Samuel	A		41. APPROXIMATI	E INTERVAL:
DUE TO OR AS A CONSEQUENCE OF:	42 B	RIVE		12 100		UNKNOWN	
CONSEQUENCE OF:	END STAGE CARDIAC					43. APPROXIMATI	E INTERVAL:
DUE TO OR AS A	44. C	DISEASE	1 (1)	f(t)		UNKNOWN	
CONSEQUENCE OF:		The state of the s	and free to			45. APPROXIMATE	E INTERVAL:
DUE TO OR AS A	46. D	A Company of the second		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Frank.		Mary of Mary 1
CONSEQUENCE OF:			700		一带:	47. APPROXIMATE	INTERVAL:
THE POST OF STREET			A CONTRACTOR		\$ TEN	1 1 7	
48. OTHER SIGNIFICAL IN THE UNDERLYIN	NT CONDITIONS CONTRIBUTING T NG CAUSES GIVEN ABOVE:	TO DEATH BUT NOT RESUL	CAUSE OF DEATH PART		S. 23 8 3 188	La water to the	to the second of
	OURSES GIVEN VROAF		- · · · · · · · · · · · · · · · · · · ·	1 1 7 1	URY AT WORK? 51.	MANNER OF DEATH	52. TIME OF DEATH
		and the second of the second of the		O NO	N	ATURAL DEATH	05:10 AM
		3" " " " " " " " " " " " " " " " " " "	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	WAS AN AUTOPSY PE	SH-CHMED? SA	MERE AUTOPSY PHONG COMPLETE THE CAUSE O	SAVALABLETO FOEATH?
m C	NY 42 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	CAUSEAND	MAINTER OF DEATH CE	0	I was		**************************************
M Certifying Physician lanowledge, death or	Nurse Practitioner/Physician's Assis coursed due to the cause(s) and mar	stant - To the best of my	55. NAME OF PERSON	COMPLETING CALL	SE OF DEATH-	SALES CONTRACTOR	
		INET STERRED.	7775	.5 (11 1 1	DATE CERTIFIED:
due to the cause(s) :	and manner cinted	e time, date, and place, and	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	Same of	the same		
7. CERTIFIER'S ADDR	IESS:		CORY S. KRUE	ER. M.D.	Server Server "	1	2/21/2016
305 S WILLARD	ST COTTONWOOD, AZ 8	C20C 4407	58. NAME OF REGISTR	ARE		50	DATE REGISTERED
	STATISTICS AZ 8	0320-412/	BECKY MAJOR	27 5.45	1 31 3 1	1 1 1	2/29/2016
* *	1. w	5 2 2 3 4 14 14	1 1 1 1 1 1 1	1 1 1 1	S 1	2	

DATE ISSUED: 01/03/2017





This is a true curtification of the face on file with the OBPICE OF VITAL RECORDS
AREZONA/OBPARTMENT OF HEALTH SERVICES, PRODUCE, AREZONA
Revised/07/2015

Krystal College

nired on a fouri displaying the State Seil.



RECEIVED

2018 APR 24 A II: 06

PHOENIX, ARIZONA

CERTIFICATION OF VITAL RECORD

STATE OF ARIZONA

DEPARTMENT OF HEALTH SERVICES - OFFICE OF VITAL RECORDS

CERTIFICATE OF DEATH

4. 5EX	MELLUZZO 5. SOCIAL SECURITY NUMBER				F ANY)				3 DATE OF DEAT DECEMBER 1
	S SOCIAL SECURITY NUMBER	6. DAT	E OF BIATH	7. AGE		UMDE	R 1 YEAR		2012
EMALE		10.00	-1927	- 1	8. MO	NTHS .	9. DAYS	10 HOUR	UNDER 1 DAY
PLACE OF DEA	TH-HOSPITAL	The second name of the second	-	85		11.		IL HOUR	S 11. MINUTES
INPATIENT	DERJOUTPATIENT DISCH	~ ~~~	13. PLACE	OF DEATH - OTHE NG HOME OF LONG					
FACILITY NAME (OR STREET ADDRESS IF NOT A FAC	D ON APRIVAL	LILCARE	ACILITY	TERM DIRES	DENCE T	HOSPICE FAC	ILITY DOTHER	
090 M CHE	DIV ODDINGS IF NOT A FAI	CILITY):		1	15. CITY, T	DWN & ZIP	CODE COLOCA	TION OF DEATH	
SOU VY CHER	RRY CREEK RD		1.					MONTON DEATH	16 COUNTY OF D
SHATHPLACE (CI	ITY AND STATE OR FOREIGN COL	UNTRY		IR MADITAL CT	DEWEY ATUS AT TIME (YAVAPAI
DPEKA, KANS	SAS			DEATH	AIUS AT TIME (OF 19	NAME OF SU	RVIVING SPOUSE	CMAIDEN HAME IF WIFE
DECEDENTSU	SUAL RESIDENCE STREET ADDR	OCCE.		MARRIED			RANK MELL		
ORO IAI CUIED	RY CREEK RD.	ness.	21 CITY AND	COUNTY.	~	22	STATE	23. ZIP CO	DE las cierania
SOU VY CHER	RY CREEK RD,		DEWEY, Y	AVAPAI					DE 24 EVER!NITHE AR
NO NOT SPANN	T OF HISPANIC ORIGIN? SH, HISPANIC OR LATING	26 DECEDER	VT'S PACEISI	1074174		A	RIZONA	86327	NO
VES REVICAN	MEXICAN AMERICAN, CHICANO	WHITE			Torum and	. dillerer		27 IF AMERICAN I	NOWN OF ALASKA NATIVE
YES, PUERTO A	MEXICAN AMERICAN, CHICANO	DINATIV	C. AFRICAN AU E HAWAIIAN	ERICAN	OTHER ASIAN	(SPECIFY	December 1	SPECIFY UP TO PRESARY OR E	NAOUED TREE
YES, CUBAN		D ASIAN	INDIAN		70000				
YES, OTHER (SP	ECEN.	CHINE CI-FILIPIN			OTHER PACIF	IC ISLANDI	ER (SPECIFY)	ADDITIONAL TO	IBE:
, (S)		D JAPAN	IESE			-			
UNIGNOWN		GUALA.	ANIAN OR CH	MORRO E	OTHER (SPEC	IFY)			
OCCUPATION:		U VIETN	AN	- VILLEY \$2)	eren miles in		Į.	ADDITIONAL TO	119E
MEMAKER		I SAMO	AN .	The state of the s	LINKNOWN				
	(FIRST, MIDDLE, LAST)	I AMERI	CAN INDIAN O	R ALASKA NATIVE			1 1 1 1 1 1 1 1 1	ADDITIONAL TE	
		V. 10. 14.3	-						
LLIAM MEDLI	EY				TOTAL STATE	MODLE, & L	AST NAME PR	OR TO FIRST MA	GRIAGE)
INFORMANT'S N	AME			FLORA UNI		1. 74.			
ANK MELLUZ				32.RELATIONS	HIP 33 INFOR	MANTSMA	ILING ADDRES	5	
MARKE ATT	20								
			S 2 3 4 4	SPOTISE	10000 1	1 22	ATTEN TO SERVICE		
THANK AND ADDI	RESS OF FUNERAL FACILITY:			SPOUSE	10980 V	V CHERR	RY CREEK F	RD , DEWEY,	ARIZONA 86327
				H FANTS	10980 V 35. FUNER	1 22	RY CREEK F	RD , DEWEY,	ARIZONA 86327
INRISE FUNE	RAL HOME 8167 E HWY	69 PRESC	OTTVALLE			V CHERR IAL DIRECT	RY CREEK I		36. LICENSE NUMBER
INRISE FUNE	RAL HOME 8167 E HWY	69 PRESC	OTT VALLE		THOMA	V CHERR IAL DIRECT S J BLAK	RY CREEK I	NEDAL DIDE	36 LICENSE NUMBER
	RAL HOME 8167 E HWY (LOCATION OF	1st DISPOSITI	Y, AZ On Facility:	THOMA	V CHERR IAL DIRECT S J BLAK	RY CREEK I	RD , DEWEY, NERAL DIREC	36 LICENSE NUMBER
NRISE FUNE METHOD(S) OF D RIAL	RAL HOME 8167 E HWY (CATHOLIC	1st DISPOSITI	Y, AZ ON FACILITY:	THOMAS	V CHERR BAL DIRECT S J BLAK 9. NAME AN	RY CREEK I	NEDAL DIDE	36 LICENSE NUMBER
NRISE FUNE METHOD(S) OF D RIAL	RAL HOME 8167 E HWY (CATHOLIC	1st DISPOSITI	Y, AZ ON FACILITY:	THOMAS	V CHERR BAL DIRECT S J BLAK 9. NAME AN	RY CREEK F OR ESLEY, FU TO LOCATION (NEDAL DIDE	36 LICENSE NUMBER
NRISE FUNE METHOD(S) OF D RIAL	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS	CATHOLIC	1st DISPOSITI	Y, AZ On Facility:	THOMAS	V CHERR BAL DIRECT S J BLAK 9. NAME AN	RY CREEK I	NERAL DIRE(OF 2nd DISPOSIT	36 LICENSE NUMBER CTOR F0695 ION FACILITY:
NRISE FUNE METHOD(S) OF D RIAL EDIATE CAUSE MEATH	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS 40. A CARDIAC ARREST	CATHOLIC	1st DISPOSITI	Y, AZ ON FACILITY:	THOMAS	V CHERR BAL DIRECT S J BLAK 9. NAME AN	RY CREEK F OR ESLEY, FU TO LOCATION (NERAL DIRECTOR 2nd DISPOSIT	36. LICENSE NUMBER CTOR F0695 ION FACILITY:
NRISE FUNE METHOD(S) OF D RIAL EDIATE CAUSE MEATH	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS 40. A CARDIAC ARREST 42. B	CATHOLIC MED	1st DISPOSITI	Y, AZ ON FACILITY:	THOMAS	V CHERR BAL DIRECT S J BLAK 9. NAME AN	RY CREEK F OR ESLEY, FU TO LOCATION (NERAL DIRECTOR 2nd DISPOSIT	36. LICENSE NUMBER CTOR F0695 ION FACILITY: SHATE INTERVAL
NRISE FUNE METHOD(S) OF D RIAL EDIATE CAUSE MEATH TO OR AS A SEQUENCE OF	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS 40. A CARDIAC ARREST 42. B	CATHOLIC MED	1st DISPOSITI	Y, AZ ON FACILITY:	THOMAS	V CHERR FAL DIRECT S J BLAK 9. NAME AN	RY CREEK F OR ESLEY, FU TO LOCATION (NERAL DIRECTOR 2nd DISPOSIT	36. LICENSE NUMBER CTOR F0695 ION FACILITY:
MRISE FUNE METHOD(S) OF D RIAL EDIATE CAUSE MEATH TO OF AS A SEQUENCE OF:	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS 40. A CARDIAC ARREST	CATHOLIC MED	1st DISPOSITI	Y, AZ ON FACILITY:	THOMAS	V CHERR FAL DIRECT S J BLAK 9. NAME AN	RY CREEK F OR ESLEY, FU TO LOCATION (NERAL DIRECTOR 2nd DISPOSITION AT APPROXIMATION AT A A APPROXIMATION AT A A APPROXIMATION AT A APPROXIMA	36 LICENSE NUMBER CTOR F0695 ION FACILITY: PHATE INTERVAL IN MATE INTERVAL
NRISE FUNE METHOD(S) OF D RIAL EDIATE CAUSE MEATH TO OF AS A SECUENCE OF: TO OF AS A SECUENCE OF:	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS 40. A CARDIAC ARREST 42. B END STAGE CARDIAC D 44. C	CATHOLIC MEDI	1st DISPOSITI	Y, AZ ON FACILITY:	THOMAS	V CHERR FAL DIRECT S J BLAK 9. NAME AN	RY CREEK F OR ESLEY, FU TO LOCATION (NERAL DIRECTOR 2nd DISPOSIT 41. APPROX UNKNOW 43. APPROX UNKNOW	36. LICENSE NUMBER CTOR F0695 ON FACILITY: PHATE INTERVAL //N MATE INTERVAL
NRISE FUNE AETHOD(S) OF D RIAL EDIATE CAUSE EATH TO OF AS A SECUENCE OF: TO OF AS A	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS 40. A CARDIAC ARREST 42. B END STAGE CARDIAC D 44. C GORONARY ARTERY DIS	CATHOLIC MEDI	1st DISPOSITI	Y, AZ ON FACILITY:	THOMAS	V CHERR FAL DIRECT S J BLAK 9. NAME AN	RY CREEK F OR ESLEY, FU TO LOCATION (NERAL DIRECTOR 2nd DISPOSIT 41. APPROX UNKNOW 43. APPROX UNKNOW	36 LICENSE NUMBER CTOR F0695 ION FACILITY: PHATE INTERVAL IN MATE INTERVAL
MRISE FUNE METHOD(S) OF D RIAL EDIATE CAUSE MEATH TO OF AS A SECUENCE OF: TO OF AS A SECUENCE OF:	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS 40. A CARDIAC ARREST 42. B END STAGE CARDIAC D 44. C	CATHOLIC MEDI	1st DISPOSITI	Y, AZ ON FACILITY:	THOMA: S RIZONA N CAUSE OF DEA	V CHERRE TAL DIRECT S.J. BLAK 9. NAME AN HONE THE PART 1	RY CREEK FOR. ESLEY, FU	AT APPROXI 41 APPROXI 41 APPROXI UNKNOW 43 APPROXI UNKNOW 45 APPROXI	36 LICENSE NUMBER CTOR F0695 ION FACILITY: PHATE INTERVAL //N MATE INTERVAL //N MATE INTERVAL
NRISE FUNE AETHOD(S) OF D RIAL EDIATE CAUSE EATH TO OF AS A SECUENCE OF: TO OF AS A	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS 40. A CARDIAC ARREST 42. B END STAGE CARDIAC D 44. C GORONARY ARTERY DIS	CATHOLIC MEDI	1st DISPOSITI	Y, AZ ON FACILITY:	THOMA: S RIZONA N CAUSE OF DEA	V CHERR FAL DIRECT S J BLAK 9. NAME AN	RY CREEK FOR. ESLEY, FU	AT APPROXI 41 APPROXI 41 APPROXI UNKNOW 43 APPROXI UNKNOW 45 APPROXI	36. LICENSE NUMBER CTOR F0695 ON FACILITY: PHATE INTERVAL //N MATE INTERVAL
MRISE FUNE METHOD(S) OF D RIAL EDIATE CAUSE JEATH TO OF AS A SECUENCE OF: TO OF AS A SECUENCE OF: TO OF AS A SECUENCE OF:	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS 40. A CARDIAC ARREST 42. B END STAGE CARDIAC D 44. C CORONARY ARTERY DIS 46. D	CATHOLIC MEDI DISEASE SEASE	CEMETER	Y, AZ ON FACILITY: Y, PHOENIX, A SATION SECTION (THOMA: S RIZONA N CAUSE OF DEA	V CHERRE TAL DIRECT S.J. BLAK 9. NAME AN HONE THE PART 1	RY CREEK FOR. ESLEY, FU	AT APPROXI 41 APPROXI 41 APPROXI UNKNOW 43 APPROXI UNKNOW 45 APPROXI	36 LICENSE NUMBER CTOR F0695 ION FACILITY: PHATE INTERVAL //N MATE INTERVAL //N MATE INTERVAL
NRISE FUNE METHOD(S) OF D RIAL EDIATE CAUSE MEATH TO OF AS A SECUENCE OF: TO OR AS A SECUENCE OF: TO OR AS A SECUENCE OF:	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS 40. A CARDIAC ARREST 42. B END STAGE CARDIAC D 44. C CORONARY ARTERY DIS 46. D	CATHOLIC MEDI DISEASE SEASE	CEMETER	Y, AZ ON FACILITY: Y, PHOENIX, A SATION SECTION (THOMA: S RIZONA N CAUSE OF DEA	V CHERRI ML DIRECTI S J BLAK 9. NAME AN IONE THE PART 1	RY CREEK I	AT APPROX	36. LICENSE NUMBER TOR F0695 ION FACILITY: PHATE INTERVAL IN MATE INTERVAL IN MATE INTERVAL
NRISE FUNE METHOD(S) OF D RIAL EDIATE CAUSE MEATH TO OF AS A SECUENCE OF: TO OR AS A SECUENCE OF: TO OR AS A SECUENCE OF:	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS 40. A CARDIAC ARREST 42. B END STAGE CARDIAC D 44. C GORONARY ARTERY DIS	CATHOLIC MEDI DISEASE SEASE	CEMETER	Y, AZ ON FACILITY: Y, PHOENIX, A SATION SECTION (THOMA: S RIZONA N CAUSE OF DEA	V CHERRI ML DIRECTI S J BLAK 9. NAME AN IONE THE PART 1	RY CREEK I	AT APPROX	36. LICENSE NUMBER TOR F0695 ION FACILITY: PHATE INTERVAL IN MATE INTERVAL IN MATE INTERVAL
NRISE FUNE METHOD(S) OF D RIAL EDIATE CAUSE MEATH TO OR AS A SEQUENCE OF: THER SIGNIFICAN THE UNDERLYIN	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS 40. A CARDIAC ARREST 42. B END STAGE CARDIAC D 44. C CORONARY ARTERY DIS 46. D TO CONDITIONS CONTRIBUTING T IS CAUSES GIVEN ABOVE:	CATHOLIC MEDI	CEMETER CAL CERTIFIC CONTRACTOR	Y, AZ ON FACILITY: Y, PHOENIX, A SATION SECTION (THOMA S RIZONA A CAUSE OF DEA PART II 49. INJURY?	V CHERRY AL DIRECT S J BLAK 9. NAME AN 1ONE TH PART 1	Y CREEK FOR ESLEY, FURD LOCATION (AT APPROXI 47 APPROXI 47 APPROXI 47 APPROXI 47 APPROXI 48 APPROXI 49 APPROXI 49 APPROXI 40 APPROXI 41 APPROXI 42 APPROXI 43 APPROXI 44 APPROXI 45 APPROXI 46 APPROXI 47 APPROXI	36. LICENSE NUMBER CTOR F0695 ION FACILITY: PHATE INTERVAL IN MATE INTERVAL MATE INTERVAL MATE INTERVAL
NRISE FUNE NETHODIS) OF D RIAL EDIATE CAUSE EATH TO OF, AS A SEQUENCE OF: TO OR AS A SEQUENCE OF: TO OR AS A TO OR AS A TO OR AS A THER SIGNIFICAN THE UNDERLYIN	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS 40. A CARDIAC ARREST 42. B END STAGE CARDIAC D 44. C CORONARY ARTERY DIS 46. D TO CONDITIONS CONTRIBUTING T IS CAUSES GIVEN ABOVE:	CATHOLIC MEDI	CEMETER CAL CERTIFIC CONTRACTOR	Y, AZ ON FACILITY: Y, PHOENIX, A SATION SECTION (THOMA S RIZONA A CAUSE OF DEA PART II 49. INJURY?	V CHERRY AL DIRECT S J BLAK 9. NAME AN IONE TH PART 1	YAT WORK?	ATURAL DIRECTOR AND	36. LICENSE NUMBER TOR F0695 ION FACILITY: BHATE INTERVAL IN MATE INTERVAL MATE INTERVAL MATE INTERVAL MATE INTERVAL
NRISE FUNE NETHODIS) OF D RIAL EDIATE CAUSE EATH TO OF AS A SEQUENCE OF: TO OR AS A SEQUENCE OF: TO OR AS A SEQUENCE OF: TO OR AS A THER SIGNIFICAN THE UNDERLYIN	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS 40. A CARDIAC ARREST 42. B END STAGE CARDIAC D 44. C CORONARY ARTERY DIS 46. D TO CONDITIONS CONTRIBUTING T IS CAUSES GIVEN ABOVE:	CATHOLIC MEDI	CEMETER CAL CERTIFIC CAROTID S	Y, AZ ON FACILITY: Y, PHOENIX, A CATION SECTION (PART II 49 INJURY? NO S3 WAS AN AUT	V CHERRY AL DIRECT S J BLAK 9. NAME AN IONE THE PART 1	YAT WORK?	ATURAL DIRECTOR AND	JG. LICENSE NUMBER TOR F0695 ION FACILITY: PHATE INTERVAL IN MATE INTERVAL
MRISE FUNE METHODIS) OF D RIAL EDIATE CAUSE MEATH TO OR AS A SECUENCE OF: TO OR AS A SECUENCE OF: TO OR AS A SECUENCE OF: THER SIGNIFICAN THE UNDERLYIN EBROVASCUENCE OF THE ORDER OF THE UNDERLYIN THE UNDERLYIN	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS 40. A CARDIAC ARREST 42. B END STAGE CARDIAC D 44. C CORONARY ARTERY DIS 46. D TO CONDITIONS CONTRIBUTING T IS CAUSES GIVEN ABOVE. JLAR ACCIDENT HYPERT	CATHOLIC MEDI	CEMETER CAL CERTIFIC CAROTID S	Y, AZ ON FACILITY: Y, PHOENIX, A CATION SECTION (PART II 49 INJURY? NO S3 WAS AN AUT	V CHERRY AL DIRECT S J BLAK 9. NAME AN IONE THE PART 1	YAT WORK?	ATURAL DEF	JG. LICENSE NUMBER TOR F0695 ION FACILITY: PHATE INTERVAL IN MATE INTERVAL
NRISE FUNE METHODIS) OF D RIAL EDIATE CAUSE METHODIS OF D RIAL TO OR AS A SECUENCE OF: TO OR AS A SECUENCE OF: TO OR AS A TO OR AS A TO OR AS A TO OR AS A THE UNDEFICAN THE UNDEFIC	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS 40. A CARDIAC ARREST 42. B END STAGE CARDIAC D 44. C CORONARY ARTERY DIS 46. D TO CONDITIONS CONTRIBUTING T IS GAUSES GIVEN ABOVE. Auree Practitioner/Physician's Assis	CATHOLIC MEDI DISEASE SEASE FO DEATH BUT TENSION (CEMETER CALCERTIFIC CAROTID S CAUSE AND I	Y, AZ ON FACILITY: Y, PHOENDY, A CATION SECTION (AUSE OF DEATH I	PART II 49 INJURY? NO ST WAS AN AUT	V CHERRY AL DIRECT S J BLAK 9: NAME AN IONE TH PART 1 50. INJUR NO TOPSY PERF	Y AT WORK?	ATURAL DEF	JG. LICENSE NUMBER TOR F0695 ION FACILITY: PHATE INTERVAL IN MATE INTERVAL
MRISE FUNE METHOD(S) OF D RIAL EDIATE CAUSE MEATH TO OF AS A SEQUENCE OF: TO OR AS A SEQUENCE OF: TO OR AS A SEQUENCE OF: THER SIGNIFICAN THE UNDERLYIN EBROVASCL Onlying Physician/ Sinkelige, death or indeed Fyrman of the death of the second of	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS 40. A CARDIAC ARREST 42. B END STAGE CARDIAC D 44. C CORONARY ARTERY DIS 45. D IT CONDITIONS CONTRIBUTING T IS GAUSES GIVEN ABOVE: JLAR ACCIDENT HYPERT	CATHOLIC MEDI SEASE TO DEATH BUT TENSION (CEMETER CAL CERTIFIC CAROTID S CAUSE AND IN	Y, AZ ON FACILITY: Y, PHOENIX, A CATION SECTION (PART II 49 INJURY? NO ST WAS AN AUT	V CHERRY AL DIRECT S J BLAK 9: NAME AN IONE TH PART 1 50. INJUR NO TOPSY PERF	Y AT WORK?	ATURAL DEF	JG. LICENSE NUMBER TOR F0695 ION FACILITY: PHATE INTERVAL IN MATE INTERVAL
NRISE FUNE METHODIS) OF D RIAL EDIATE CAUSE MEATH TO OF AS A SECUENCE OF: TO OR AS A SECUENCE OF: TO OR AS A SECUENCE OF: THE UNDERLYIN T	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS 40. A CARDIAC ARREST 42. B END STAGE CARDIAC D 44. C GORONARY ARTERY DIS 46. D TO CONDITIONS CONTRIBUTING T IS CAUSES GIVEN ABOVE. JLAR ACCIDENT HYPERT Nurse Pracisioner/Physician's Assistant of the cause(a) and man total Law Enforcement Authority - On	CATHOLIC MEDI SEASE TO DEATH BUT TENSION (CEMETER CAL CERTIFIC CAROTID S CAUSE AND IN	Y, AZ ON FACILITY: Y, PHOENDY, A CATION SECTION (AUSE OF DEATH I	PART II 49 INJURY? NO ST WAS AN AUT	V CHERRY AL DIRECT S J BLAK 9: NAME AN IONE TH PART 1 50. INJUR NO TOPSY PERF	Y AT WORK?	ATURAL DEF	JACHINE NUMBER TOR F0695 ION FACILITY: MATE INTERVAL IN MATE INTERVAL M
MRISE FUNE METHODIS) OF D RIAL EDIATE CAUSE MEATH TO OF AS A SECUENCE OF: TO OR AS A SECUENCE OF: TO OR AS A THE UNDEFRIME THE UNDEFRIME CONTROL OF THE UNDEFRIE CONTROL OF THE UNDEFRIME CONTROL OF THE UNDEFRIE CONTROL OT THE UNDEFRIE CONTROL OT THE UNDEFRIE CONTROL OT THE UNDEFRIE CO	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS ST. FR	CATHOLIC MEDI SEASE TO DEATH BUT TENSION (CEMETER CAL CERTIFIC CAROTID S CAUSE AND I	Y, AZ ON FACULTY: Y, PHOENIX, A CATION SECTION O CATION S	PART II 49. INJURY? NO 53 WAS ANAU! NO H CERTIFICATI	V CHERRY AL DIRECT S J BLAK B. NAME AN ONE TH PART 1 SO. INJUR NO OPSY PERF	Y AT WORK?	ATURAL DEF	JACHINE NUMBER TOR F0695 ION FACILITY: MATE INTERVAL IN MATE INTERVAL M
NRISE FUNE AETHODIS) OF D RIAL EDIATE CAUSE EATH TO OF AS A SECUENCE OF: TO OR AS A SECUENCE OF: THE UNDERLYIN DEVELOPMENT OF THE UNDERLYIN DEVE	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS ST. FR	CATHOLIC MEDI DISEASE SEASE FO DEATH BUT Start - To the buter stated, at the basis of ce time, date, or	CEMETER CAL CERTIFIC CAROTHOS CAROTHOS CAUSE AND Incest of my certamatican, and place, and	AUSE OF DEATH I	PART II 49. INJURY? NO S3 WAS AN AUT NO H CERTIFICATION SON COMPLETE ANKAR, M.D.	V CHERRY AL DIRECT S J BLAK B. NAME AN ONE TH PART 1 SO. INJUR NO OPSY PERF	Y AT WORK?	ATURAL DEF	JACHINE NUMBER TOR F0695 ION FACILITY: MATE INTERVAL IN MATE INTERVAL M
NRISE FUNE AETHODIS) OF D RIAL EDIATE CAUSE EATH TO OF AS A SECUENCE OF: TO OR AS A SECUENCE OF: THE UNDERLYIN DEVELOPMENT OF THE UNDERLYIN DEVE	RAL HOME 8167 E HWY 6 ISPOSITION: SB. NAME AND L ST. FRANCIS ST. FR	CATHOLIC MEDI DISEASE SEASE FO DEATH BUT Start - To the buter stated, at the basis of ce time, date, or	CEMETER CAL CERTIFIC CAROTID S CAUSE AND I	Y, AZ ON FACULTY: Y, PHOENIX, A CATION SECTION O CATION S	PART II S INJURY? NO S WAS AN AUT NO H CERTIFICATI SON COMPLETI ANIKAR, M.D. STRAR	V CHERRY AL DIRECT S J BLAK B. NAME AN ONE TH PART 1 SO. INJUR NO OPSY PERF	Y AT WORK?	ATURAL DEF	JAC LICENSE NUMBER TOR FO695 ION FACILITY: PHATE INTERVAL IN MATE INTERVAL SEATH 5: ON AM MININGS AVAILABLE TO USE OF DEATH?

This is a true certification of the facts on file with the OFFICE OF VITAL RECORDS, ARIZONA DEPARTMENT OF HEALTH SERVICES, PHOENIX, ARIZONA. Revised 04/2010

PATRICIA ADAMS ASSISTANT STATE REGISTRAD

This copy not valid unless prepared on a form displaying the State Seal and impressed with the raised seal of the issuing agency.



RECEIVED

NAZ STATE OFFICE

2018 APR 24 A II: 06

PHOEMIX, ARIZONA

1 2

LAST WILL OF FRANK MELLUZZO

I, Frank Melluzzo, a resident of Maricopa County, Arizona, declare that this is my will. I hereby revoke all my previous wills and codicils.

ARTICLE ONE

INTRODUCTORY PROVISIONS

- 1.1. Marital Status. I am married to Wanita Jean Melluzzo, and all references in this will to "my wife" are to her.
- 1.2. <u>Identification of Living Children</u>. I have three living children, as follows:

Wayne Frank Melluzzo Gloria Jean Melluzzo Kay Ann Melluzzo Eberle

1.3. No Deceased Children. I have no deceased children.

MAZ STATE OFFICE

Will of Frank Melluzzo

ARTICLE TWO

GIFT OF ENTIRE ESTATE

I give all of my property to the Gift of Entire Estate. trustee of the Frank and Wanita Melluzzo Family Trust, created under the declaration of trust executed on the same date as, but immediately before, the execution of this will, by Frank Melluzzo The trustee of and Wanita Jean Melluzzo as settlors and trustees. that trust shall add the property disposed of under this will to the trust principal and hold, administer, and distribute the 13 property in accordance with the provisions of that declaration of 14 trust, including any amendments of that declaration of trust that have been made before or after execution of this will.

16

17

1

2

3

4

5

6

ARTICLE THREE

RESIDUARY PROVISIONS

19

20

18

If the Frank and Wanita Disposition of Residue. 3.1. 21 Melluzzo Family Trust has been revoked, terminated, or declared 22 linvalid for any reason, I give the residue of my estate to the 23 executor of this will, as trustee, who shall hold, administer, and 24 distribute the property under a testamentary trust, the terms of 25 which shall be identical to the terms of the Frank and Wanita 26 Melluzzo Family Trust that are in effect on the date of execution 27 of this will.

ARTICLE FOUR

EXECUTOR

Nomination of Executor. I nominate my wife as executor of this will.

Successor Executors. If my wife is unable (by reason of 9 10 death, incapacity, or any other reason) or unwilling to serve as 11 executor, or if at any time the office of executor becomes vacant, by reason of death, incapacity, or any other reason, and no 13 successor executor or coexecutors have been designated under any 14 other provision of this will, I nominate the following, in the 15 order of priority indicated, as executor:

First, Wayne Frank Melluzzo, my son;

Second, Kay Ann Melluzzo Eberle, my daughter.

If all those named above are unwilling or unable to serve successor executor, a new executor or coexecutors shall be appointed by the court.

- Waiver of Bond. No bond or undertaking shall be 4.3. required of any executor nominated in this will.
- The executor shall have General Powers of Executor. full authority to administer my estate under the California Independent Administration of Estates Act. The executor shall have

3

1 2

3

4

5

6

8

16

17

18

19

20

21 22

23

24

25

26

27

6

7

10

11

19

20 21

22

26 27

28

all powers now or hereafter conferred on executors by Faw, except as otherwise specifically provided in this will, including any powers enumerated in this will.

The executor shall have the power to Power to Invest. invest estate funds in any kind of real or personal property, as the executor deems advisable.

- Division or Distribution in Cash or in Kind. In order 12 to satisfy a pecuniary gift or to distribute or divide estate 13 assets into shares or partial shares, the executor may distribute 14 or divide those assets in kind, or divide undivided interests in those assets, or sell all or any part of those assets and distribute or divide the property in cash, in kind, or partly in cash and partly in kind. Property distributed to satisfy a 18 pecuniary gift under this will shall be valued at its fair market value at the time of distribution.
 - Power to Sell, Lease, and Grant Options to Purchase The executor shall have the power to sell, at either Property. public or private sale and with or without notice, lease, and grant options to purchase any real or personal property belonging to my estate, on such terms and conditions as the executor determines to be in the best interest of my estate.
 - Payments to Legally Incapacitated Persons. If at any

Will of Frank Melluzzo

2

1

3 time any beneficiary under this will is a minor or it appears to the executor that any beneficiary is incapacitated, incompetent, or for any other reason not able to receive payments or make intelligent or responsible use of the payments, then the executor, in lieu of making direct payments to the beneficiary, may make g payments to the beneficiary's conservator or guardian; to the peneficiary's custodian under the Uniform Gifts to Minors Act or Uniform Transfers to Minors Act of any state; to one or more 11 suitable persons, as the executor deems proper, such as a relative 12 or a person residing with the beneficiary, to be used for the 13 benefit of the beneficiary; to any other person, firm, or agency 14 for services rendered or to be rendered for the beneficiary's 15 assistance or benefit; or to accounts in the beneficiary's name 16 with financial institutions. The receipt of payments by any of the 17 | foregoing shall constitute a sufficient acquittance of the executor

19

20

21

18 for all purposes.

ARTICLE FIVE

CONCLUDING PROVISIONS

The term "death taxes,"

22

Definition of Death Taxes. 23 24 used in this will, shall mean all inheritance, estate, succession, 25 and other similar taxes that are payable by any person on account 26 of that person's interest in my estate or by reason of my death,

including penalties and interest, but excluding the following:

or

trust executed on the same date as, but immediately before, the

execution of this will by Frank Melluzzo and Wanita Jean Melluzzo

attributable to property inventoried in my probate estate, shall be

paid by the trustee from that trust. If that trust does not exist

at the time of my death, or if the assets of that trust are

insufficient to pay the death taxes in full, I direct the executor

to pay any death taxes, whether or not attributable to property

inventoried in my probate estate, that cannot be paid by the

trustee, by prorating and apportioning those taxes among the

estate;

all

Internal Revenue Code Section 2032A.

federal

Code Section 4980A.

Any

5.2. Payment of Death Taxes.

and

interested

assets of my gross estate.

trustees.

Any addition to the federal estate tax for any

Any additional tax that may be assessed under

state

tax

taxes,

however.

imposed

Pursuant to the declaration of

whether

death taxes

"excess retirement accumulation" under Internal Revenue

"generation-skipping transfer," as that term is defined in the federal tax laws, unless the applicable tax

statutes provide that the generation-skipping transfer tax on that transfer is payable directly out of the

death

1

3

4

5 6

7

8

9

10

11

12

13 14

settlors

15

16

17

18

19

20

21

persons

22

24

25

26

27

28

attributable to any property passing to my wife under this will or 23 otherwise that qualifies for the federal estate tax marital

my

in

deduction shall be paid pro rata out of property passing under this

will or otherwise that does not qualify for the federal estate tax

marital deduction, so that the property qualifying for the federal

any

2

1

estate tax marital deduction shall pass to my wife free of any death taxes.

5

6

directly or If any person, No-Contest Clause. 5.3. 7 | indirectly, contests the validity of this will in whole or in part, 8 or opposes, objects to, or seeks to invalidate any of provisions, or seeks to succeed to any part of my estate otherwise than in the manner specified in this will, any gift or other 11 interest given to that person under this will shall be revoked and 12 shall be disposed of as if he or she had predeceased me without 13 lissue.

14 15

Definition of Incapacity. For purposes of this will, a 16 person shall be deemed "incapacitated" if and for so long as a court of competent jurisdiction has made a finding to that effect, or a guardian or conservator of that person's estate or person duly appointed by a court of competent jurisdiction is serving, or upon 20 certification by two physicians (licensed to practice under the 21 laws of the state where the person is domiciled at the time of the certification) that the person is unable properly to care for 23 himself or herself or for his or her property. for

made by each p...

ty of perjury.

The captions appearing in this The certification shall be made by each physician in a declaration under penalty of perjury.

26

for Captions. 5.5.

28

1 2

> reference only, and shall be disregarded convenience of determining the meaning and effect of the provisions of this will.

5

6

4

Severability Clause. If any provision of this will is invalid, that provision shall be disregarded, and the remainder of this will shall be construed as if the invalid provision had not been included.

9 10

11

12

13

5.7. California Law to Apply. All questions concerning the validity and interpretation of this will, including any trusts created by this will, shall be governed by the laws of the State of California in effect at the time this will is executed.

14 15

16

17

on

, California.

at

18

19

20 21

22

23

27

On the date written above, we, the undersigned, each being

present at the same time, witnessed the signing of this instrument by Frank Melluzzo. At that time, Frank Melluzzo appeared to us to be of sound mind and memory and, to the best of our knowledge, was or undue influence. not acting under fraud, duress, menace, Understanding this instrument, which consists of nine pages, 28 lincluding the pages on which the signature of Frank Melluzzo and

Will of Frank Melluzzo 3 our signatures appear, to be the will of Frank Melluzzo, subscribe our names as witnesses thereto. We declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed on Den 27,1896 at THEOMY, residing at 8/6 April 6 Wille DA SAN MARCOS, California
City (ane Bashadresiding at 814 Apple Wilde Dr. Street Address an Mascas , California PHOENIX, ARIZON

INGK Properties, L.L.C.

W- WONNE F. Mellusso. Ave 325 E. Monte Cristo Ave Phx, At 85022

G- Gloria Baver 1333 N. Cherry Hills LN Dewey, AZ 86327

K- Kay Hendrix 5805 E. Ashlen Hills Dr. Cave Cneek, AZ 85331

RECEIVED OFFICE

Amount Claim Name **MTRS** Number Due SUNNY CAMC341087 155.00 14/0140N/0030E/020 **BROOK** ©AMC341088 CLINKER 155,00 14/0140N/0030E/020 ©AMC341089 EL TORO 155.00 14/0140N/0030E/020 AMC367879 310.00 14/0070N/0020E/022 AMC370620 LION 155.00 14/0140N/0030E/022 accessing this site. LION CUB O O AMC371732 .310.00 14/0140N/0030E/022 1&2 BOOM (P) AMC72249 14/0140N/0030E/020 155.00 CLAIM DUPLEX (C) AMC72250 155.00 14/0140N/0030E/020 CLAIM **GOLD SHAD** AMC72251 155.00 14/0140N/0030E/020 CLAIM AMC72253 ALICE CLAIM 155.00 14/0140N/0030E/020 GLORY ANA 155.00 14/0090N/0020E/004 **GLORY ANA** 155.00 14/0090N/0020E/004 LA DORA #4 155.00 14/0090N/0020E/004 SUZANE #1 155.00 14/0092N/0020E/033 GOLD AMC72723 BULLION 155.00 14/0140N/0030E/017 MIL SIT GOLD AMC72724 BULLION 155.00 14/0140N/0030E/017 MIL SIT AMC72731 JUNIPER 155.00 14/0140N/0030E/009 FOWLER'S AMC72751 155.00 14/0140N/0030E/008 WATERGATE 14/0140N/0030W/016 to be submitted along with the (7) AMC72756 GOLD HOLE 155.00 Total Fees: \$3,255.00 Bullion

Terms and Conditions PRIVACY ACT The Privacy Act of 1974 (P.L. 93-579), 5 U.S.C. 301, and 43 CFR 2.48(d) require that the Bureau of Land Management (BLM) furnish the following regarding the information you provide to this database and that you agree to these conditions prior to **AUTHORITY: Collection of** this information is authorized by the Federal Land Policy and Management Act (43 U.S.C. 1701 et seq.), and 30 U.S.C. 28f and 43 CFR part 3834. PRINCIPAL PURPOSE: The BLM will use the information you provide to record the annual maintenance fee payment for the claims and sites listed and to verify that payment has been made in accordance with 30 U.S.C. 28f and 43 CFR part 3834. EFFECT OF NOT PROVIDING INFORMATION: Disclosure of the requested information is required by 30 U.S.C. 28f and 43 CFR part 3834 for claimants paying the annual maintenance fee. The use of this site when paying the maintenance fee is optional. However, when paying the maintenance fee, the information requested on this site is required fee. Failure to submit all the required information will delay the BLM's processing of the information and may preclude the BLM's acceptance of the maintenance fee payment, which may result in forfeiture of the mining claim(s) or site(s) by the

RECEIVED

2018 APR 24 A II: 06

PHOENIX, ARIZONA

United States Department of the Interior Bureau of Land Management

Receipt

DIV OF LANDS, MINRLS & ENERGY ONE N CENTRAL AVE PHOENIX, AZ 85004 -4427

No:

4145686

Phone: 602-417-9200

Transaction #: 4259601

Date of Transaction: 04/24/2018

CUSTOMER:

WAYNE F MELLUZZO 1600 N CHERRY HILLS LN DEWEY,AZ 86327-7438 US

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS- NOT NEW-UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED CASES: AMC72700/\$40.00	TRF/4	- n/a -	40.00
			TOTA	AL:	\$40.00

	PAYMENT INFORMATION					
NOTE: It	tems will appear on o	credit card statement as "Bureau of Land	Mgmt CO".			
1	1 AMOUNT: 40.00 POSTMARKED: N/A					
	TYPE:	CREDIT CARD	RECEIVED:	04/24/2018		
	NAME: MELLUZZO, WAYNE F 1600 N CHERRY HILLS LN DEWEY AZ 86327-7438 US					
:	CARD NO:	XXXXXXXXXXXX8534	AUTH CODE:	071623		
NAME ON CARD: WAYNE MELLUZZO			·			
	SIGNATURE:					

	W. W. 1911	
	DELCADICO	
	REMARKS	
L		**************************************
11		

This receipt was generated by the automated BLM Collections and Billing System and is a paper representation of a portion of the official electronic record contained therein.

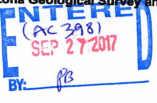
AMC 72700 AMC 367879 AMC 370620 AMC 371732 AMC 72229 AMC 341087

QUIT CLAIM DEED

12	FOR VALUABLE CONSIDERATION, the sufficiency and receipt of which is hereby acknowledged, ESTATE OF FRANK MELLU220 does hereby forever quit claim all his right, title and interest in
	the unpatented mining claims described on the supplemental attachment, attached hereto and incorporated herein by reference, to WCK PROPERTIES.
	IN WITNESS WHEREOF, grantor has executed this instrument as of this day of
	WAYNE Melluzzo: EXECUTOR LESTO elluno Execu
	Exempt from A.R.S. 11-1133 and 11-1137(B) by A.R.S. 11-1134(A)(6)
	STATE OF ARIZONA
	County of Yavapa;) ss.
	SUBSCRIBED AND SWORN TO before me, a Notary Public, this/_3 day of, 20/_7
	By: Wayne Mellyzzo
	Notary Public Della The State of the the
	101
	30 · 02
	David V Kepler Notary Public
	Notary Public Yavapai County, Arizona Yavapai County, Arizona
	David V Kepler Notary Public Yavapai County, Arizona My Comm. Expires 09-08-2020
	PHOE STATE

Form MCF120 Revised July 2014

This form is available from the **Arizona Geological Survey** and may be reproduced.





G	ovanna #1	CH.		
CI	oyanna #1 10609	N 8-ST PHAR 850	72700	
	oryanna #3		72702	
LaDora #4			72708	
S	uzane #1		72709	
	Sold Hole		72756	
	Bullion Mill Site		72723 72724	
Gold B	ullion Mill Site			
	Lion 10980 Wicherry	Creek RD DEWEY AZ 8	6327-7 ₃₃ 370620 >	
	Juniper	1	72731	
Fowle	rs Watergate		72751	
Sunburst 7	367879	40	\$310.00	
Lion Cub 1 & 2	371732	40	\$310.00	

RECEIVED
BLM AZ STATE OFFICE
2011 JUL 27 A II: 05
PHOENIX, ARIZONA



Q	RUIT CLAIM DEED
ne Es	FOR VALUABLE CONSIDERATION, the sufficiency and receipt of which is hereby acknowledged, TATE OF FRANK MCILUZZO does hereby forever quit claim all his right, title and interest in
tn he	erein by reference, to The Melluzzo Tomily Toust warme? Wast Melluzzo
IN	WITNESS WHEREOF, grantor has executed this instrument as of this 2 day of 10/9, 20/7
U	DAYNE Melluzzo: Executor & Mellys Executor
E	xempt from A.R.S. 11-1133 and 11-1137(B) by A.R.S. 11-1134(A)(6)
	Dunty of Yava Sa.
	JBSCRIBED AND SWORN TO before me, a Notary Public, this 13 day of 10 day of 20 17
	otary Public PV. They h
My	Commission Expires 9/8/2020
RECEIVED	David V Kepler Notary Public Yavapai County, Arizona My Comm. Expires 09-08-2020
	Form MCF120 Revised July 2014

Form MCF120 Revised July 2014

This form is available from the Arizona Geological Survey and may be reproduced.



CLAIMASTE NAME	REM SERIAL NO.
Sunnybrook	. 341087
Clinker	, 341088 .
El Toro	341089
Boom 10609 N 8th ST Phx; AZ 85620-58	15 72249 L-72129
Duplex	72250
Gold Shad	72251
Alice	72253

BLM AZ STATE OFFICE

2011 JUL 27 A II: 05

PHOENIX. ARIZONA

United States Department of the Interior Bureau of Land Management

Receipt

DIV OF LANDS, MINRLS & ENERGY ONE N CENTRAL AVE PHOENIX, AZ 85004 -4427 Phone: 602-417-9200

No:

3908433

Transaction #: 4017821
Date of Transaction: 07/27/2017

CUSTOMER: ENTERED SEP 27 2017

WAYNE F MELLUZZO
1600 N CHERRY HILLS LN
DEWEY, AZ 86327-7438 US

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS- NOT NEW-UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED CASES: AMC72700/\$190.00	TRF/19	- n/a -	190.00
			TOTA	AL:	\$190.00

	PAYMENT INFORMATION					
NOTE: I	tems will appear on o	credit card statement as "Bureau of Land	Mgmt CO".			
1	1 AMOUNT: 190.00 POSTMARKED:					
	TYPE:	CREDIT CARD	RECEIVED:	07/27/2017		
	NAME:	MELLUZZO, WAYNE F 1600 N CHERRY HILLS LN DEWEY AZ 86327-7438 US				
	CARD NO:	XXXXXXXXXXXX8534	AUTH CODE:	515447		
	NAME ON CARD:	WAYNE F MELLUZZO				
	EXPIRES:	05/2021				
	SIGNATURE:					

REMARKS	

This receipt was generated by the automated BLM Collections and Billing System and is a paper representation of a portion of the official electronic record contained therein.



(no subject)

4 messages

Wayne Melluzzo <azrokman@yahoo.com>

7

Wed, Aug 2, 2017 at 12:10 PM

To: "paulinebrown@BLM.gov" <paulinebrown@blm.gov>

Dear Pauline.

As per our phone conversation this AM, please be in receipt of the trust page naming me Trustee of my Parents trust and estate, since there was no probate, this is all the documentation required.

The new current address here is: 1600 N. Cherry Hills Lane, Dewey, AZ 86327.

Should you need any more information, I can be reached at: 928-632-5528

Sincerely, Wayne



wAYNE'S TRUSTEE TO blm.pdf 352K

Brown, Pauline <paulinebrown@blm.gov>

Wed, Aug 2, 2017 at 12:21 PM

To: Wayne Melluzzo <azrokman@yahoo.com>

Is there a page with the courts information and which county? etc.

[Quoted text hidden]

PAULINE BROWN

LAND LAW EXAMINER

BUREAU OF LAND MANAGEMENT

ARIZONA STATE OFFICE

ONE NORTH CENTRAL AVE, STE 800

PHOENIX, AZ 85004-4427

OFFICE: (602) 417-9360

FAX: (602) 417-9490

paulinebrown@blm.gov

www.blm.gov/az

https://www.facebook.com/BLMArizona

Azrokman Yahoo <azrokman@yahoo.com>

To: "Brown, Pauline" <paulinebrown@blm.gov>

Wed, Aug 2, 2017 at 8:29 PM

Hi Pauline,

There was no court involved as we did all of our trust work, I.e. my Dad was the A survivor Trust and my 2 sisters and I were the B Decedents Trust. Upon my Dad's passing, both trusts were closed per my Folks Trust instructions and I took over as the Trustee (Executor) of their Trust since no Probate was required. The county is Yavapai and Tina gave me the instructions to filing at Yavapai County.

I am leaving for L.A. On Fri. morning (as I am now in Phx.) and returning on Wed the 9th.

Please let me know if I can answer any more questions, as all my documents are in Cherry (80 miles from here)

Sincerely,

Wayne

Sent from my iPad

[Quoted text hidden]

Good Morning Sir,

I will need the address for: WGK PROPERTIES LLC, and also the address for: THE MELLUZZO FAMILY TRUST. Our database currently has three different addresses for FRANK MELLUZZO, they are as follows: (1) 10609 N 8TH ST Phoenix, AZ; (2) 706 E PEORIA AVE Phoenix, AZ; and (3) 10980 W CHERRY CREEK RD Dewey, AZ. Did your father utilize all three addresses? If so, which address was his most recent address?

Please Advise,
[Quoted text hidden]

cotrustee has been designated under any other provision of this trust instrument, Wayne Frank Melluzzo, son of settlors, shall be successor cotrustee with the surviving settlor-trustee. If the surviving settlor/trustee is unable or unwilling to continue as cotrustee, then Wayne Frank Melluzzo shall act as sole trustee. If Wayne Frank Melluzzo is otherwise unable or unwilling to act as trustee, then Kay Ann Melluzzo Eberle shall act as trustee.

The Frank and Wanita Melluzzo Family Trust/Synopsis of Trust

- 7.3. <u>Successor Trustees</u>. If the office of trustee becomes vacant by reason of death, incapacity, or any other reason, and no successor trustee or cotrustees have been designated under any other provision of this trust instrument, a new trustee or cotrustee shall be appointed by the court.
- 7.4. <u>Definition of Trustee</u>. Reference in this instrument to "the trustee" shall be deemed a reference to whoever is serving as trustee or cotrustees, and shall include alternate or successor trustees or cotrustees, unless the context requires otherwise.
- 7.5. Removal and Replacement of Trustee. While both settlors are alive, the settlors shall have the power, at any time and for any reason, with or without cause, to remove any trustee acting under this instrument, and notwithstanding any other provision of this instrument, designate another trustee to replace the removed trustee. Removal shall be effected by giving a written notice of removal to the trustee to be removed and to the designated





Address Verification

3 messages

Brown, **Pauline** <paulinebrown@blm.gov>
To: Wayne Melluzzo <azrokman@vahoo.com>

Thu, Aug 3, 2017 at 7:34 AM

72229

Wayne,

Our customer database shows an address for Wayne and Wanita Melluzzo at: <u>10609 N 8TH ST, PHOENIX</u>, <u>AZ 85020-5815</u>. Is this still your current address? If not, please update your address with the BLM.

Thank you kindly,

PAULINE BROWN

LAND LAW EXAMINER

BUREAU OF LAND MANAGEMENT

ARIZONA STATE OFFICE

ONE NORTH CENTRAL AVE, STE 800

PHOENIX, AZ 85004-4427

OFFICE: (602) 417-9360

FAX: (602) 417-9490

paulinebrown@blm.gov

www.blm.gov/az

https://www.facebook.com/BLMArizona

Azrokman Yahoo <azrokman@yahoo.com> To: "Brown, Pauline" <paulinebrown@blm.gov>

Thu, Aug 3, 2017 at 8:58 AM

Good morning Pauline.

I am so sorry for all the confusion with all of my Dad's mess as I am trying to clear up some 92 years of poor book keeping!! All of the current addresses for every claim and Mary and my trust is: 1600 N. Cherry Hills Ln., Dewey, AZ. 86327. I believe that Tina has this on file, but upon my return next week, I will make sure and if need, make the appropriate changes. Sorry for the confusion.

Wayne

Sent from my iPad

[Quoted text hidden]

Brown, **Pauline** <paulinebrown@blm.gov> To: Azrokman Yahoo <azrokman@yahoo.com>

Thu, Aug 3, 2017 at 10:03 AM

o. Azrokman Tanoo Sazrokman@yanoo.com

Thank you and enjoy your trip.

On Thu, Aug 3, 2017 at 8:58 AM, Azrokman Yahoo <azrokman@yahoo.com> wrote:

Good morning Pauline,

I am so sorry for all the confusion with all of my Dad's mess as I am trying to clear up some 92 years of poor book keeping !! All of the current addresses for every claim and Mary and my trust is: 1600 N. Cherry Hills Ln., Dewey, AZ. 86327. I believe that Tina has this on file, but upon my return next week, I will make sure and if need, make the appropriate changes. Sorry for the confusion.

PAULINE BROWN LAND LAW EXAMINER

BUREAU OF LAND MANAGEMENT ARIZONA STATE OFFICE ONE NORTH CENTRAL AVE, STE 800 PHOENIX, AZ 85004-4427 OFFICE: (602) 417-9360

FAX: (602) 417-9490 paulinebrown@blm.gov www.blm.gov/az

https://www.facebook.com/BLMArizona

Run Dåte: 08/07/17

DEPARTMENT OF THE INTE BUREAU OF LAND MANAGENT **MINING CLAIMS**

MC Customer Information - With Serial No. and Claim Name **ACTIVE CLAIMS**

Page 1 of

Run Time: 01:03 PM

CUSTOMER ID: 48589

Admin State:

AZ

Geo State:

ΑZ

MELLUZZO FRANK

1600 N CHERRY HILLS LN

DEWEY, AZ 86327-7438

Serial No.	Claim Name/Number	Lead Serial No.	Disposition
AMC341087	SUNNY BROOK	AMC341087	ACTIVE
AMC341088	CLINKER	AMC341087	ACTIVE
AMC341089	EL TORO	AMC341087	ACTIVE
AMC367879	SUNBURST #7	AMC367879	ACTIVE
AMC370620	LION	AMC370620	ACTIVE
AMC371732	LION CUB 1&2	AMC371732	ACTIVE
AMC72249	BOOM CLAIM	AMC72229	ACTIVE
AMC72250	DUPLEX CLAIM	AMC72229	ACTIVE
AMC72251	GOLD SHAD CLAIM	AMC72229	ACTIVE
AMC72253	ALICE CLAIM	AMC72229	ACTIVE
AMC72700	GLORY ANA #1	AMC72700	ACTIVE
AMC72702	GLORY ANA #3	AMC72700	ACTIVE
AMC72708	LA DORA #4	AMC72700	ACTIVE
AMC72709	SUZANE #1	AMC72700	ACTIVE
AMC72723	GOLD BULLION MIL SIT	AMC72700	ACTIVE
AMC72724	GOLD BULLION MIL SIT	AMC72700	ACTIVE
AMC72731	JÜNIPER	AMC72700	ACTIVE
AMC72751	FOWLER'S WATERGATE	AMC72700	ACTIVE
AMC72756	GOLD HOLE	AMC72700	ACTIVE
Number of ACTI	VE cases: 19		•



Receipt #3908433

1 message

Brown, Pauline <paulinebrown@blm.gov>
To: Amy Thrower <athrower@blm.gov>

Wed, Sep 27, 2017 at 1:08 PM

Amy,

I am going to earn the money (\$190) now for the Melluzzo QCD.

PAULINE BROWN
LAND LAW EXAMINER

CBS Export Results Report

☐ Include Resolved Records			
Record Status	Search Criteria		Responsible Area (Errors Only)
○ Error Records (E/M/I)	Enter export Date (mm/dd/yyyy) ALL		○ User (U,X)
Accepted Records (A/W)	Serial Number match (optional)		OProgrammer (P,X)
O"On Hold" Records (H)	Receipt Nr (optional) 3908433		
 All Records (for s/n or receipt nr) 	Export Nr (exclusive)		
Exported, No Results From CBS	LR2000 User (defaults to login) ALL		
ONew (not yet exported)	Query	Reset	User Guide
Printable Format (legal/landscape)			

Resend?	Export N	A/D	Serial Nr	MultCo	ode	\$ Amoun	tRemarks	Receipt N	rLR2000 Use	r#Msg	Resolved:	OK	Stat1	Area	CBS Msg 1	Stat2	Area	Msg 2	CBS 392 ID	392 \$ Am	tAction Update Date	Resend	Resend Orig	Export Dat
	6028478	A	AMC72249	39	8	10.00	\$10;396	3908433	PAULINEB										2440133	190.00	9/27/2017 14:09			
	6028479	A	AMC72250	39	8	10.00	\$10;396	3908433	PAULINEB										2440133	190.00	9/27/2017 14:09			
	6028480	A	AMC72251	39	8	10.00	\$10;396	3908433	PAULINEB										2440133	190.00	9/27/2017 14:09			700000
	6028481	A	AMC72253	. 39	8	10.00	\$10;396	3908433	PAULINEB										2440133	190.00	9/27/2017 14:10			
	6028482	A	AMC72700	39	8	10.00	\$10;396	3908433	PAULINEB										2440133	190.00	9/27/2017 14:11			
	6028483	A	AMC72702	39	8	10.00	\$10;396	3908433	PAULINEB									1	2440133	190.00	9/27/2017 14:11	- 00		
	6028484	A	AMC72708	39	8	10.00	\$10;396	3908433	PAULINEB										2440133	190.00	9/27/2017 14:12			
	6028485	A	AMC72709	39	8	10.00	\$10;396	3908433	PAULINEB									1	2440133	190.00	9/27/2017 14:12			
	6028486	A	AMC72723	39	8	10.00	\$10;396	3908433	PAULINEB									2	2440133	190.00	9/27/2017 14:14			
	6028487	A	AMC72724	39	8	10.00	\$10;396	3908433	PAULINEB									1	2440133	190.00	9/27/2017 14:14			
	6028489	A	AMC72731	39	8	10.00	\$10;396	3908433	PAULINEB									- 2	2440133	190.00	9/27/2017 14:15			
	6028490	A	AMC72751	39	8	10.00	\$10;396	3908433	PAULINEB									1	2440133	190.00	9/27/2017 14:16			-
	6028491	A	AMC72756	39	8	10.00	\$10;396	3908433	PAULINEB									12	2440133	190.00	9/27/2017 14:17			
	6028493	A	AMC341087	39	8	10.00	\$10;396	3908433	PAULINEB									12	2440133	190.00	9/27/2017 14:18			
	6028494	A	AMC341088	39	8	10.00	\$10;396	3908433	PAULINEB									12	2440133	190.00	9/27/2017 14:18			
	6028495	A	AMC341089	39	8	10.00	\$10;396	3908433	PAULINEB									2	2440133	190.00	9/27/2017 14:18			
	6028496	A	AMC367879	39	8	10.00	\$10;396	3908433	PAULINEB									2	2440133	190.00	9/27/2017 14:18			
	6028498	A.	AMC370620	39	8	10.00	\$10;396	3908433	PAULINEB									2	2440133	190.00	9/27/2017 14:19			
	6028500	A	AMC371732	39	8	10.00	\$10;396	3908433	PAULINEB									2	2440133	190.00	9/27/2017 14:20			



Transfer from Frank Melluzzo

4 messages

Thrower, Amy <athrower@blm.gov>
To: Pauline Brown <paulinebrown@blm.gov>

Wed, Sep 27, 2017 at 9:48 AM

Hi Pauline.

There is \$190 for a transfer document from Frank Melluzzo that I believe you sent a letter on back at the beginning of August. Can this money be earned now? It is on receipt #3908433 and the AMC number on the receipt is AMC72700.

Thanks,

Amy

--

Amy Thrower

Supervisory Land Law Examiner
U.S. Department of the Interior
Bureau of Land Management (AZSO-920)
One North Central Ave Suite 800
Phoenix, AZ 85004
Athrower @blm.gov
602-417-9334

Brown, Pauline <paulinebrown@blm.gov>
To: "Thrower, Amy" <athrower@blm.gov>

Wed, Sep 27, 2017 at 10:28 AM

IF we did not receive a corrected QCD by 9/14/2017, then I can go ahead and earn the money as document not processed. Do you know if anything came in?

Pauline

Thrower, Amy <athrower@blm.gov>
To: "Brown, Pauline" <paulinebrown@blm.gov>

Wed, Sep 27, 2017 at 10:46 AM

I haven't seen anything. Did you check the transfer box? [Quoted text hidden]

Amy Thrower

Supervisory Land Law Examiner
U.S. Department of the Interior
Bureau of Land Management (AZSO-920)
One North Central Ave Suite 800
Phoenix, AZ 85004
Athrower @blm.gov
602-417-9334

Brown, Pauline <paulinebrown@blm.gov>
To: "Thrower, Amy" <athrower@blm.gov>

Wed, Sep 27, 2017 at 11:16 AM

No corrected QCD in the transfer box from the Melluzzo group. I asked ReAnn too but she said she did not see anything from them. I'll go ahead and earn the money (AC398), if you don't mind.

[Quoted text hidden]

--

PAULINE BROWN
LAND LAW EXAMINER

When recorded, mail to: Ronald Stell Nama: Address: 3230 W. Port Royale MARICOPA COUNTY RECORDER HELEN PURCELL Phoenix, Az. 85023 02:38 05/22/95 95-0289585 City/State/Zip Code: _ 1 OF 1 FRANK Space above this line for Recorder's use QUITCLAIM DEED KNOW ALL MEN BY THESE PRESENTS: That I(we). Frank Melluzzo and Wanita Melluzzo the undersigned, for the consideration of Ten (10) Dollars, and other valuable considerations, do hereby release Ronald Stell and Gene P. Jones remise, and forever quitclaim unto Maricopa all right, title and interest in that certain Property situated in . County. Arizona State of _ _ , and described as follows: The North East Quarter of the South East Quarter of Sec. 22 T7N R2E in the County of Maricopa. AMC #72737 Dkt6645 Page 708, Sunburst #7 as so recorded the Tenth day of July 1962 in Maricopa County, State of Arizona NWITNESS WHEREOF, I(we) have hereunto set my(our) hand(s) and seal this _____ _ day of Releaso My Comm. Expires Mar. 16, 1899 YTHUOD ARODIRAM Motary Public State of Arzon County of MANICORA 199 before me, the undersigned Notary Public. known to me to be the individual(s) who executed the foregoing instrument and acknowledged the same to be his(her)(their) free act and deed My Commission Expires: Notary Public

• 1991, ALPHA PUBLICATIONS OF AMERICA, INC.—P.O. BOX 13881—TUCSON, ARIZCE 185732-3881 __ IN CO

Form 1370-41 (March 1984)

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

RECEIPT AND ACCOUNTING ADVICE

No.2148034

SM/AZ

08/28/95

Subject:

TRANSFER OF INTEREST (1)

Separatel CLAIM MAINTENANCE FEE 1996 (22)

2 120 12 2 120 13

5.00 2,200.00

Applicant:

MELLUZZO STONE CO., INC.

10609 N. ATH ST.

PHDENIX, AZ 85020

SAME - CK #10427

Remitter: 602-866-9318

4	S	S	i	g	n	0	r	:

LEASE MANAG	EMENT DATA	□new	DUP	DATE	[□PAY!	MENT						
ORIGINAL	SERIAL NO.	ASG.	TYPE	3	ST.	CTY			FUND SYME	BOL		ACRES/UNITS	RATE
AMC 727	37, ET AL												
AMOUNT	ANV. DATE	EXP. D	ATE	BILL	CYC.	S/C	DIST	RICT	NEXT BIL	L MISC.	DATA	U of M	ACTUAL UNITS
ASSIGNMENT	SERIAL NO.	ASG.	TYP	E	ST.	CTY			FUND SYMB	OL		ACRES/UNITS	RATE
													4
AMOUNT	ANV. DATE	EXP. D	ATE	BILL	CYC.	S/C	DIST	RICT	NEXT BILI	MISC.	DATA	U of M	ACTUAL UNITS
ACTION		EMITTANC				101111		Remark	s:				
ACTION	FUND SYMI	BOL	СТ	Y.	Al	ranom							
FILING FEE													
RENTAL													
UNEARNED													
REFUND													
TOTAL													
AMOUNT DUE								BY:				г	PATE:
Lease in Esc	row?								FOR	MMS U	SE C	ONLY	
KGS?		Of Interes						BILLEI	3			FOREST RE	FUGE
Auto Escalat		Operating	Rights	?				0.00	NUMBER	1	1,-		
Auto Renew.		Operator Bond File	12						SECTION		-		
		Dond File						COI)E				

When rected please mail to
Yavapai Court Messenger Service Inc.
P. O. Box 3882 Phoenix, Arizona
85030

12134

QUIT CLAIM DEED R-1 LawForms 10-71, 1-90, 5-93

R-1 LawForms	County and State where Real Property is located
Effective Date	Vavanai
October 18, 1993	GRANTEE (Name, Address and Zip Code)
GRANTOR (Name, Address and Zip Code)	Craig L. Sletten, a single man
Yavapai Court Messenger Service, Inc., an Arizona corporation P.O. Box 3882 Phoenix, Arizona 85030	P.O. BOX 388Z PLIDENIX, AZ. 85030
	Legal Description proofed 1. 2. 3.
Subject Real Property (Address or Location)	by persons whose initials Appear to the Right
Cherry Mining District	
Subject Real Property (Legal Description)	BL.H AZ PHOEN Attached hereto
See Exhibit 'A' - A	AT STATE OF ARIZE OF
76	RECEIVED RECEIVED RECEIVED PHOENIX, ARIZONA
	ENTERED IN COMPUTER
	11-3-93 In claims to Grantee all right, title, and interestof Grant claims to Grantee all right or to become appurten
Leastion Grantor quit	claims to Grantee an argument or to become appurten

For valuable consideration, Grantor quit claims to Grantee all right, title, and interestof Grantor in Subject Real Property together with all rights and privileges appurtenant or to become appurtenant to Subject Real Property on effective date.

Yavadal cont Messenger Service.

Signatures of Grantor

(Continued on the reverse side)

(1) Bot

Date of this Acknowledgement instrument and acknowledgement the same. If this person's name is subscribed in the same. If this person's name is subscribed in the same. If this person's name is subscribed in the same is subscribed in the same. If this person's name is subscribed in the same is subscribed in the same. If this person's name is subscribed in the same is subscribed in the same. If this person's name is subscribed in the same is subscribed in the same. If this person's name is subscribed in the same is subscribed in the same. If this person's name is subscribed in the same is subscribed in the same is subscribed in the same. If this person's name is subscribed in the same is	STATE OF Arizona COUNTY OF Yavapai Date of this Acknewledgement	known to me or satisfactorily proven to be the known to me or satisfactorily proven to be the person whose name is subscribed to this person whose name is subscribed in a the same. If this person's name is subscribed in a trepresentative capacity, it is for the principal representative capacity indicated. On this date. Signature of Notary Public
STATE OF Acknowledgement of Witnesses. On this date. Acknowledgement of Witnesses. On this date. Acknowledgement of Witnesses. On this date. Signature of Notary 7 date. Signature of Notary 7 date. Solution of this Acknowledgement of Witnesses. Solution of Notary 7 date. Signature of Notary 7 date. Signature of Notary 7 date. Solution of Notary 7 date. Notary Expiration Date of this person's name is subscribed in a the same. If this person's name is subscribed in a the same. If this person's name is subscribed in a the same. If this person's name is subscribed in a the same. If this person's name is subscribed in a the same. If this person's name is subscribed in a the same is for the principal representative capacity, it is for the principal named and in the capacity indicated.	COUNTY OF	Acknowledgement of Wittesser Service S

RECEIVED
BL.M. AZ STATE OFFICE

OCT 26 2 11 PH '93

PHOENIX, ARGZONA

EXHIBIT A

Mining Claim conveyed in the attached Quit Claim Deed from Yavapai Court Messenger Service, an Arizona corporation to Craig L. Sletten a single man dated October 18th 1993

The White Tail Claim is located in Section 6,

Township 14 North, Range 3 East of the G&SRB&M

Claim Date of Location County Book Page AMC # 72734

81 796 White Tail 11/10/72 Yavapai

PHOERIX, ARIZORA

Form 1370-41 (March 1984)

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

RECEIPT AND ACCOUNTING ADVICE

No. 2026237 04

WG/AZ 10/28/93

Subject:

TRANSFER OF INTEREST (1)

5.00

Applicant:

MICHAEL J. FLEMING BOX 3882 PHDENIX AZ. 85030

SAME CK. #20184

Remitter: 253-1155

Assignor:

LEASE MANAG	EMENT DATA	□NEW .	UUI	PDAT	E [PAY:	MENT	1								
ORIGINAL	SERIAL NO.	ASG.	TYP	E	ST.	CT	Ý.			FUND SYMI	BOL			ACRES/UNITS		RATE
AMC 727	734															
																10000000000000000000000000000000000000
AMOUNT	ANV. DATE	EXP. I	DATE	BIL	L CYC.	S/C	DIS	TRIC	Т	NEXT BIL	L	MISC. D.	АТА	U of M	A(CTUAL UNITS
													4			
ASSIGNMENT	SERIAL NO.	ASG.	TYP	E	ST.	CTY			F	FUND SYMB	OL		A	CRES/UNITS		RATE
												Will for a should be described				
								1							-	
AMOUNT	ANV. DATE	EXP.	DATE	BILI	CYC.	S/C	DIS	TRICT	Γ	NEXT BIL	L	MISC. D.	АТА	U of M	A(CTUAL UNITS
ACTION	APPLY RI FUND SYMI			TY.	Al	MOUN'	Г	Rem	arks							
FILINGFEE																
RENTAL																
										•						
UNEARNED																
REFUND								ř								
TOTAL																
AMOUNT DUE								BY						r	ATE):
Lease in Esc	row?									FOR	M	MS US	SE O	NLY		
KGS?		Of Intere	est?					BIL	LEE		T			FOREST RE	FUG	E
Auto Escalat		Operatin		?						NUMBER	1					
		Operator								ECTION						
		Bond Fil	ea:						COD	E						

EXHIBIT B TO AGREEMENT FOR THE PURCHASE AND SALE OF MINING CLAIMS

SPECIAL WARRANTY DEED

For the consideration described in the Agreement for the Purchase and Sale of Mining Claims (the "Agreement"), the receipt and adequacy of which is hereby acknowledged, Frank Melluzzo and Wanita Melluzzo, husband and wife ("Crantors"), do hereby grant, covey and assign to Universal Propulsion Company, a Delaware company ("Grantee"), all those certain unpatented mining claims situated in Maricopa County, Arizona, more particularly described in Exhibit A to the Agreement, attached hereto and by this reference incorporated herein, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, including without limitation all extralateral rights and water rights and all ores, waste and rock thereon or therein, and together with all right, title and interest therein which Grantor, or any of them, may hereafter acquire.

Grantors do warrant the title against all whomsoever, subject only to the paramount title of the United States of America.

Dated this 18 day of

1993.

GRANTORS

no me

PHOENIX, ARIZONA

EE. M TH E CS and

Exemptively STATE OFFICE

Wanita Melluzzo

ENTERED IN COMPUTER

8-31-93 ep

EXHIBIT A

Mining Claims Subject To This Agreement

Pursuant to this Agreement, Seller conveys to Buyer all Seller's right and title to, and interest in, all mining claims of Seller that may exist in Sections 3 and 4, Township 4 North, Range 3 East, Gila & Salt River Meridian, Arizona, including but not limited to the following claims:

Clai Name			Date of	Country	Recorded		AMC
<u>name</u>	=		<u>Location</u>	County	Book	Page	Number
El R	Rame		03/17/57	Maricopa	2154	224	72763
El R	Rame	#1	03/17/57	Maricopa	2154	225	72764_
El R	Rame	#9	03/18/57	Maricopa	2154	233	72772
El R	Rame	#10	03/18/57	Maricopa	2154	234	72773
El R	Rame	#18	03/18/57	Maricopa	2154	242	72781
El R	Rame	#19	03/18/57	Maricopa	2154	243	72782
El R	Rame	#20	03/18/57	Maricopa	2154	244	72783
El R	Rame	#21	03/18/57	Maricopa	2154	245	72784
El R	Rame	#35	03/17/57	Maricopa	3227	239	72798
El R	Rame	#43	03/17/57	Maricopa	3227	246	72805

B.L.M. AZ STATE OFFICE AUG. 25 9 47 AM '93 PHOENIX, ARIZONA

WHEN RECORDED RET TO:

David P. Kimball, III Kimball & Curry, P.C. 2600 North Central Avenue Suite 1600 Phoenix, Arizona 85004



OFFICIAL RECORDS OF MARICOPA COUNTY RECORDER HELEN PURCELL

93-0482070 07/23/93 03:03

OHN 1 0F 1

THIS SPACE FOR RECORDER'S USE ONLY

- 1. Special Warranty Deed Exhibit B to the Agreement For The Purchase And Sale of Mining Claims between Frank and Wanita Melluzzo as Grantors and Universal Propulsion Company as Grantee. The Special Warranty Deed concerns the mining claims of Grantors that may exist in Sections 3 and 4, Township 4 North, Range 3 East, Gila & Salt River Meridian, Arizona.
- 2. Mining Claims Subject Special Warranty Deed Exhibit A to the Agreement For the Purchase And
 Sale of Mining Claims between Frank and Wanita
 Melluzzo as Grantors and Universal Propulsion
 Company as Grantee listing the mining claims
 subject to the Agreement and Special Warranty Deed.

THIS PAGE IS A PART OF THE OFFICIAL DOCUMENT

DO NOT REMOVE

RECEIVED
B.L.M. AZ STATE OFFICE
AUG 25 9 48 AN 93
PHOENIX, ARIZONA

Form 1370-41 (March 1984)

UNITED STATES PARTMENT OF THE INTERIOR REAU OF LAND MANAGEMENT

RECEIPT AND ACCOUNTING ADVICE

NO. 2044533 04

RS/AZ

08/25/93

Subject:

TRANSFER OF INTEREST (10)

2 23 12

50.00

Applicant:

UNIVERSAL PROPULSION COMPANY 25401 N. CENTRAL AVE. PHOENIX, AZ 85027-7837

SAME - CHECK #75092

Remitter: 602-869-8067

Assignor:

AMOUNT ANV. DATE EXP. DATE BILL CYC. S.C. DISTRICT NEXT BILL MISC. DATA U of M ACTUAL UNITS AMOUNT ANV. DATE EXP. DATE BILL CYC. S.C. DISTRICT NEXT BILL MISC. DATA U of M ACTUAL UNITS AMOUNT ANV. DATE EXP. DATE BILL CYC. S.C. DISTRICT NEXT BILL MISC. DATA U of M ACTUAL UNITS ACTION FUND SYMBOL CTV. AMOUNT FILING FEE RENTAL UNEARNED REFUND TOTAL AMOUNT DUE BY: BY: FOR MMS USE ONLY BRILLE NUMBER OCS SECTION CODE.	LEASE MANA	GEMENT DATA	□NEW	Dui	PDATE	□PAY	MENT						
AMOUNT ANV. DATE EXP. DATE BILL CYC. S.C. DISTRICT NEXT BILL MISC. DATA U of M ACTUAL UNITS ASSIGNMENT SERIAL NO. ASG. TYPE ST. CTY. FUND SYMBOL ACRES/UNITS RATE AMOUNT ANV. DATE EXP. DATE BILL CYC. S.C. DISTRICT NEXT BILL MISC. DATA U of M ACTUAL UNITS APPLY REMITTANCE ACTION FUND SYMBOL CTY. AMOUNT FILING FEE RENTAL UNEARNED REFUND TOTAL AMOUNT DUE BY: DATE: FOR MMS USE ONLY BILLERS FOR MMS USE ONLY BILLERS AUMBER OUR SECTION	ORIGINAL	SERIAL NO.	ASG.	TYP	E ST.	CT	Ý.		FUND SYMB	OL	AC	CRES/UNITS	RATE
ASSIGNMENT SERIAL NO. ASG. TYPE ST. CTY. FUND SYMBOL ACRES/UNITS RATE AMOUNT ANV. DATE EXP. DATE BILL CYC. S.C. DISTRICT NEXT BILL MISC. DATA U of M ACTUAL UNITS APPLY REMITTANCE ACTION FUND SYMBOL CTY. AMOUNT FILING FEE RENTAL UNEARNED REFUND TOTAL AMOUNT DUE BY: DATE: FOR MMS USE ONLY SILLEE FOREST REFUGE NUMBER OCS SECTION	AMC 72	763, ET AL											
AMOUNT ANV. DATE EXP. DATE BILL CYC. S/C DISTRICT NEXT BILL MISC. DATA U of M ACTUAL UNITS APPLY REMITTANCE ACTION FUND SYMBOL CTY. AMOUNT FILING FEE RENTAL UNEARNED TOTAL AMOUNT DUE BY: DATE: FOR MMS USE ONLY BILLER FOR ESCROW? AUTO Esc	AMOUNT	ANV. DATE	EXP. I	DATE	BILL CYC	S/C	DIS	TRICT	NEXT BILI	L MISC. D.	ATA	U of M	ACTUAL UNITS
AMOUNT ANV. DATE EXP. DATE BILL CYC. S/C DISTRICT NEXT BILL MISC. DATA U of M ACTUAL UNITS APPLY REMITTANCE ACTION FUND SYMBOL CTY. AMOUNT FILING FEE RENTAL UNEARNED TOTAL AMOUNT DUE BY: DATE: FOR MMS USE ONLY BILLER FOR ESCROW? AUTO Esc													
APPLY REMITTANCE ACTION FUND SYMBOL CTY. AMOUNT FILING FEE RENTAL UNEARNED TOTAL AMOUNT DUE BY: DATE: FOR MMS USE ONLY BILLERE FOREST REFUGE NUMBER Operator ODE SECTION	ASSIGNMEN	T SERIAL NO.	ASG.	TYF	PE ST.	СТҮ	7.		FUND SYMBO	OL	AC	RES/UNITS	RATE
APPLY REMITTANCE ACTION FUND SYMBOL CTY. AMOUNT FILING FEE RENTAL UNEARNED TOTAL AMOUNT DUE BY: DATE: FOR MMS USE ONLY BILLERE in Excrow? KGS? Operating Rights? Operator ODE SECTION													
ACTION FUND SYMBOL CTY. AMOUNT FILING FEE RENTAL UNEARNED REFUND TOTAL AMOUNT DUE BY: BY: DATE: FOR MMS USE ONLY BILLEE FOREST REFUGE NUMBER Operator OCS SECTION	AMOUNT	ANV. DATE	EXP.	DATE	BILL CYC	S/C	DIST	CRICT	NEXT BILL	MISC. D.	ATA	U of M	ACTUAL UNITS
FILING FEE RENTAL UNEARNED REFUND TOTAL AMOUNT DUE BY: DATE: FOR MMS USE ONLY BILLEE AUTO Escalates? Auto Escalates? Auto Renew? Operator OCS SECTION DATE:			the state of the s					Pamark					
RENTAL UNEARNED REFUND TOTAL AMOUNT DUE BY: DATE: FOR MMS USE ONLY BILLEE FOREST REFUGE NUMBER Operating Rights? Auto Escalates? Auto Renew? Operator OCS SECTION	ACTION	FUNDSYM	BOL	Ci	ΓY. A	MOUN	T	Remark	S:				
UNEARNED REFUND TOTAL AMOUNT DUE BY: BY: DATE: FOR MMS USE ONLY BILLEE FOREST REFUGE NUMBER Operator OCS SECTION	FILINGFEE												
REFUND TOTAL AMOUNT DUE BY: BY: DATE: FOR MMS USE ONLY BILLEE FOREST REFUGE NUMBER Operating Rights? Operator OCS SECTION	RENTAL												
TOTAL AMOUNT DUE BY: BY: DATE: FOR MMS USE ONLY FOREST REFUGE Auto Escalates? Auto Renew? Operator OCS SECTION DOTE:	UNEARNED	The state of the s											
AMOUNT DUE BY: BY: DATE: FOR MMS USE ONLY BILLEE FOREST REFUGE NUMBER Operator OCS SECTION	REFUND												
Lease in Escrow? KGS? Of Interest? Auto Escalates? Auto Renew? Operator BY: FOR MMS USE ONLY BILLEE FOREST REFUGE NUMBER OCS SECTION	TOTAL					4							
KGS? Of Interest? BILLEE FOREST REFUGE Auto Escalates? Operating Rights? NUMBER Operator OCS SECTION	AMOUNT DUE					100		BY:				D	ATE:
KGS? Of Interest? BILLEE FOREST REFUGE Auto Escalates? Operating Rights? NUMBER Operator OCS SECTION		erow?			×	4 325			FOR	MMS US	E ON	ILY	
	Auto Escala		Operatin	g Rights	.2				NUMBER			FOREST RE	FUGE
								1000					

of Yavapai County	, Arizona. WITNESS my hand	Book 326 Official R	and year first above	written.	
	Micros Micros		Y. County Recorder	Access	
		By Can	redino	D	eputy
hert Welle.	an	Ву	į.	3,7	Deputy
rry Star wey, of 863	Rti		LL.		
mey, az 863	27	Quit-Clain	1 Deed,		;
	e consideration of Ten l		,	ous A joy ove A	3
hereby quit-c	laim to Herbert Will	iams and Frank Me	lluzzo	A.M.C.	
	Oleta M. Wil	liams Wanita	J. Melluzzo	72725	·then
all right, title,	or interest in the follow	inpatented mining	claims		
					bar s.
odding, All	mpatented mining c zona. Said nine m ted individually a	ining claims are	rry Mining Di locally known	strict of Yavapa a as the Bunker (ai Group
	Book		Page	Date Recorde	be
Volcano	128		287	12-8-27	
Volcano #2 Volcano #3	133 130		554	5-31-30	
Juniper	128		126 288	6-28-32	
			200	12-28-27	
Minnie G #1 Minnie G #2	137 137		115 116	4-12-32 4-12-32	
Reco #1	136		150	6-9-31	
Reco #2	140		275	8-26-32	
Mo-Ark	465		33	10-16-67	
Dated this	day of				
				70	EC 2
		X	Olive Tass	assell ?	ي دم
			01110 1800	, G.I.T.	5
				<u> </u>	<u>о</u>
				ONA	
					200
	STATE OF Missou	1 00			
	COUNTY OF Stone)			
	On this the 15 day of	Sept. 19 80	before me, R	eva Hill	he undersig
Martin Commercial Comm	officer, personally appeared				
Charteness	known to me (or satisfactor				
	ment and acknowledged th	at She executed the sa	ame for the purpose	therein contained.	
Service Value	My Commission will expire	2/16/1983	Lova	They.	
3/2000 0000			Reva	H111 Notar	y Public
Butter Buch	STATE OF ARIZONA		BOOK 1326 H	ACE 143	
The state of the s	COUNTY OF	ss.	DOOR SECRET	NOL I IU	
05.108					
	On this the day of	, 19,	before me,	, t	he undersig
	On this the day of officer, personally appeared known to me (or satisfactor				•••••

Notary Public

STATE OF ARIZONA, County of Yavapai-

NOTICE!!

These documents have been scanned!

Do not place un-scanned documents beneath this notice!

Do not remove this notice from this file!

GPO Jacket No. 560-102 Print Order 61549 Rise Business Services, LLC Job=AZ15 9/12/2019



Box Number= AZ15244



Claim Begin-End: AMC072700-AMC072809

4 Annual Filings



DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT MINING CLAIMS

Run Date/Time: 8/16/2019 MC Maintenance Fees Paid Through the BLM Pay Portal

(by Date Paid)

Page 55 Of 122

CBS Receipt: 4531066

Printed For Lead File # AMC72700

Agency Tracking ID: 1565628741

Assessment Year: 2020

Paid On: 8/12/2019

Number of BLM Serial Nr: 4

Total Amount Paid: \$660.00

Claim Name	BLM Serial No	Lead File No	Amount Paid
GLORY ANA #1	AMC72700	AMC72700	\$165.00
GLORY ANA #3	AMC72702	AMC72700	\$165.00
LA DORA #4	AMC72708	AMC72700	\$165.00
SUZANE #1	AMC72709	AMC72700	\$165.00

United States Department of the Interior Bureau of Land Management

BUSINESS & SUPPORT SVCS DIV ONE N CENTRAL AVE SUITE 800 PHOENIX, AZ 85004 -4427 Phone: 602-417-9200 Receipt
No: 4531066

Transaction #: 4651914

Date of Transaction: 08/12/2019

DENVER,CO 80225 US

CUSTOMER:

ANTHONY DESALVATORE NOT APPLICABLE

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS- NOT NEW-UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED CASES: AMC72708/\$660.00		- n/a -	660.00
			ТОТ	AI:	\$660.00

		PAYMENT INFORMATION	1	
1	AMOUNT:	660.00	POSTMARKED:	N/A
	TYPE:	EFT	RECEIVED:	08/12/2019
		ANTHONY DESALVATORE NOT APPLICABLE DENVER CO 80225 US		

	REMARKS	
0	11	

DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT MINING CLAIMS

Run Date/Time: 9/26/2018 MC Maintenance Fees Paid Through the BLM Pay Portal

(by Date Paid)

Page 2 Of 2

CBS Receipt: 4244210

Printed For Lead File # AMC72700

Agency Tracking ID: 1535136793

Assessment Year: 2019

Paid On: 8/24/2018

Number of BLM Serial Nr: 4 Total Amount Paid: \$620.00

Claim Name	BLM Serial No	Lead File No	Amount Paid
GLORY ANA #1	AMC72700	AMC72700	\$155.00
GLORY ANA #3	AMC72702	AMC72700	\$155.00
LA DORA #4	AMC72708	AMC72700	\$155.00
SUZANE #1	AMC72709	AMC72700	\$155.00

United States Department of the Interior

Bureau of Land Management

Receipt

BUSINESS & SUPPORT SVCS DIV ONE N CENTRAL AVE SUITE 800 PHOENIX, AZ 85004 -4427

Phone: 602-417-9200

No:

4244210

Transaction #: 4359657
Date of Transaction: 08/24/2018

CUSTOMER:

WGK PROPERTIES, LLC
1600 N. CHERRY HILLS LN.
DEWEY,AZ 86327 US

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS- NOT NEW-UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED CASES: AMC72700/\$620.00		- n/a -	620.00
	TOTAL: \$620.				

	PAYMENT INFORMATION									
NOTE: It	NOTE: Items will appear on credit card statement as "BLM O Mining Claim".									
1	AMOUNT:	620.00	POSTMARKED:	N/A						
	TYPE:	CREDIT CARD	RECEIVED:	08/24/2018						
Andri		WGK PROPERTIES, LLC 1600 N. CHERRY HILLS LN. DEWEY AZ 86327 US								
	CARD NO:	XXXXXXXXXXXX8534	AUTH CODE:	078636						
	NAME ON CARD:	WGK PROPERTIES, LLC								
	SIGNATURE:									

\mathbb{F}	REMARKS
Γ	

DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT MINING CLAIMS

Run Date/Time: 9/11/2018 MC Maintenance Fees Paid Through the BLM Pay Portal

(by Date Paid)

Page 95 Of 723

CBS Receipt: 4242185

Printed For Lead File # AMC72700

Agency Tracking ID: 1534967602

Number of BLM Serial Nr: 12

Assessment Year: 2019

Total Amount Paid: \$2,170.00

Paid On: 8/22/2018

Claim Name	BLM Serial No	Lead File No	Amount Paid
BOOM CLAIM	AMC72249	AMC72229	\$155.00
DUPLEX CLAIM	AMC72250	AMC72229	\$155.00
GOLD SHAD CLAIM	AMC72251	AMC72229	\$155.00
ALICE CLAIM	AMC72253	AMC72229	\$155.00
JUNIPER	AMC72731	AMC72700	\$155.00
GOLD HOLE	AMC72756	AMC72700	\$155.00
SUNNY BROOK	AMC341087	AMC341087	\$155.00
CLINKER	AMC341088	AMC341087	\$155.00
EL TORO	AMC341089	AMC341087	\$155.00
SUNBURST #7	AMC367879	AMC367879	\$310.00
LION	AMC370620	AMC370620	\$155.00
LION CUB 1&2	AMC371732	AMC371732	\$310.00

United States Department of the Interior

Bureau of Land Management

Receipt

BUSINESS & SUPPORT SVCS DIV ONE N CENTRAL AVE SUITE 800 PHOENIX, AZ 85004 -4427

Phone: 602-417-9200

No:

4242185

Transaction #: 4357615

Date of Transaction: 08/22/2018

WGK PROPERTIES, LLC 1600 N. CHERRY HILLS LN.

DEWEY, AZ 86327 US

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS- NOT NEW-UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED CASES: AMC341087/\$2170.00			2170.00
			TOTA	AL: \$2	2,170.00

CUSTOMER:

PAYMENT INFORMATION							
NOTE: I	NOTE: Items will appear on credit card statement as "BLM O Mining Claim".						
1	AMOUNT:	2170.00	POSTMARKED:	N/A			
	TYPE:	CREDIT CARD	RECEIVED:	08/22/2018			
	NAME:	WGK PROPERTIES, LLC 1600 N. CHERRY HILLS LN. DEWEY AZ 86327 US					
	CARD NO:	CARD NO: XXXXXXXXXXXXX8534 AUTH CODE: 059967					
NAME ON CARD: WGK PROPERTIES, LLC							
	SIGNATURE:						

	REMARKS

Form 3830-5a (June 2014)

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

MAINTENANCE FEE PAYMENT FORM FOR PLACER MINING CLAIMS

72229

341087

Remitter Name: FRANIZ Melluzzo	
Mailing Address: 1000 N. Cherry Hils LN	
City, State, Zip: Dewey, AZ 86327	
Check here if this is a change of address.	Ma

72700 367879 371732

FOR COUNTY RECORDER'S USE

No. of claims 10
Total due BLM \$ 1550.00

- 1. The maintenance fee may be paid by cash, check, money order, Bureau of Land Management (BLM) Declining Deposit Account, or credit card (VISA, American Express, Discover, or MasterCard). Payments must be remitted to the BLM State Office where your claim or site is recorded and received on or before September 1. If the payment is mailed, the envelope must be postmarked by a bona fide delivery service on or before September 1 and received at the proper BLM State Office within 15 calendar days after the due date. Payments may also be made by telephone using a credit card. A complete listing of BLM State Offices with their addresses and phone numbers can be found at http://www.blm.gov.
- 2. The maintenance fee for the following claim(s) applies to the assessment year 2017

CLAIM NAME	BLM SERIAL NO.	ACRES IN CLAIM	PAYMENT DUE TO THE BLM (See Instructions on Page 2)
SUNNY brook	341087	20	3
Clinker	341088	20	
EL TORO	341089	20	
BOOM	72249	20	2011
Duplex.	72250	20	AUG RE
Gold Shad	72251	20	30 30
Ahice	72253	20	VED A RIZ
LION	370620	20	FFIC 10: 3
TUNIPER	72731	. 20	= m
Gold Hole	72756	20	

Use a separate sheet for additional claim names, serial numbers, and claimant names and addresses,

(Continued on page 2)

AUG 3 1 2017

Form 3830-5a (June 2014)

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

MAINTENANCE FEE PAYMENT FORM FOR PLACER MINING CLAIMS

Remitter Name: FRANK Melluzzo
Mailing Address: 1600 N. Cherry Hills LN
City, State, Zip: Dewey, AZ 86327
Check here if this is a change of address.

FOR COUNTY RECORDER'S USE

No. of claims

Total due BLM \$ 620

- 1. The maintenance fee may be paid by cash, check, money order, Bureau of Land Management (BLM) Declining Deposit Account, or credit card (VISA, American Express, Discover, or MasterCard). Payments must be remitted to the BLM State Office where your claim or site is recorded and received on or before September 1. If the payment is mailed, the envelope must be postmarked by a bona fide delivery service on or before September 1 and received at the proper BLM State Office within 15 calendar days after the due date. Payments may also be made by telephone using a credit card. A complete listing of BLM State Offices with their addresses and phone numbers can be found at http://www.blm.gov.
- 2. The maintenance fee for the following claim(s) applies to the assessment year 2017.

CLAIM NAME	BLM SERIAL NO.	ACRES IN CLAIM	PAYMENT DUE TO THE BLM (See Instructions on Page 2)
SUNDUST 7	367879	40	
LION (Ub 192	371732	40	
			2011 PH
			AUG 3
			ARI
			0FF
			0FFICE \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
•			

Use a separate sheet for additional claim names, serial numbers, and claimant names and addresses.

(Continued on page 2)

Form 3830-5 (June 2014)

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

MAINTENANCE FEE PAYMENT FORM FOR LODE CLAIMS, MILL SITES, AND TUNNEL SITES

Remitter Name: FRANK Mell U220
Mailing Address: 1000 N. Cherry Hills LN
City, State, Zip: Dewey, AZ 86327

Check here if this is a change of address.

FOR COUNTY RECORDER'S USE

No. of claims/sites 4

x \$155 per claim/site

Total due BLM \$0 \(\lambda \) 2.0

- 1. The maintenance fee may be paid by cash, check, money order, Bureau of Land Management (BLM) Declining Deposit Account, or credit card (VISA, American Express, Discover, or MasterCard). Payments must be remitted to the BLM State Office where your claim or site is recorded and received on or before September 1. If the payment is mailed, the envelope must be postmarked by a bona fide delivery service on or before September 1 and received at the proper BLM State Office within 15 calendar days after the due date. Payments may also be made by telephone using a credit card. A complete listing of BLM State Offices with their addresses and phone numbers can be found at http://www.blm.gov.
- 2. The maintenance fee for the following claim(s)/site(s) applies to the assessment year 2017.

BLM SERIAL NO.
72700
72702
72708
72709
2017 PH
DEN.
ECE STA
VED TE CEFFI A IO: VRIZON

Use a separate sheet for additional claim/site names, serial numbers, and claimant names and addresses.

United States Department of the Interior Bureau of Land Management

Receipt

DIV OF LANDS, MINRLS & ENERGY ONE N CENTRAL AVE PHOENIX, AZ 85004 -4427 Phone: 602-417-9200

No:

3965683

Transaction #: 4075564

Date of Transaction: 08/30/2017

CUSTOMER:

FRANK MELLUZZO 1600 N CHERRY HILLS LN DEWEY,AZ 86327-7438 US

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS- NOT NEW-UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED CASES: AMC341087/\$2790.00	MAINT 2018/18	- n/a -	2790.00
,	·		TOTA	AL: \$2	2,790.00

	PAYMENT INFORMATION					
NOTE: It	NOTE: Items will appear on credit card statement as "Bureau of Land Mgmt CO".					
1	AMOUNT:	2790.00	POSTMARKED:	N/A		
	TYPE:	CREDIT CARD	RECEIVED:	08/30/2017		
		MELLUZZO, FRANK 1600 N CHERRY HILLS LN DEWEY AZ 86327-7438 US				
	CARD NO:	XXXXXXXXXXXX8534	AUTH CODE:	095242		
	NAME ON CARD:	FRANK MELLUZZO				
	EXPIRES:	05/2021				
	SIGNATURE:		,			

REMARKS				

Run Date: 09/09/16

DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT MINING CLAIMS

MC Maintenance Fees Paid Through the BLM Pay Portal

CBS Receipt: 3639992

Printed For Lead File #_AMC72700

Run Time: 05:54 AM

Agency Tracking ID: 1472088560

Assessment Year: 2017 Number of BLM Serial Nr: 19

Paid On: 08/24/2016 Total Amount Paid: \$3,255.00

Claim Name	BLM Serial No	Lead File No	Amount Paid
SUNNY BROOK	AMC341087	AMC341087	\$155.00
CLINKER	AMC341088	AMC341087	\$155.00
EL TORO	AMC341089	AMC341087	\$155.00
SUNBURST #7	AMC367879	AMC367879	\$310.00
LION	AMC370620	AMC370620	\$155.00
LION CUB 1&2	AMC371732	AMC371732	\$310.00
BOOM CLAIM	AMC72249	AMC72229	\$155.00
DUPLEX CLAIM	AMC72250	AMC72229	\$155.00
GOLD SHAD CLAIM	AMC72251	AMC72229	\$155.00
ALICE CLAIM	AMC72253	AMC72229	\$155.00
GLORY ANA #1	AMC72700	AMC72700	\$155.00
GLORY ANA #3	AMC72702	AMC72700	\$155.00
LA DORA #4	AMC72708	AMC72700	\$155.00
SUZANE #1	AMC72709	AMC72700	\$155.00
GOLD BULLION MIL SIT	AMC72723	AMC72700	\$155.00
GOLD BULLION MIL SIT	AMC72724	AMC72700	\$155.00
JUNIPER	AMC72731	AMC72700	\$155.00
FOWLER'S WATERGATE	AMC72751	AMC72700	\$155.00
GOLD HOLE	AMC72756	AMC72700	\$155.00

Noccipi

United States Department of the Interior Bureau of Land Management

Receipt

BUSINESS & SUPPORT SVCS DIV ONE N CENTRAL AVE SUITE 800 PHOENIX AZ 85004 -4427

PHOENIX, AZ 85004 -4427 Phone: (602) 417-9200

No:

3639992

Transaction #: 3743924

Date of Transaction: 08/24/2016

CUSTOMER:

FRANK MELLUZZO

1600 N. CHERRY HILLS LN.

DEWEY,AZ 86327 US

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS- NOT NEW-UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED CASES: AMC72756/\$3255.00		- n/a -	3255.00
			TOTA	AL: \$3	3,255.00

PAYMENT INFORMATION							
NOTE: It	NOTE: Items will appear on credit card statement as "BLM O Mining Claim".						
1	AMOUNT: 3255.00 POSTMARKED: N/A						
	TYPE:	CREDIT CARD	RECEIVED:	08/24/2016			
	NAME: FRANK MELLUZZO 1600 N. CHERRY HILLS LN. DEWEY AZ 86327 US						
		XXXXXXXXXXXX2704	AUTH CODE:	03401B			
	NAME ON CARD: FRANK MELLUZZO						
	EXPIRES: 12/2018						
	SIGNATURE:						

REMARKS	٦

Run Date: 09/08/15

DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT MINING CLAIMS

MC Maintenance Fees Paid Through the BLM Pay Portal

CBS Receipt: 3379132

Printed For Lead File # AMC72700

Run Time: 09:20 AM

Agency Tracking ID: 1440699441

Number of BLM Serial Nr: 19

Assessment Year: 2016
Paid On: 08/27/2015

Total Amount Paid: \$3,255.00

Claim Name	BLM Serial No	Lead File No	Amount Paid
SUNNY BROOK	AMC341087	AMC341087	\$155.00
CLINKER	AMC341088	AMC341087	\$155.00
EL TORO	AMC341089	AMC341087	\$155.00
SUNBURST #7	AMC367879	AMC367879	\$310.00
LION	AMC370620	AMC370620	\$155.00
LION CUB 1&2	AMC371732	AMC371732	\$310.00
BOOM CLAIM	AMC72249	AMC72229	\$155.00
DUPLEX CLAIM	AMC72250	AMC72229	\$155.00
GOLD SHAD CLAIM	AMC72251	AMC72229	\$155.00
ALICE CLAIM	AMC72253	AMC72229	\$155.00
GLORY ANA #1	AMC72700	AMC72700	\$155.00
GLORY ANA #3	AMC72702	AMC72700	\$155.00
LA DORA #4	AMC72708	AMC72700	\$155.00
SUZANE #1	AMC72709	AMC72700	\$155.00
GOLD BULLION MIL SIT	AMC72723	AMC72700	\$155.00
GOLD BULLION MIL SIT	AMC72724	AMC72700	\$155.00
JUNIPER	AMC72731	AMC72700	\$155.00
FOWLER'S WATERGATE	AMC72751	AMC72700	\$155.00
GOLD HOLE	AMC72756	AMC72700	\$155.00

United States Department of the Interior Bureau of Land Management

Receipt

BUSINESS & SUPPORT SVCS DIV ONE N CENTRAL AVE SUITE 800 PHOENIX, AZ 85004 -4427

No:

3379132

Phone: (602) 417-9200

Transaction #: 3477389

Date of Transaction: 08/27/2015

CUSTOMER:

FRANK MELLUZZO

1600 N. CHERRY HILLS LN.

DEWEY, AZ 86327 US

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS- NOT NEW-UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED CASES: AMC72253/\$3255.00			3255.00
			TOTA	AL: S	3,255.00

PAYMENT INFORMATION						
NOTE: It	NOTE: Items will appear on credit card statement as "BLM O Mining Claim".					
1	AMOUNT:	3255.00 POSTMARKED: N/A				
	TYPE:	CREDIT CARD	RECEIVED: 08/27/2015			
	NAME:	FRANK MELLUZZO 1600 N. CHERRY HILLS LN. DEWEY AZ 86327 US				
1	CARD NO:	CARD NO: XXXXXXXXXXXXXX2704 AUTH CODE: 002351				
	NAME ON CARD: FRANK MELLUZZO					
	EXPIRES: 12/2015					
	SIGNATURE:					

REMARKS	

UNITED STATES DEPARTMENT OF THE INTERIBUREAU OF LAND MANAGEMENT

MAINTENANCE FEE PAYMENT FORM FOR LODE CLAIMS, MILL SITES, AND TUNNEL SITES

367879 371732 72700

Remitter Name: Frank Melluzzo	PHOE
Mailing Address: 10980 W. Cherry Creek Rd	M AZ ST HOENIX.
City, State, Zip: Dewey, AZ 86327	ATE C
Check here if this is a change of address.	RECEIVED AZ STATE OFFICE NUG 28 A 9: 26 ENIX, ARIZONA
	FOR COUNTY RECORDER'S USE

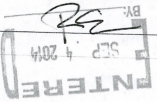
No. of claims/sites 3
x \$155 per claim/site
Total due BLM \$ 465

- 1. The maintenance fee may be paid by cash, check, money order, Bureau of Land Management (BLM) Declining Deposit Account, or credit card (VISA, American Express, Discover, or MasterCard). Payments must be remitted to the BLM State Office where your claim or site is recorded and received on or before September 1. If the payment is mailed, the envelope must be postmarked by a bona fide delivery service on or before September 1 and received at the proper BLM State Office within 15 calendar days after the due date. Payments may also be made by telephone using a credit card. A complete listing of BLM State Offices with their addresses and phone numbers can be found at http://www.blm.gov.
- 2. The maintenance fee for the following claim(s)/site(s) applies to the assessment year 2015

CLAIM/SITE NAME	BLM SERIAL NO
Gold Hole	72756
Gold Bullion Mill Site	72723
Gold Bullion Mill Site	72724

Use a separate sheet for additional claim/site names, serial numbers, and claimant names and addresses.

(Continued on page 2)



RECEIPT # 3/15274

UNITED STATES DEPARTMENT OF THE INTER_ BUREAU OF LAND MANAGEMENT

MAINTENANCE FEE PAYMENT FORM FOR PLACER MINING CLAIMS

Remitter Name: Frank Melluzzo	
Mailing Address: 10980 W. Cherry Creek Rd	PHOE
City, State, Zip: Dewey, AZ 86327	REC Z S NIX.
Check here if this is a change of address.	ARIZ
	FOR COUNTY RECORDER USE
	No. of claims 4
	Total due BLM \$ 620.00

- 1. The maintenance fee may be paid by cash, check, money order, Bureau of Land Management (BLM) Declining Deposit Account, or credit card (VISA, American Express, Discover, or MasterCard). Payments must be remitted to the BLM State Office where your claim or site is recorded and received on or before September 1. If the payment is mailed, the envelope must be postmarked by a bona fide delivery service on or before September 1 and received at the proper BLM State Office within 15 calendar days after the due date. Payments may also be made by telephone using a credit card. A complete listing of BLM State Offices with their addresses and phone numbers can be found at http://www.blm.gov.
- 2. The maintenance fee for the following claim(s) applies to the assessment year 2015

CLAIM NAME	BLM SERIAL NO.	ACRES IN CLAIM	PAYMENT DUE TO THE BLM (See Instructions on Page 2)	
Sunburst 7	367879	40	\$310.00 \$310.00	
Lion Cub 1 & 2	371732	40		
	·			
	·			

Use a separate sheet for additional claim names, serial numbers, and claimant names and addresses.

(Continued on page 2)	
The state of the s	

rom 3830-3 '(June 2014)

UNITED STATES DEPARTMENT OF THE INTERIMI BUREAU OF LAND MANAGEMENT

MAINTENANCE FEE PAYMENT FORM FOR LODE CLAIMS, MILL SITES, AND TUNNEL SITES

Remitter Name: Frank Melluzzo Mailing Address: 10980 W. Cherry Creek Rd City, State, Zip: Dewey, AZ 86327	RECEIVED MAZ STATE OFI 2014 AUG 28 A 9 PHOENIX. ARIZO
Check here if this is a change of address.	FOR COUNTY RECORDER'S USE
	No. of claims/sites 4 x \$155 per claim/site Total due BLM \$620

- 1. The maintenance fee may be paid by cash, check, money order, Bureau of Land Management (BLM) Declining Deposit Account, or credit card (VISA, American Express, Discover, or MasterCard). Payments must be remitted to the BLM State Office where your claim or site is recorded and received on or before September 1. If the payment is mailed, the envelope must be postmarked by a bona fide delivery service on or before September 1 and received at the proper BLM State Office within 15 calendar days after the due date. Payments may also be made by telephone using a credit card. A complete listing of BLM State Offices with their addresses and phone numbers can be found at http://www.blm.gov.
- 2. The maintenance fee for the following claim(s)/site(s) applies to the assessment year 2015

CLAIM/SITE NAME	BLM SERIAL NO.
Gloyanna #1	72700
Gloryanna #3	72702
LaDora #4	72708
Suzane #1	72709

Use a separate sheet for additional claim/site names, seri	ial numbers, and claimant names and ad-	dresses.
	•	

United States Department of the Interior

Bureau of Land Management

Receipt

LANDS/RECREATION & PLANNING ONE N CENTRAL AVE PHOENIX, AZ 85004 -2203 Phone: 602-417-9200

DEWEY,AZ 86327-7338 US

No:

3115274

Transaction #: 3207008
Date of Transaction: 08/28/2014

CUSTOMER:
FRANK MELLUZZO
10980 W CHERRY CREEK RD

LINE #	QTY		REMARKS	UNIT PRICE	TOTAL
1	1.00	MINING OF ATLANCA CONTEST OF THE CON	MAINT 2015/7	- n/a -	1705.00
			TOTA	AL: \$1	1,705.00

		PAYMENT INFORMATION		
1	AMOUNT:	1705.00	POSTMARKED:	N/A
	TYPE:	CHECK	RECEIVED:	08/28/2014
	CHECK NO:	5026		
		MELLUZZO, FRANK 10980 W CHERRY CREEK RD DEWEY AZ 86327-7338 US		

	REMARKS
This receipt	

(June 2014)

UNITED STATES DEPARTMENT OF THE INTER BUREAU OF LAND MANAGEMENT

MAINTENANCE FEE PAYMENT FORM FOR LODE CLAIMS, MILL SITES, AND TUNNEL SITES

341087 370620 72229 72700

R COUNTY RECORDER'S USE
A 9:
m ~!!!
M AZ ST 2014 AUG 2 PHOENIX.

- 1. The maintenance fee may be paid by cash, check, money order, Bureau of Land Management (BLM) Declining Deposit Account, or credit card (VISA, American Express, Discover, or MasterCard). Payments must be remitted to the BLM State Office where your claim or site is recorded and received on or before September 1. If the payment is mailed, the envelope must be postmarked by a bona fide delivery service on or before September 1 and received at the proper BLM State Office within 15 calendar days after the due date. Payments may also be made by telephone using a credit card. A complete listing of BLM State Offices with their addresses and phone numbers can be found at http://www.blm.gov.
- 2. The maintenance fee for the following claim(s)/site(s) applies to the assessment year 2015

CLAIM/SITE NAME	BLM SERIAL NO.
Sunnybrook	341087
Clinker	341088
El Toro	341089
Boom	72249
Duplex	72250
Gold Shad	72251
Alice	72253
Lion	370620
Juniper	72731
Fowlers Watergate	72751

Use a separate sheet for additional claim/site names, serial numbers, and claimant names and addresses.

(Continued on page 2)

4 2014

RECEIPT # 31/5-26/

United States Department of the Interior Bureau of Land Management

Receipt

LANDS/RECREATION & PLANNING ONE N CENTRAL AVE PHOENIX, AZ 85004 -2203 Phone: 602-417-9200

No:

3115261

Transaction #: 3206999
Date of Transaction: 08/28/2014

CUSTOMER:

FRANK MELLUZZO
10980 W CHERRY CREEK RD
DEWEY,AZ 86327-7338 US

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	INTIDITATE ATTACA CONTENT TO THE CONTENT OF THE CON	MAINT 2015/10	- n/a -	1550.00
			TOTA	AL: \$1	,550.00

PAYMENT INFORMATION					
NOTE: I	NOTE: Items will appear on credit card statement as "Bureau of Land Mgmt CO".				
1	AMOUNT:	1550.00	POSTMARKED:	N/A	
		CREDIT CARD	RECEIVED:	08/28/2014	
	·	MELLUZZO, FRANK 10980 W CHERRY CREEK RD DEWEY AZ 86327-7338 US			
	CARD NO:	XXXXXXXXXXXX2704	AUTH CODE:	02541B	
	NAME ON CARD:	FRANK MELLUZZO			
	EXPIRES:	12/2015			
	SIGNATURE:				

REMARKS

AMC 72700 AMC 367879 AMC 341087 AMC 71152 AMC 371732 AMC 370620

MAINTENANCE FEE PAYMENT

BUREAU OF LAND MANAGEMENT 222 N CENTRAL AVENUE PHOENIX, AZ 85004 602-417-9200 www.az.bim.gov

Mining Claim Maintenance Fee Payment of \$14\(\hat{L}\) per claim/site is due on or before September 1, 20____, in lieu of assessment work for the upcoming assessment year beginning September 1 of the year noted above.

THOEMIX, ARIZOWA

BLM Date Stamp

	LINE NO.	AMC NUMBER	CLAIM/SITE NAME	COUNTY RECORDER DATA (If available)	TWP	RNG	SEC
D	1	72700	GLORY ANNA!	B. 129- P115			
0	2	72702		B 136-P 563			
10	3	72708	LA DORA 4	B 129- P269			
0	4	17109	SUZANE 1	B 144- P34			
	5				1		-
	6				-		-
	7						
	8			NTEREN	+		
	9			AUG 27 2013	+		+
	10			AUG 2 0 2013	<u> </u>		<u>_</u>

List additional claims on the reverse side of this form. Check here if this is a change of address.						
CLAIMANT NAME: FRANK A						

ADDRESS: 10980 W CHERRY BRO

CITY: DEWEY STATE: AT. ZIP: 86321

PHONE: 409-632-5528

SIGNATURE:

Claimant or agent must sign to record with the County.

No of Claims:	x\$140=	_
Check No: 4998	Init: \\ \mathread \tau \\ \mathread \\ \mathread \tau \\ \mathread \mathread \tau \\ \mathread \tau \\ \mathread \tau \\ \mathread \mathread \tau \\ \mathread \tau \\ \mathread \tau \\ \mathread \mathread \tau \\ \mathread \tau \\ \mathread \tau \\ \mathread \	_
Receipt No: 3867	1298	
FOR BLM USE ONLY		

FORM APPROVED OMB NO. 1004-0114 Expires: December 31, 2006 AZ-3850-2 (July 2004)

THE MAINTENANT FEE PAYMENT DUE ON OR SHORE AUGUST 31, 2005 IN LIEU OF ASSESSMENT WORK FOR THE UPSEMING ASSESSMENT 2006 YEAR SECUNDING SEPTEMBER 1 OF THE YEAR NOTED ABOVE

COLVEY BOOK/DOCKET PAGE(S) OR FEE MO(5)	0=2,940 MK
COUNTY BOOK/DOCKET PAOS(S) OR FEE NO(S) (OR) SP NOT CONSECUTIVE NUMBERS LIST SEPARATELY SELOW: THANK THESES NAME OF CLASS/SITES 10 AMC T2T31 FOWLER'S WATER GATE 10 AMC T2T56 GOLD HOLE 10 AMC T2T24 GOLD BULLION M.S. 10 AMC T2T24 GOLD BULLION M.S. 40 AMC T2T27 SHOW BURST H.T.	D 557 1916 5 MS.D927 P850
CAMANTS NAME: FRANK MELLUZZO ADDRESS: 10980 W CHERRY CREEK CITY: DEWEY ADDRESS: 10980 W CHERRY CREEK CITY: DEWEY TO SECOND WIRE THE COUNTY, ONE CLARANT OR THE ADDRESS ENTERED INTO COMPUTES: BATE DISTANCE WAS SELECTED.	A : A - A

		PUT ON OR THE FOR THE UP THE 1 OF THE YEAR	NG ASSESSMENT 2005 NOTED ABOVE
COL. RZ. 85004-	Que.		
THE CLASS ARE SITUATE ASSESSMENT.	DE YOUR COL	NAMES OF CLASS OF	L SEE CHEY
COUNTY BOOM/DOCKE	ya MC	(5) CR PRE NO(8)	
(CA) IF NOT CONSIGNATIVE	e humbers lest se		COUNTY BOOK/DOCKET & PAGE CO. FEE HUMBER
20 AMC 3410 87 20 AMC 3410 88	SUNDY S	Rook	D3239 P380-81 D3239 P382-83 D3239 P384-85
20 AME 3410 89 20 AME 722 49 20 AME 722 50	BOOM DUPLEX		3617 P 968 B617 P 968
722.53	GOLD - 8	ia0	8617 P 966 34389 PHI
10 AMC 371732 20 AMC 370 620	Lion ME	LU720	B4361 P738
OBCE HERE DE	CHERRY CR		01277
TO SECOND WIN THE COU	TY, GO CLOWA CR S	HE ALLIE MUTT SAN	STATE STATE
SALENTS BALO COMP.	2478	STALS VERN	DOFFICE OFFICE IZONA

United States Department of the Interior Bureau of Land Management

LANDS/RECREATION & PLANNING ONE N CENTRAL AVE

> PHOENIX, AZ 85004 -2203 Phone: 602-417-9200

No:

2861298

Receipt

Transaction #: 2947170

Date of Transaction: 08/21/2013

CUSTOMER:

FRANK MELLUZZO

10980 W CHERRY CREEK RD DEWEY,AZ 86327-7338 US

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL		
1	1.00	LOCATABLE MINERALS / MINING CLAIMS-NOT NEW- UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED CASES: AMC72731/\$2940.00	MAINT 2014/19	- n/a -	2940.00		
	TOTAL: \$2,940.00						

	en en en european en	PAYMENT INFORMATION		
1	AMOUNT:	2940.00	POSTMARKED:	N/A
	TYPE:	CHECK	RECEIVED:	08/21/2013
	CHECK NO:	4998		
		MELLUZZO, FRANK 10980 W CHERRY CREEK RD DEWEY AZ 86327-7338 US		•

P		
II .	DELCADIC	
Ⅱ	REMARKS	
41		
11		
II.		
11		

Check here if this is a change of address.

		mana.	P-3	Parties.
MAINTENANCE FEE PAYMENT				
Claimant Name: FRANK MELLUZZO	1) EN	DIS	AZE
Address: 10980 W CHERRY-CREEK RD		~	2	E C C
City: DEWEY State: Az Zip: 86227	BLM Date	AR	7	HK
Telephone: 928 - 632-5528	Stamp	1Z0	=	유미
E-mail address:		3	ü	-
Signature: Frank Theod, 200		pullet Free	S	m

LINE NO.	AMC NUMBER	CLAIM/SITE NAME	COUNTY RECORDER DATA (If available)	TWP	RNG	SEC
1	72731	JUNIPER				
2	72751	FOWLER'S	WATER GATE			134 154 15
3	72756	GOLD HOLE			4. 情	
4	72723	GOLD BULLION	MS	21.7 1		
5	72724	GOLD BULLION				
в						
7						
8						
9					121/ 112 L	
10						

List additional claims on Form MCF114.

Bureau of Land Management. Arizona State Office www.blm.gov/az/ No. of Claims: 19, x \$140 = 2,660

Check No: 135 ECC Init: INC

Receipt No.: 2 4 36137

For BLM Use Only

Form: MCF112 Revised July 2009

This form is available from the Arizona Department of Mines and Mineral Resources and may be reproduced.

2 40a placers

ENTERED IN COMPUTER

RS 9-4-12(12)

balance = \$ 280 pd 280 AT

Claimant N Address: Cîty: Telephone E-mail add Signature:	1098 W EWEY St. 1098 - 6 1098 - 6 1098 W		EEK		BLM Date Stamp	DENIX. A	BLM AZ STATE OFFICE	DECEIVED.
UNE NO.	AMC NUMBER	CLAIM/SITE NAM	E	COUNTY RE	CORDER (lable)	TWP	RNG	SEC
1	72700	GLORY AN	na 1					
2	72702	GLORY AN	003					
3	72708	LA DORA	4	·				
4	72709	SUZANE				<u> </u>		. : . :
5								
6								:
7								
8								
9						<u> </u>		
10·								
Bureau ol Arizona S	onal claims on Fo Land Managen tate Office	•		No. of Claim Check No: Receipt No.: For BLM Use	Ini	x \$140 = it:		
www.blm.g		s from the Arizona Depa	L. artment	of Mines and	Mineral Resour		Form: M Revised Ju may be re	ly 2009

			~	~ ^{'70}	
MAINTENANCE FEE PAYMENT Claimant Name: FRANK MELLU220 Address: 10990 W. CHERRO CREEK City: DEURY State: AZ Zip: 86321 Telephone: 929 - 632 - 5528 E-mail address:	RP BLI Date Star	•	HOENIX, ARIZONA	MAZSTATE OFFICE	RECEIVED
					11.12

	LINE NO.	AMC NUMBER	CLAIM/SITE NAME	COUNTY RECORDER DATA (If available)	TWP	RNG	SEC
	1	34.1081	SUNNY BRO				
•	2	341088	CHINKER	·			·
	3	341089		•			
	4	722 49	BOOM				¥.
	5	722.50	DUPLEX	·			
	в	72251	GOLD - SHAD				:
	7	72253	ALICE				
Won	8	367879	SUN BURST	7			
40°	9	.22,1732	LION CU1 1+2	•			
	10	370 620	HION		,		

List additional claims on Form MCF114.

Bureau of Land Management. Arizona State Office www.blm.gov/az/

No. of Claims:	x \$140 =
Check No:	Init
Doggint No. 1	

For BLM Use Only

Form: MCF112 Revised July 2009

This form is available from the Arizona Department of Mines and Mineral Resources and may be reproduced.

United States Department of the Interior Bureau of Land Management

LANDS/RECREATION & PLANNING ONE N CENTRAL AVE

> PHOENIX, AZ 85004 -2203 Phone: 602-417-9200

No:

2636137

Receipt

Transaction #: 2716722

Date of Transaction: 08/21/2012

CUSTOMER:

FRANK MELLUZZO

10980 W CHERRY CREEK RD DEWEY,AZ 86327-7338 US

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00		MAINT 2013/19	- n/a -	2660.00
			TOTA	L: \$2	2,660.00

	PAYMENT INFORMATION					
NOTE: Iter	OTE: Items will appear on credit card statement as "Bureau of Land Mgmt CO".					
1	AMOUNT:	2380.00	POSTMARKED:	N/A		
	TYPE:	CREDIT CARD	RECEIVED:	08/21/2012		
		MELLUZZO, FRANK 10980 W CHERRY CREEK RD DEWEY AZ 86327 US				
	CARD NO:	XXXXXXXXXX2009	AUTH CODE:	140223		
	NAME ON CARD:	FRANK MELLUZZO				
	EXPIRES:	06/2013				
	SIGNATURE:					
2	AMOUNT:	280.00	POSTMARKED:	N/A		
	TYPE:	CHECK	RECEIVED:	08/21/2012		
	CHECK NO:	1205				
		BOWERS, JUDSON 401 S VISTA RD PAYSON AZ 85541 US				

REMARKS

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

CREDIT CARD PAYMENT FOR MINING CLAIM MAINTENANCE FEE

	$\mathcal{U} = \mathcal{N} \mathcal{O}$
NAME + Van	K Melluzo
ADDRESS / O g	80 W. Cherry Creek Rd.
	STATE AZ_ZIP_86327
PHONE # (938) 63	3-5528
SEND RECEIPT TO ABOUT SEND RECEIPT TO:	
·	
AMC NUMBER 361819	CLAIM/SITE NAME
371732	
DATE STAMP	TELEPHONE SUBMISSION - ACCURACY OF THE ABOVE INFORMATION IS THE RESPONSIBILITY OF THE CLAIMANT/OWNER
PHOENIX, ARIZONA	FOR OFFICIAL USE ONLY
7017 DEC 15 b 1: 22	DATE INITIALS VERIFIED
BEM VX SAVIE OFFICE RECEIVED	COUNT \$ 280 INITIALS

ENTERIED HITO CENTURE 170'70 40
12/14/12 AT

United States Department of the Interior Bureau of Land Management

LANDS/RECREATION & PLANNING ONE N CENTRAL AVE PHOENIX, AZ 85004 -2203

Phone: 602-417-9200

No:

2707040

Receipt

Transaction #: 2789157

Date of Transaction: 12/12/2012

CUSTOMER:

FRANK MELLUZZO

10980 W CHERRY CREEK RD DEWEY,AZ 86327-7338 US

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS-NOT NEW-UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED CASES: AMC367879/\$280.00	ADDITIONAL 2013 MAINT FEES	- n/a -	280.00
			TOTA	L:	\$280.00

	PAYMENT INFORMATION					
NOTE: Iter	ns will appear on credit	card statement as "Bureau of Land Mgmt CO'				
1	AMOUNT:	280.00	POSTMARKED:	N/A		
	TYPE:	CREDIT CARD	RECEIVED:	12/12/2012		
		MELLUZZO, FRANK 10980 W CHERRY CREEK RD DEWEY AZ 86327-7338 US		·		
	CARD NO:	XXXXXXXXXXXX2704	AUTH CODE:	07599B		
	NAME ON CARD:	FRANK MELLUZZO				
	EXPIRES:	12/2015				
	SIGNATURE:					

REMARKS	

AMC 367879 Ame 72700

Amc 341087 Ame 72229 Am 6 371732 AMC 370620

MAINTENANCE FEE PAYMENT

BUREAU OF LAND MANAGEMENT 222 N CENTRAL AVENUE PHOENIX, AZ 85004 602-417-9200 www.az.blm.gov

Mining Claim Maintenance Fee Payment of \$125 per claim/site is due on or before September 1, 20____, in lieu of assessment work for the upcoming assessment year beginning September 1 of the year noted above.

4001(-2)(Land .	- C
S		Z	
<u> </u>	AL S	AR	
***************************************	NUG 24	RECEIVE Z STATE	
X. ARIZONA	-	AN AN	
170	7	OFFICE	
3	12: 15	<u> </u>	
	2	m	

BLM Date Stamp

LINE NO.	AMC NUMBER	CLAIM/SITE NAME	COUNTY RECORDER DATA (If available)	TWP	RNG	SEC
1	72700	GLORY ANNA!	B. 129- P115			
2	72702	GLORY AUDIA 3	B 136-P 563			
3	72708	LA DORA 4	B 129- P269	ha policia di		
4	72709	SUZANE 1	B 144- P341	and a first	entry it	
5						
6		The state of the s				
7				Africa letucor		
8						APA.
9	1000					25
10						

3	12100	ISM DOKIN 4	13 121 1 601	+	
4	12709	SUZANE!	B 144- P34	Sealer)	
5					
6					
7		The second secon		Name of Second	
8				J., 1984	an etc
9					10,00
10				A cotta	100000

List additional claims on the	reverse side of this form.
Check here if this is	a change of address.

CLAIMANT NAME:	+RANK	MELLUZZO
ADDDESS: 1 +	2 (3 - 1.) 13	11-22 1800

STATE: 47. ZIP: 26327

Claimant or agent must sign to record with the County.

No of Claims	-//	X \$125	= 4,00	0.
Check No:	CC	Init::	time	
Receipt No:	241	4061		
FOR BLM US	RE ONLY	,		

FORM APPROVED OMB NO. 1004-0114 Expires: December 31, 2006

AZ-3850-2 (July 2004) THE MAINTENANCE FOR TAYMENT DUE ON OR BE DUE AUGUST 31, EGGS ON LIEU OF ASSESSMENT WORK FOR THE UPOCKEDE ASSESSMENT 2005 YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE.

NUMBEROU OF LAND MANAGEMENT VALUE OF THE COLUMN STATE OF CLASSES OF STATES NAME OF CLASSES STUATED IN YAVR PRI COUNTY, FOR OFFICIAL USE OFFICIAL NAME OF CLASSES OF CLASSES OF STATES NAME OF CLASSES OF STATES NAME OF CLASSES OF STATES				
	ERU A MC PAGE(5) OR FEE NO(6)			
	CET PAGE(5) OR PES NO(5)			
(OR) IF NOT CONSECUT	IVE NUMBERS LIST SEPARATELY BELOW:	COUNTY BOOK/DOCKET & PAGE OR PER HUMBER		
SERIAL NUMBERS	SUNDY BROOK	03239 8380-81		
AMC 341087 AMC 341088	CLINKER	D3238 P382-83		
AMC 341089	EL-TORO	03239 P 384-85		
AMC 722 49	Boom	B 617 P 967		
AMC 722 50	DUPLEX.	3617 P 968		
AMC 722.51	GOLD - SHAD	BUT P 970 /		
AMC 1722.53	ALICE	B 617 P 966		
AMC 371732	LION CUb 142	134389 19417		
AMC 370 620	Lioni	B4361 P738		
t	RANK MELLUZZO	-02		
ADDRESS 109 80	W. CHERRY CREEK COTY: DEW	EY STATE PZ		
CHACK MEET IF	THUS PHONE: (128) 1630 - 55	28 25 186321		
T BY GRINGE OF	C COLLOS	SECTION.		
TO RECORD WITH THE COU	NTY, CHE CLASSAUT OR THE ASSET MUST SEEM	MOZINO X VEIZONY		
THE REPLEAL VIEW CO.	EX			
ENTERED INTO COMP	7788:	Soll Aug Sign Pigs		
	DATE DETIALS	STWVS SAVEE DEELGE		

DIGUD MAINTENAME FEE FAYMENT DUE ON OR SEPONE AUGUST 31, 2005 IN LIEU OF ASSESSMENT WORK FOR THE UPCOMING ASSESSMENT 2006 YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE.

BURRAU OF LAND MANA AREONA STATE OFFICE 222 N. CANERAL GRA. R.Z. 85004 THE CLADE ARE STUAT	e au.	See Order
arizona. Dem gereal kurungas	HAMPS OF CLAMS OR SE	
A MCTN	RU A MC	
	ZT	
A MCTM	~	
	PAGE(5) OR 786 NO(8)	
(OR) IF NOT CONSECUTE	ve numbers list separately below:	COUNTY BOOK/DOCKET & PAGE
SERIAL MUNICIPALS	JUNI PER	D 188 P 288
AMC 12131		
	GOLD HOKE	D 557 P916
AMC 727 56	GOLD BULLION M.G.	MS. D927 P850
AMC 727 23	GIOLD BUZLION M.S.	MSD 796 P082
AMC 367879	SUN BURST #7	
AMC		
A MC		
A MC		
A MC	RANK MELLUZZO	
CLABANT'S NAME:	O CHERRY CREEK ROTY DEWEY	STATE AZ
ADDRESS 10780	HOS PHONE: (929) 632 5528	
SACKANGE OF		1948 7:753
TO RECORD WITH THE COUR	TO AFFERD SING OF THE FORM	PHOENIX, ARIZONA
LOS CALICATES CON		SON AUG 24 P 12: 1
ENTERED INTO COMPU	TEL	
		THE VX SAVAG OEEL BECEINED

United States Department of the Interior Bureau of Land Management

LANDS/RECREATION & PLANNING ONE N CENTRAL AVE PHOENIX, AZ 85004 -2203

Phone: 602-417-9200

Receipt

No:

2414061

Transaction #: 2489421

Date of Transaction: 08/24/2011

CUSTOMER:

FRANK MELLUZZO

10980 W CHERRY CREEK RD DEWEY,AZ 86327-7338 US

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS-NOT NEW- UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED CASES: AMC72700/\$2660.00	MAINT 2012/19	- n/a -	2660.00
			TOTA	L: \$	2,660.00

	PAYMENT INFORMATION						
NOTE: Iter	NOTE: Items will appear on credit card statement as "Bureau of Land Mgmt CO".						
1	AMOUNT:	2660.00	POSTMARKED:	N/A			
	TYPE:	CREDIT CARD	RECEIVED:	08/24/2011			
		MELLUZZO, FRANK 10980 W CHERRY CREEK RD DEWEY AZ 86327-7338 US					
	CARD NO:	XXXXXXXXXXX9818	AUTH CODE:	03814D			
	NAME ON CARD:	FRANK MELLUZZO					
	EXPIRES:	06/2014		·			
	SIGNATURE:		·				

	REMARKS
	ALIM ICE
 	

This receipt was generated by the automated BLM Collections and Billing System and is a paper representation of a portion of the official electronic record contained therein.

AMC 341087 72229 72700 367879 371732 370620

MAINTENANCE FEE PAYMENT			0	1
Claimant Name: FRAWK MELLUZZO Address: 10980 W. CHERRY CREEK RD	DIN	IOENIX NEEDO	10 AUG 2	MAZS
City: DEWRY State: AZ Zip: 86327	BLM Date	>	_	ZÉ
Telephone: 928 - 632 - 5528	Stamp	RIZ	>	EM.
E-mail address:		ZN107	٩	055
Signature: Saand malluga		D	S	301.
Check here if this is a change of address.				П

UNE NO.	AMC NUMBER	CLAIM/SITE NAME	COUNTY RECORDER DATA (If available)	TWP	RNG	SEC
1	341081	SUNNY BROD	K			
2	341088	CHINKER				
3	341089	EL- TORO				
4	722 49	BOOM	ENTERED INTO			
5	72250	DUPLEX	CED N	COMP	UTER	
6	72251	GOLD - SHAD	SEP 08	2010		:
7	72253	ALICE				
8	367879	SUN BURST	7			
9	.211732	LION CU5 1+2				
10	370 620	HION				

List additional claims on Form MCF114.

Bureau of Land Management. Arizona State Office www.blm.gov/az/ No. of Claims: $/\bigcirc$ x \$140 = $/\bigcirc$ (\bigcirc)

Check No: 4614 Init: A.H

Receipt No.: 21983010

For BLM Use Only

Form: MCF112 Revised July 2009

MAINTENANCE FEE PAYMENT			···	
Claimant Name: FRAUK MELLUZZO			2010	
Address: 10980 W CHERRY-CREEK RD	n	30		>_
City: DEWEY State: Az Zip: 26227	BLM Date	<u> </u>	SON	ZSRE(
Telephone: 928 - 632-5528	Stamp	, , , , , , , , , , , , , , , , , , ,	2ц	₹ Z
E-mail address:		2	\triangleright	m\A
Signature: Thouse made	•	(02	<u>.</u>	유미
Check here if this is a change of address.		\ \(\frac{\zeta}{\zeta} \)	w	5
•			UT	m

LINE NO.	AMC NUMBER	CLAIM/SITE NAME	COUNTY RECORDER DATA (If available)	TWP	RNG	SEC
1	72731	JUNIPER				
2	72751	FOWLER'S	WATER GATE			
3	72756	GOLD HOLE	•			
4	72723	GOLD BULLION	NB			
5	72724	GOLD BULLION	MS ENTERED INTO			
в			-MENED MID	COM	PUTE	}
7			SEP 0 8 20	10		
8				·		
9						
10						

List additional claims on Form MCF114.

Bureau of Land Management. Arizona State Office www.blm.gov/az/ No. of Claims: $\sqrt{\frac{x $140 = 700.00}{}}$

Check No: 1614 Init: 1.4.

Receipt No.: 2198306

For BLM Use Only

Form: MCF112 Revised July 2009

MAINTENANCE FEE PAYMENT			2		
Claimant Name: FRANK MELLUZZO Address: 1098 W CHERRY CREEK RD City: DEWEY State: 42 ZIp: 21321 Telephone: 929-632-5528	BLM Date Stamp	OENIX, ARIZ	ווו אווג און א	RECEIVED	·
E-mail address:		/NO	<u>۾</u>	آندا 0	
Signature: Trans Trollings		مسند	<u>ي</u>	CE	
Check here if this is a change of address.					

LINE NO.	AMC NUMBER	CLAIM/SITE NAME	COUNTY RECORDER DATA (If available)	TWP	RNG	SEC
1	72700	GLORY AWNAI				
2	72702	GLORY ANNOS				
3	72708	LA DORA 4				
4	72709	SUZANE I				
5						
в		ê B1°	EDEN 1419			
7		See J. V.	ERED INTO COMPUT	ja Laiki		
8			SEP 0 8 2010			
9				·		
10						

List additional claims on Form MCF114.

Bureau of Land Management. Arizona State Office www.bim.gov/az/ No. of Claims:

x \$140 = 560.00

Check No: 4614

Receipt No.: 2198306

For BLM Use Only

Form: MCF112 Revised July 2009

United States Department of the Interior Bureau of Land Management

Receipt

LANDS/RECREATION & PLANNING ONE N CENTRAL AVE PHOENIX, AZ 85004 -2203 Phone:

No:

2198306

Transaction #: 2268203

Date of Transaction: 08/24/2010

CUSTOMER: FRANK MELLUZZO

10980 W CHERRY CREEK RD DEWEY,AZ 86327-7338 US

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS-NOT NEW-UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED CASES: AMC341087/\$2660.00	MAINT FEE PYMNT (19) 2011	- n/a -	2660.00
	· · · · · · · · · · · · · · · · · · ·		TOTA	AL: S	2.660.00

	PAYMENT INFORMATION						
1	AMOUNT:	2660.00	POSTMARKED:	N/A			
	TYPE:	CHECK	RECEIVED:	08/24/2010			
	CHECK NO:	4614		`			
		MELLUZZO, FRANK 10980 W CHERRY CREEK RD DEWEY AZ 86327-7338 US					

	KLWAKKS	
·		

This receipt was generated by the automated BLM Collections and Billing System and is a paper representation of a portion of the official electronic record contained therein.

MAINTENANCE FEE PAYMENT			- K-1	C.F
Claimant Name: FRANK MELLUZZO Address: 10990 W. CHERRY CREEK RO City: DEWEY State: AZ Zip: 26327 Telephone: 929-632-5528 E-mail address: Signature: Signature: Check here if this is a change of address.	BLM Date Stamp	HOENIX. ARIZONA	2009 JUL 27 A 9:31	RECEIVED MAZ STATE OFFICE

LINE NO.	AMC NUMBER	CLAIM/SITE NAME	COUNTY RECORDER DATA (If available)	TWP	RNG	SEC
1	72700	GLORY ANNA!	B. 129- P115			
2	72702	GLORY ANDIA 3	B 136- P 563			
3	72708	LA DORA 4	B 129- P269			
4	72709	SUZANE 1	B 144- P341			
5						
6						
7						
8				,		
9						
10						

List additional claims on Form MCF114.

Bureau of Land Management Arizona State Office www.az.blm.gov

No. of Claims:

Check No:

For BLM Use Only

Form: MCF112

Revised July 2005

United States Departn of the Interior Bureau of Land Management

BUSINESS & SUPPORT SVCS DIV ONE N CENTRAL AVE SUITE 800 PHOENIX, AZ 85004 -4427

Phone: (602) 417-9200

Receipt

No:

1964300

Transaction #: 2028081

Date of Transaction: 07/27/2009

CUSTOMER: SUNSET RESEARCH & DEVELOPMENT

34401 S ROADRUNNER CIR

BLACK CANYON CITY, AZ 85324-8739 US

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS-NOT NEW- UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED CASES: AMC72700/\$560.00	MAINT 2010/4	- n/a -	560.00
			TOTAI	١: ا	\$560.00

		PAYMENT INFORMATION	
1	AMOUNT:	560.00	POSTMARKED: N/A
	TYPE:	CHECK	RECEIVED: 07/27/2009
	CHECK NO:	2833	
		SUNSET RESEARCH & DEVELOPMENT 34401 S ROADRUNNER CIR BLACK CANYON CITY AZ 85324-8739 U	S

REMARKS	

This receipt was generated by the automated BLM Collections and Billing System and is a paper representation of a portion of the official electronic record contained therein.

over paid on dains

Claimant Name: FRANK MELLUZZO	[**[*]
Address: 10980 W. CHERRY CREEK RD City: DEWEY State: AZ Zip: 86321 Telephone: 928 - 632 - 5528 E-mail address: Signature: Trans Property Of Edition of AZ Zip: 86321 Check here if this is a change of address.	RECEIVED LM AZ STATE OFFIC 2009 JUL 27 A 9: 2: PHOENIX, ARIZONA BLM Date BLM Date BLM Date Stamp

	LINE NO.	AMC NUMBER	CLAIM/SITE NAME	COUNTY RECORDER DATA (If available)	TWP	RNG	SEC
	14	367879	SUNBURST 47				
_	2	78731	JUNIPER	D128-P288			
_	3	72751	FowLER'S WATER	D 1388- P2842			
- -	4	727 56	GOLD HOLE	D557-P916			
_	5		GOLD BULLION MS	Mg. D927-9850			
16	3	727 24	GOLD BULLION MS	MS D796-P080			
7	<u>'</u>						
8							
9							
10	0						

List additional claims on Form MCF114.

Bureau of Land Management Arizona State Office www.az.blm.gov No. of Claims: \sqrt{x} \sqrt{x}

Receipt No.: 1964286

For BLM Use Only

Form: MCF112

AMC 72700 341089 371 732 -370620 369879 72229

MAINTENANCE FEE PAYMENT		7	21109	
Claimant Name: FRAUK MELLUZZO Address: 10980 W CHERRY CREEK RD City: DEWEY State: AZ Zip: 86327 Telephone: 928 - 632 - 5528 E-mail address: Signature: McOurgo Check here if this is a change of address.	BLM Date Stamp	CENIX, ARIZONA	JUL 27 A 9: 22	RECEIVED AZ STATE OFFICE

LINE NO.	AMC NUMBER	CLAIM/SITE NAME	COUNTY RECORDER DATA (If available)	TWP	RNG	SEC
1	341087	10001				
2		CLINKER	73239 P382 83			
	3410 89	EL-TORO	D3239 P384-85			
	722 49	Boo m	B 617 - P9 67			
	122 50	DUPLEX	B617 P968			
6	722 51	GOLD-SHAD	B 617-P 970			
1	72753	ALICE	B617 P966			
	371732	FION GAP 1-5	1001			
10	370 620	LION	B4361- P738			
10						

List additional claims on Form MCF114.

Bureau of Land Management Arizona State Office www.az.blm.gov

No. of Claims: Check No: 43 24 Init.

Receipt No.:

For BLM Use Only

Form: MCF112

United States Departn of the Interior **Bureau of Land Management**

BUSINESS & SUPPORT SVCS DIV ONE N CENTRAL AVE SUITE 800 PHOENIX, AZ 85004 -4427

Phone: (602) 417-9200

Receipt

No:

1964286

Transaction #: 2028062

Date of Transaction: 07/27/2009

CUSTOMER: FRANK MELLUZZO

10980 W CHERRY CREEK RD DEWEY, AZ 86327-7338 US

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS-NOT NEW- UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED CASES: AMC341087/\$2100.00	MAINT 2010/15	- n/a -	2100.00
			TOTA	L: \$2	2,100.00

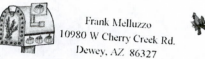
		PAYMENT INFORMATION	
1	AMOUNT:	2100.00	POSTMARKED: N/A
	TYPE:	CHECK	RECEIVED: 07/27/2009
	CHECK NO:	4324	
		MELLUZZO, FRANK 10980 W CHERRY CREEK RD DEWEY AZ 86327-7338 US	

DEMADEC	
KEMARKS	

This receipt was generated by the automated BLM Collections and Billing System and is a paper representation of a portion of the official electronic record contained therein.

over paid on claims

Bureau of Land management 1. N. Central Circ Bhoeniy. ag. 85004



AMC 72700 AMC 72229 AMC 391087 AMC367879 MAC 361399 AMC 371732 AMC 370620

Dewey, AZ, 86327			-	510	de
MAINTENANCE FEE PAYMENT		PF	2008	8	
Claimant Name: FRANK MELLUZZO		THE STATE OF THE S	AUG	REC	
Address: 10980 W CHERRY CREEK RD City: DEWEY State: AZ Zip: 86327	BLM	(, AR	9	JAIK JAIJO	
Telephone: 928 - 632 - 5528 E-mail address:	Date Stamp	ARIZON	<u>ب</u>	0	
Signature: Francisco Como		A	35	E	
Check here if this is a change of address.					

LINE NO.	AMC NUMBER	CLAIM/SITE NAME	COUNTY RECORDER			
1	367879	SUN BURST-7				-
2			DECK ED TO PAK			+
3						
5			- AK		v	
					1	
	and the			and the	il ili	
				-		
			12			

List additional claims on Form MCF114.

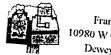
Bureau of Land Management Arizona State Office www az blm gov

No. of Claims: x \$125 =Check No: 4045 Receipt No.: / For BLM Use Only

This form is available from the Arizona Department of Mines and Mineral Resources and may be reproduced.

RE 9/8/08

Bureau of Band management 1. N. Central Circ Bhoeniy. ag. 85004



MAINTENANCE FEE PAYMENT

Frank Melluzzo 10980 W Cherry Creek Rd. Dewey, AZ 86327

BLM Date Stamp	PHOENIX, ARIZONA	2008 AUG 19 A 9: 35	BLM AZ STATE OFFIC	

Claimant Name: FRANK MELLUZZO Address: 10980 W CHERRY CREEK RD City: DEWSEY State: AZ Zip: 86327 Telephone: <u>929- 632- 5528</u> E-mail address: Signature: ☐ Check here if this is a change of address.

088 (CLAIM/SITE NAME BUNNY-BROK CLIDKER	D3239	Menagor RECORDER Some Dock 18			Ж Т -	
088		D3239	- P380-38	200	+		
088 (102	- 4780-38				
		11111111111111111111111111111111111111	-P382-38		+-		
~87	EL- TORO	D3239	-P384:385	73		-	
49	Room	1				+	·
50	DUPLEX			 	+	+	
<u>51 G</u>	OLD - SHAD				+	-	
53 F	FICE	1317			 	+	
						+	\dashv
				·		1	\dashv
	50 S	50 DUPLEX 51 GOLD-SHAD	19 ROOM B 617 50 DUPLEX B 617 51 GOLD-SHAD B 617	19 ROOM B 617 8-967 50 DUPLEX B 617 P 968 51 GOLD-SHAD B 617 P 970	19 ROOM B617 8-967 50 DUPLEX B617 P. 968 51 GOLD-SHAD B617 P 970	19 ROOM B617 R967 50 DUPLEX B617 R968 51 GOLD-SHAD B617 P970	19 BOOM B617 R-967 50 DUPLEX B617 P. 968 51 GOLD-SHAD B617 P 970

List additional claims on Form MCF114.

Bureau of Land Management Arizona State Office www az blm gov

No. of Claims: x \$125 = 875	
Check No: 4045 Init. Init.	_
Receipt No.:	
For BLM Use Only	

Form: MCF112

Bureou of Band management 1. N. Central Circ Bhreniy, ag. 85004



Frank Melluzzo 10980 W Cherry Creek Rd. Dewey, AZ 86327

MAINTENANCE FEE PAYMENT					
Claimant Name: FRANK MELLUZZO		멀	2008	BLM	
Address: 10400 the deal Rooms		<u> </u>	8 AUG	\Rightarrow	
City. DEIWEState: AZ Zin: CL-Zoz	BLM Date	ENIX	<u> </u>	REC 7.5	
Telephone: <u>928 - 632 - 5528</u>	Stamp	, ARI	ڡ		
E-mail address:		7	\triangleright	VED VED	
	1	9	ڣ	<u> </u>	
Check here if this is a change of address.		A	35	FFICE	- 1
ALL ALL	DAMADOL				

<u> </u>		Thronge of address.	ALL GALLADAL		n H	
NO.	AMC NUMBER	CLAIM/SITE NAME	COUNTY RECORDER	T		
1	72731	JUNIPER	DOCKET PAGE	=		
2	72751	SOWLERS WATER	D128 - @ 288			
3	727 56	GOLD HOLE	1941E-V 1388-(P28)	12	 	
4	72723	GOLD BULLIONING	D 557 - P916	 	 	
5	72724	GOLD BULLION US	MS 1927 P850	 	 	1
;		002100 119	179. V. 196 P682	 	 	ļ
						

List additional claims on Form MCF114.

Bureau of Land Management Arizona State Office www az blm gov

No. of Claims: 6	10
·	x \$125 = 625
Check No: 4045	Init. AMC
Receipt No.:	
For BLM Use Only	· .

Form: MCF112

Bureau of Band management 1. N. Central Cire Brueniy. ag. 85004



10980 W CF Dewey, AZ 86327

MAINTENANCE FEE PAYMENT

Melluzzo	*
erry Creek Rd.	•
47 86327	

City: P Telepho E-mail a	SEWEY ne: <u>9.28 - 6</u> ddress:	ANK MELLUZZO LU CHERRY CRE State: AZ Zip: 96321 32-5528 2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-	ek Ro	PHOENIX, ARIZONA BLM Date Stamp	2008 AUG 19 A 9: 35	RECEIVED RECEIVED	
LINE NO.	AMC NUMBER	CLAIM/SITE NAME	COUNTY RE	CORDER CORDER	1		
1	371732	LION-CUB 42	4389	417	-		+
2	370 620	Pion	4361	738	+	 	+
3					-		
4					 	 	
5						 	
6						 	ļ
7							
8							<u> </u>
9							-
10							
	claims on Form nd Management Office	C R	No. of Claims: Theck No: 404 eccipt No.: or BLM Use Only	2 x \$ 5 Init.	125 =_ Y	250 mC	}

Form: MCF112

United States Departn of the Interior Bureau of Land Management

BUSINESS & SUPPORT SVCS DIV ONE N CENTRAL AVE SUITE 800 PHOENIX, AZ 85004 -4427

Phone: (602) 417-9200

Receipt

No:

1764744

Transaction #: 1822337

Date of Transaction: 08/19/2008

CUSTOMER: FRANK MELLUZZO

10980 W CHERRY CREEK RD

DEWEY,AZ 86327

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL	
1	1.00	LOCATABLE MINERALS / MINING CLAIMS-NOT NEW- UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED (455) CASES: AMC367879/\$1875.00	MAINT 2009/15	- n/a -	1875.00	
	TOTAL: \$1,875					

	PAYMENT INFORMATION								
1	AMOUNT:	\$1,875.00	POSTMARKED:	N/A					
	TYPE:	CHECK	RECEIVED:	08/19/2008					
	CHECK NO:	4045							
		MELLUZZO, FRANK 10980 W CHERRY CREEK RD DEWEY AZ 86327							

 REMARKS	
KLMAKCS	
	•

This receipt was generated by the automated BLM Collections and Billing System and is a paper representation of a portion of the official electronic record contained therein.

Bureau of Band management 1. N. Central aire Bhoeniy. az. 85004

AMC 72700



Frank Melluzzo 10980 W Cherry Creek Re Dewey, AZ 86327

	1	
d	Sept.	
a.		

MAINTENANCE FEE PAYMENT				- CO	
Claimant Name: FRANK MELLUZZO Address: 10980 W C HERRY CREEK RD City: DEWEY State: AT Zip: 86389 Telephone: 928 - 632 - 5528 E-mail address: 0	BLM Date Stamp	PHOENIX, ARIZ	A 61 908 800	RECEIVED RECEIVED	
Signature: Frank mode		AMO	<u>9</u> 23	FFICE	

LINE	AMC	CLAIMOUTT	ALL-YA	VAPAL			
NO.	NUMBER	CLAIM/SITE NAME	COUNTY REC	ORDER 194 GE	. —		
1	72700	GLORY ANNA-1		1701			+
2	72702	GLORY ANNR-3	129	115			
3	72708	LA DORA - 4	136	563			
4	72709	SUTANE - 1	129	269			100
5		Od STINK T	144	341			
6							
					-	jar .	
Yaken a lake					-		
,							

List additional claims on Form MCF114.

Bureau of Land Management Arizona State Office www az blm gov

No. of Claims:

Check No: 26 82

Receipt No.: 1764

For BLM Use Only

Form: MCF112

This form is available from the Arizona Department of Mines and Mineral Resources and may be reproduced.

RWE 9/8/08

United States Depart of the Interior Bureau of Land Management

BUSINESS & SUPPORT SVCS DIV ONE N CENTRAL AVE SUITE 800 PHOENIX, AZ 85004 -4427

Phone: (602) 417-9200

Receipt

No:

1764710

Transaction #: 1822302

Date of Transaction: 08/19/2008

CUSTOMER: FRANK MELLUZZO

10980 W CHERRY CREEK RD

DEWEY, AZ 86327

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS-NOT NEW- UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED (455) CASES: AMC72700/\$500.00	MAINT 2009/4	- n/a -	500.00
			TOTA	L:	\$500.00

PAYMENT INFORMATION					
1	AMOUNT:	\$500.00	POSTMARKED:	N/A	
	TYPE:	CHECK	RECEIVED:	08/19/2008	
	CHECK NO:	CHECK NO: 2682			
		SUNSET RESEARCH & DEVELOPMENT 34401 S ROAD RUNNDER RD BLACK CANYON CITY AZ 85324			

REMARKS	

This receipt was generated by the automated BLM Collections and Billing System and is a paper representation of a portion of the official electronic record contained therein.

IN LIEU OF ASSESSMENT WORK FOR THE UPOLING ASSESSMENT YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE.

Bureau of Land Man Arizona State Office	COEMENT		
N Cata	CK 2	490 155469	3
BR. AZ. 85004	-2203 COUN	r 4 : 500	O DIE
THE CLADES ARE SITUAL	TED IN YAVAPAI COUNTY, COUNTY, FOR C	WINCIAL USE ONLY	
DLM SERIAL NUMBERS	NAMES OF CLAS	MS OR STIES	272700
A MCT	IRU A MC	And	- la loo
	CET PAGE(S) OR FEE NO(5)	
A MCTI	TRU A MC		
	CET PAGE(8) OR PEE NO(5)	
	ive numbers list separately belo	OW:	UNTY
BLM	NAME OF CLADMS/SITES	BOOK/DO	cket a page e number
TO TOO	GLORY ANNA I	R 129	P 115
AMC TRICO	GLORY- ANNA 3		o P 563
AMC 12702	10 D-00 H		7 9 269
	LA DORA 4		1 P341
AMC 72709	SUZANE		
A MC			1
A MC			
CLADIANTS NAME:	Frank Madlings		TATE GA
ADDRESS: 109 80	W. Charry Greeb RR CTTY: I		86327
CHECK HERE IN	THIS PHONE: (928) 632-		
		THE STAN	B.L.™
	inty, one claimant or the agent must sec	PHOE	
FOR OFFICIAL USE ON	UNE ON REVENUE MAR OF THUS FORM	× N	o o □
	abolat PE	AR	TATE
ENTERED INTO COMP	BATE DITIALS	ABOUT 120	> ED
		A	OFFICE
			J '''

United States Department of the Interior **Bureau of Land Management**

Receipt

BUSINESS & SUPPORT SVCS DIV ONE N CENTRAL AVE SUITE 800 PHOENIX, AZ 85004 -4427 Phone: (602) 417-9200

No:

1554693

Transaction #: 1606280

Date of Transaction: 08/28/2007

CUSTOMER: FRANK MELLUZZO

10980 W CHERRY CREEK RD

DEWEY, AZ 86327

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS- NOT NEW-UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED (455) CASES: AMC72700/\$500.00	MAINT 2008 (4)	- n/a -	500.00
			TOTA	AL:	\$500.00

		PAYMENT INFORMATION		
1	AMOUNT:	\$500.00	POSTMARKED:	N/A
	TYPE:	CHECK	RECEIVED:	08/28/2007
	CHECK NO:	2490		
		MELLUZZO, FRANK 10980 W CHERRY CREEK RD DEWEY AZ 86327		

REMARKS	

This receipt was generated by the automated BLM Collections and Billing System and is a paper representation of a portion of the official electronic record contained therein.

\$100.00 MAINTENALUE FEE PAYMENT DUE ON OR BEFORE AUGUST 31, 1948
IN LIEU OF ASSESSMENT WORK FOR THE UPCOMING ASSESSMENT
YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE.

BUREAU OF LAND MAI	NAGEMENT	a construence of the property and the Section Co. A
PHOEN	IX, RZ. 85004 COUNT:	328 #1340456 7 \$ 875- INT: MIC IAL USE ONLY
BLM SERIAL NUMBERS	NAMES OF CLAIMS O	R SITES 22003.000A
A MCT	HRU A MC	the of the property of the
	KET, PAGE(S) OR FEE NO(S)	A STATE OF THE ORIGINAL PROPERTY.
A MCTI	HRU A MC	
	KET, PAGE(S) OR FEE NO(S)	Claiman Same
The state of the s	IVE NUMBERS LIST SEPARATELY BELOW:	CAIRCO'A
BLM SERIAL NUMBERS	NAME OF CLAIMS/SITES	BOOK/DOCKET & PAGE OR FEE NUMBER
AMC 341087	SUNNY BROOK	D3239 P380-81
AMC 3410 88	CLINKER	D3239 P382-83
AMC 341089	EL-TORO	D 3239 P 384-85
AMC 72249	1300M	B67-87967
AMC 72250	DUPLEX	9617- 5968
AMC 72251	GOLD SHAD	B 617 P970
AMC 72253	ALICE	13617 P966
A MC	1 #96489	Offit at many months from
A MC		on syndromental Land
A MC		
CLAIMANT'S NAME: F	RANK MELLUZZO	CL HAMPING DELLE
	CHERRY CREEK PO CITY: DEWC	J STATE AZ,
CHECK HERE IF TH	IS PHONE: (928) 632 552	PHOFNIX ARIZONA
SIGNATURE:		TIME STAMP
	, ONE CLAIMANT OR THE AGENT MUST SIGN	B.L.M. AZ STATE OFFICE
FOR OFFICIAL USE ONLY	ON REVERSE SIDE OF THIS FORM	

ENTERED INTO COMPUTER:

United States Department of the Interior Bureau of Land Management

Receipt

BUSINESS & SUPPORT SVCS DIV ONE N CENTRAL AVE PHOENIX, AZ 85004 -2203 Phone: (602) 417-9200

No:

1340456

Transaction #: 1385659
Date of Transaction: 08/22/2006

CUSTOMER: FRANK MELLUZZO
10980 W CHERRY CREEK RD
DEWEY,AZ 86327

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS-NOT NEW- UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED (455) CASES: AMC72731/\$1875.00	MAINT 2007/15	- n/a -	1875.00
			TOTAI	.: \$1	1,875.00

12	the state of the s	PAYMENT INFORMATION		
1	AMOUNT:	\$1,875.00	POSTMARKED:	N/A
	TYPE:	CHECK	RECEIVED:	08/22/2006
	CHECK NO:	3328		
		MELLUZZO, FRANK 10980 W CHERRY CREEK RD DEWEY AZ 86327		

REMARKS	The second secon

This receipt was generated by the automated BLM Collections and Billing System and is a paper representation of a portion of the official electronic record contained therein.

IN LIEU OF ASSISSMENT WORK FOR THE UPCOMEND ASSESSMENT CONTYRAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE. BURIAU OF LAND MANAGEMENT ARIZONA STATE OFFICE 1 all N. Central Que. CK 3729 BR. AZ. 85004-2203 COLDER THE CLADE ARE STUATED IN YAU APA ! COUNTY. ARIZONA NAMES OF CLARGE OR SE MAN SERIAL MINISTERS THRU A MC A MC_ COUNTY BOOK/DOCKST ______ PAGE(S) OR FEE NO(S) _ A MC ____THRU A MC ____ COUNTY BOOK/DOCKST _____ PAGE(5) OR PES NO(5) (OR) IF NOT CONSECUTIVE NUMBERS LIST SEPARATELY BELOW: COUNTY BOOK/DOCKET & PAGE OR FEE MUMBER NAME OF CLADAS/SITES SERIAL NUMBERS JUNIPER P 299 AMC 72731 FOUNLER'S WHERE GATE D 1388 P 2942 AMC 72751 GOLD HOLE MS-D927 P 850 GOLD BULLION M.S 727 23 MS.D 796 P 082 GIOLD BULLION C.M 72724 A MC_ mellings drant must and STATE CL Grant Ro anti 286327 PHONE: (928) 632-CHECK HERE IF THIS IS A CHANGE OF ADDRESS THE PARTY TO RECORD WITH THE COUNTY, ONE CLAMANT OR THE AGENT MUST WERE LIST ALL ADDITIONAL GRANDES ON REVENUE MAR OF THIS FOR RECEIVED AZ STATE OFFICE ENTERED INTO COMPUTER _ BATE

IN LIEU OF ASSESSMENT WORK FOR THE UPCOME ASSESSMENT QUOTE YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE. Bureau of Land Management Areona State Office 1 N. Contrat Que. CK 3729 GR. AZ. 85004-2203 COLDER THE CLADE ARE SITUATED IN YAUR PRICOUNTY. OR OFFICE BO ARTROMA NAMES OF CLARGE OF ST MAN SERIAL MINESON THURU A MC COUNTY BOOK/DOCKET _____ PAGE(S) OR FEE NO(S) _ TMRU A MC COUNTY BOOK/DOCKET _____ PAGE(S) OR FEE HO(S) (OR) IF NOT CONSECUTIVE NUMBERS LIST SEPARATELY BELOW: COUNTY BOOK/DOCKET & PAGE NAME OF CLAIMS/SITES SERVAL NUMBERS 3239-P380-BI SUNNY BROOK AMC 3410 97 CLINKER AMC 341088 3239-P384-85 AMC 341 089 TORO 617-P967 1300 M AMC 722 49 617-P 968 AMC_72250 DUPLEX GOLD-SHAD 722 51 ALICE 4389-PL JON Cut AMC 370 620 LION. and molling STATE AZ. Greek Roaring 96327 PHONE: A281 CHECK HERE IF THE IS A CHANGE OF ADDRESS 25000 DECOMP WITH THE COUNTY, ONE CLASHAVIT OR THE AGENT MUST SIGN M and all additional gradies on agreeme much of their pas Total Total ECEIVED Z STATE OFFICE ENTERED INTO COMPUTER: _ BATE

MAINTENANCE FEE PA IENTI SE LEBERT DE CENTRE NEL DE CONTROL DE CON

\$100.00 MAINTENANCE FEE PAYMENT DUE ON OR BEFORE AUGUST 31 2007 IN LIEU OF ASSESSMENT WORK FOR THE UPCOMING ASSESSMENT YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE

AIMANUS OF ADI
CHEVENUOS IF THE STAND OF THE S
BANKE POT AMIA SELECT TO COUNTY SHID TO SOOK/DOCKET A PAGE OR FEE NUMBER SIMAN STRAME
DREES: CHEVENUOD TO THE TRANSPORT OF THE
HT I COUNTYHHO [BOOK/DOCKET'S PAGI OR FEE NUMBER
OOK/DOCKETA PAGI OR FEE NUMBER
almants name:
CONTROL OF STREET
OTECH HERE IF THE
· · · · · · · · · · · · · · · · · · ·
P 274WI
5 - 2 - 7 - 1
We had a second to the second
THE TOTAL STATE OF
IS CHANGE AFT AS

Receipt

United States Department of the Interior Bureau of Land Management

> BUSINESS & SUPPORT SVCS DIV ONE N CENTRAL AVE SUITE 800 PHOENIX, AZ 85004 -4427

Phone: (602) 417-9200

Page 1 of 1

Amc 367879

370620

Receipt 371732

341087

72700

No:

0: 1554652 72229

Transaction #: 1606244

Date of Transaction: 08/28/2007

CUSTOMER: FRANK MELLUZZO
10980 W CHERRY CREEK RD
DEWEY, AZ 86327

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL	
1	1.00	LOCATABLE MINERALS / MINING CLAIMS- NOT NEW-UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED (455) CASES: AMC367879/\$1875.00	MAINT 2008 (15)	- n/a -	1875.00	
	TOTAL: \$1,875					

		PAYMENT INFORMATION		
1	AMOUNT:	\$1,875.00	POSTMARKED:	N/A
	TYPE:	CHECK	RECEIVED:	08/28/2007
	CHECK NO:	3729		
		MELLUZZO, FRANK 10980 W CHERRY CREEK RD DEWEY AZ 86327		

REMARKS	

This receipt was generated by the automated BLM Collections and Billing System and is a paper representation of a portion of the official electronic record contained therein.

\$100.00 MAINTEN LICE FEE PAYMENT DUE ON OR BEFORE AUGUST 31, 1948
IN LIEU OF ASSESSMENT WORK FOR THE UPCOMING ASSESSMENT
YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE.

BUREAU OF LAND MANAGEMENT	
IN, CENTRAL AUE	CK# 3328 #1340456
PHOENIX, AZ. 85004	
THE CLAIMS ARE SITUATED IN MARICORA COUN	
BLM SERIAL NUMBERS NAME	IES OF CLAIMS OR SITES
AMC 367879 THRU AMC	The second secon
COUNTY BOOK/DOCKET 33359, PAGE(S) OR	R FEE NO(S) -05 AMC 34108
A MCTHRU A MC	AMC 367879
COUNTY BOOK/DOCKET, PAGE(S) OR	R FEE NO(S) AMC 7270C
(OR) IF NOT CONSECUTIVE NUMBERS LIST SEPARATE	HINC 3/1/30
BLM.	TELY BELOW: AMC 370620 COUNTY
SERIAL NUMBERS NAME OF CLAIMS/SITES	BOOK/DOCKET & PAGE OR FEE NUMBER
A MC	AMC 72229
A MC	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
	SECTION OF THE SECTIO
A MC	TRIBON THE STATE A SHIP ASSETS A
A MC	
A MC	HARAN SAY
A MC	
A MC	The state of the s
A MC	The state of the s
A MC	
CLAIMANT'S NAME: FRANK MELLUZ	210
ADDRESS: 109 80 W CHERRY CREEK CO	
	632 5528 LI 0 V 20 86321
SIGNATURE:	B.L.M. AZ STATE OFFICE
LIST ALL ADDITIONAL OWNERS ON REVERSE SIDE OF THIS FORM	MECENAED
FOR OFFICIAL USE ONLY	
ENTERED INTO COMPUTER: 8/30/06 RF	

\$100.00 MAINTENALUE FEE PAYMENT DUE ON OR LEFORE AUGUST 31, 1948
IN LIEU OF ASSESSMENT WORK FOR THE UPCOMING ASSESSMENT
YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE.

BUREAU OF LAND MA	NAGEMENT	· man in the second of the sec
	A A A A A A A A A A A A A A A A A A A	38 #1340456
THE CLAIMS ARE SITU ARIZONA.	ATED IN YAUAPAL COUNTY, FOR OFFICIA	\$ 875 INT: MC
BLM SERIAL NUMBERS	NAMES OF CLAIMS OR	SITES 2395 CH
A MC	HRU A MC	
	CKET, PAGE(S) OR FEE NO(S)	THE GRADIER OF ADDRESS.
A MCT		
COUNTY BOOK/DOO	EKET, PAGE(S) OR FEE NO(S)	HAMMIS KAMIL
The state of the s	TIVE NUMBERS LIST SEPARATELY BELOW:	2235,300
BLM SERIAL NUMBERS	NAME OF CLAIMS/SITES	BOOK/DOCKET & PAGE OR FEE NUMBER
AMC 72731	JUNI PER	D 128 P288
AMC 72751	SOWLER'S-WATER GATE	D1388 P2842
AMC 72756	GOLD HOLE	D 557 P916
AMC 727 23	GOLD BULLION MS	MS D921 P85
мс <u>72124</u>	GOLD BULLION MS	MSD796- P082
мс 371732	LION COG- 142	13-4389- P417
MC 370620	hlon	B-4361 P738
MC		
MC		100 (VIII) 101 (VIII)
MC		
LAIMANT'S NAME: F	RANK MELLUZZO	CLAHMAN'S MALLE.
	O. CHERRY CREEK CITY: DEWEY	SA STATE
CHECK HERE IF THE	HIS PHONE: (928) 632-552	201 ∀ 33:98 m27
GNATURE: RECORD WITH THE COUNT	Y, ONE CLAIMANT OR THE AGENT MUST SIGN	B.L.M. AZ JANANS GHVED
ST ALL ADDITIONAL OWNERS	ON REVERSE SIDE OF THIS FORM	

ENTERED INTO COMPUTER:

\$100.00 MAINTENANC FEE PAYMENT DUE ON OR BE RE AUGUST 31, 1948
IN LIEU OF ASSESSMENT WORK FOR THE UPCOMING ASSESSMENT YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE.

BUREAU OF LAND MANAGEMENT	
PHOENIX, AZ. 85004 THE CLAIMS ARE SITUATED IN YAVAR COUNTY, FOR OFFICIAL ARIZONA.	321 #1340421 \$500.00 INT: HMC
BLM SERIAL NUMBERS NAMES OF CLAIMS OR S	SITES
A MCTHRU A MC	AMC 72700
COUNTY BOOK/DOCKET, PAGE(S) OR FEE NO(S)	
A MCTHRU A MC	
COUNTY BOOK/DOCKET, PAGE(S) OR FEE NO(S)	
(OR) IF NOT CONSECUTIVE NUMBERS LIST SEPARATELY BELOW:	
BLM SERIAL NUMBERS NAME OF CLAIMS/SITES	COUNTY BOOK/DOCKET & PAGE OR FEE NUMBER
AMC 72700 GLORY ANNA 1.	13 129-P115
AMC 72702 GLORY ANNA+3	
AMC 72708 LA DORA # 4.	B129 PZ69
AMC 72709 SUZAVE #1.	B144 P341
A MC	
CLAIMANT'S NAME: FRANK MELLUZZO	
20	ZA : STATE HOLLIN, ARIZONA
CHECK HERE IF THIS PHONE: (928) 632 552	The state of the s
IS A CHANGE OF ADDRESS	11 :01 A 55-3111 100-1
SIGNATURE: TO RECORD WITH THE COUNTY, ONE CLAIMANT OR THE AGON MUST SIGN	B.L.M. AZ SIAJE OFFICE
LIST ALL ADDITIONAL OWNERS ON REVERSE SIDE OF THIS FORM	
FOR OFFICIAL USE ONLY	
ENTERED INTO COMPUTER: 83006 RF VERIFIED	

43 CFR 3833.0-5(e) (August 30, 1994) KEQUIKES THAT THE MAINES OF ALL OF THE CHILDREN CURRENT ADDRESSES SHALL DENTIFIED ON ALL INSTRUMENTS DEQUIRED TO BE RECORDED OR FILED BY THE REGULATIC 43 CFR SUBPART 3833. CLAIMANT'S NAME:_____ ADDRESS:______ STATE: ____ CHECK HERE IF THIS PHONE: (____) ZIP:_____ IS CHANGE OF ADDRESS CLAIMANT'S NAME:_____ ADDRESS:______ STATE: ____ PHONE: () ZIP:_____ CHECK HERE IF THIS IS CHANGE OF ADDRESS CLAIMANT'S NAME:_____ ADDRESS:______ STATE: ____ CHECK HERE IF THIS PHONE: (______ ZIP:______ IS CHANGE OF ADDRESS CLAIMANT'S NAME:_____ _____ CITY:______ STATE: ____ ADDRESS:____ PHONE: () ZIP:_____ CHECK HERE IF THIS IS CHANGE OF ADDRESS CLAIMANT'S NAME:_____ CITY:_____ STATE: ____ ADDRESS: CHECK HERE IF THIS IS CHANGE OF ADDRESS CLAIMANT'S NAME:_____ ADDRESS:______ STATE: ____ PHONE: (_______ ZIP:_______ CHECK HERE IF THIS IS CHANGE OF ADDRESS CLAIMANT'S NAME:_____ ADDRESS:______ STATE: ____ CHECK HERE IF THIS PHONE: (______ ZIP:_______ ZIP:______ IS CHANGE OF ADDRESS



United States Department of the Interior Bureau of Land Management

Receipt

BUSINESS & SUPPORT SVCS DIV ONE N CENTRAL AVE PHOENIX, AZ 85004 -2203 Phone: (602) 417-9200

No:

1340421

Transaction #: 1385624 Date of Transaction: 08/22/2	2006	
CUSTOMER	FRANK MELLUZZO 10980 W CHERRY CREEK RD DEWEY,AZ 86327	

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS-NOT NEW- UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED (455) CASES: AMC72700/\$500.00	MAINT 2007/4	- n/a -	500.00
	ТОТА				

		PAYMENT INFORMATION	
1	AMOUNT:	\$500.00	POSTMARKED: N/A
	TYPE:	CHECK	RECEIVED: 08/22/2006
	CHECK NO:	2221	
		MELLUZZO, FRANK 10980 W CHERRY CREEK RD DEWEY AZ 86327	

REMARKS	
	Control of the contro

This receipt was generated by the automated BLM Collections and Billing System and is a paper representation of a portion of the official electronic record contained therein.

SIGNAL MAINTENANDE FEE PAYMENT DUE ON OR FORE AUGUST 31, 2005 IN LIEU OF ASSESSMENT WORK FOR THE UPCOMING ASSESSMENT 2005 YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE.

SURBAU OF LAND MANAG	EMENT		
222 N. Cantral	G.¢	CR.# 298	1129663
BR. RZ. 85004-	2203	WIRE 5	: 625 pm tmc
THE CLADES ARE SITUATE	eros ud in <u>Yavr pa</u> l county,	POR OFFICIAL U	BE ONLY
um serial numbers	NAMES O	F CLAUMS ON SITT	
A MCTHR	.U A MC		
COUNTY BOOK/DOCKS	T PAGE(S) OR FE		
A MCTHE	IU A MC		
COUNTY BOOK/DOCK	T PAGE(S) OR FI	E NO(8)	
(OR) IF NOT CONSECUTIV	e numbers list separately	SELOW:	COUNTY BOOK/DOCKET & PAGE
BLM	NAME OF CLAIMS/SITES		OR PER NUMBER
	Tana PER		D 188 P 288
70751	ELINIER'S WA	tek gale	D 1388 P 2842
	CalD HOLE		0 551 1 110
AMC 1727 56	GOLD BULL	66 M.S.	MS. D927 P850
AMC 727 2.3	~ ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	ON M.S.	MSD 796 P082
AMC 127 24	GOLD WELL		
A MC			
A MC			
A MC		-	
A MC	No. 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	770	
CLADMANT'S NAME:	RANK MELLUZ	Druge.	STATE AZ
ADDRESS: 10980 V	CHERRY CREEK RO	W. DEWLY	
CARCE LIBER IF T	HIS PHONE: (929)	632 3526	
IS A CHANGE OF		1	THE STAND
TO RECORD WITH THE COUN	TY, ONE CLAIMANT OR THE AGENT N	TUST SIGN	
THE ALL ADDITIONAL GRASS	M ON REVENUE HIDE OF THUS FORM		PHOENIX, ARIZONA
ENTERED INTO COMPU	9 12 05 RE		
ENTERED WITH COMPA	BAYE DATE	S ANDRES .	81:11 A J. 5005
			21

RECEIVED 88.L.M. AZ STATE OFFICE

SIDE HAINTENAND FEB PAYMENT DUE ON OR CORE AUGUST 31, 2003 IN LIEU OF ASSESSMENT WORK FOR THE UPCOMING ASSESSMENT 2005 YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE.

REZONA STATE OFFICE 222 N. CATACA Q.I. GRA. A.Z. 85004-2205 ME CLAMB ARE SITUATED IN YOUR PRI COUNTY. POR OFFICIAL USE ONLY NAMES OF CLAMB OR BITS NAME OF CLAMB OR BITS AMC TARONA THEU A MC COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) AMC TREU A MC COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) AMC TONSECUTIVE NUMBERS LIST SEPARATELY BELOW: COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) SERIAL NUMBERS AMC TOTO GLORG ANNA I BLY P 115 AMC TOTO GLORG ANNA I BLY P 115 AMC TOTO GLORG ANNA I BLY P 269 AMC TOTO GLORG ANNA I BLY P 341 CHECK HERE IF THIS PHONE FIRE AGENT BUT BON VNOZINY 'XINBOHD VNOZINY 'XINBOHD AND	BURBAU OF LAND MANAGEMENT	
AT. 8 5004-2203 HE CLADES ARE SITUATED IN YAVRER COUNTY, FOR OFFICIAL USE ONLY HE CLADES ARE SITUATED IN YAVRER COUNTY, FOR OFFICIAL USE ONLY HE CLADES ARE SITUATED IN YAVRER COUNTY, FOR OFFICIAL USE ONLY HE CLADES ARE SITUATED IN YAVRER COUNTY, BOOK OR FEE NO(5) AMC THRU A MC COUNTY BOOK/DOCKET PAGE(5) OR FEE NO(5) AMC THRU A MC COUNTY BOOK/DOCKET PAGE(5) OR FEE NO(5) HE NOT CONSECUTIVE NUMBERS LIST SEPARATELY BELOW: COUNTY BOOK/DOCKET PAGE(5) OR FEE NO(5) BOOK/DOCKET & FAGE OR FEE NUMBERS AMC T2100 GLORY ANNA I RISE FOR FEE NUMBERS BELIAL NUMBERS NAME OF CLAIMS OR SITUS BOOK/DOCKET & FAGE OR FEE NUMBERS BOOK/DOCKET & FAGE OR FEE NO(5) BOOK/DOCK	ARIZONA STATE OFFICE	180 1129663
HE CLAIMS ARE SITUATED IN YAUR PAL COUNTY, FOR CAPTICIAL USE ONLY REFORM. IM SERIAL NUMBERS NAMES OF CLAIMS OR SITES AMC THRU A MC COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) AMC THRU A MC COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) SERIAL NUMBERS NAME OF CLAIMS/SITES AMC T2700 GLORY ANDA I BLAIM T2700 GLORY ANDA I AMC T2102 GLORY ANDA I AMC T2109 GUORANDA I AMC T2109 GUORANDA I AMC T2109 GUORANDA I AMC CAMMANTS NAME: FRANK MELLUZZO AMC AMC CAMMANTS NAME: FRANK MELLUZZO AMC CHECK HERE IF THIS FHONE: FLORY BOOK TO BEOORD WITH THE COUNTY, ONE CLAIMST STEAM WOOZINY XINSBHI TOR BOYROAL US CREW AND TO BEOORD WITH THE COUNTY, ONE CLAIMST STEAM WOOZINY XINSBHI WOOZINY XINSBHI ALLIE OF STEAM WOOZINY XINSBHI WOOZINY XINSBHI WITH THE COUNTY ONE CLAIMST OR THE AGENT BUSST STORY WOOZINY XINSBHI WOOZINY	KET IN. COMPANY OF M.	The state of the s
MAMES OF CLAIMS OR SITES LEAD CASE FILES AMC	GR. AZ. 85004-2205	500 PM
COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) AMC THRU A MC COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) AMC THRU A MC COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) BLM COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) BLM COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) COUNTY BOOK/DOCKET & FAGE COUNTY BOOK FAGE COUNTY BOOK FAGE COUNTY BOOK FAGE COUNTY BOOK FAGE COUN	THE CLAIMS ARE SITUATED IN YEVER COOK FOR GEFECHE	LEAD PACE FLEC
COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) AMC THRU A MC COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) AMC THRU A MC COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) BLM COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) BLM COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) COUNTY BOOK/DOCKET & FAGE COUNTY BOOK FAGE COUNTY BOOK FAGE COUNTY BOOK FAGE COUNTY BOOK FAGE COUN	NAMES OF CLAIMS OR	100 TATOO
COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) AMC THRU A MC COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) COUNTY BOOK/DOCKET PAGE COUNTY BOOK/DOCKET PAGE OR FEE NUMBERS AMC TO TO CONSECUTIVE NUMBERS LIST SEPARATELY BELOW: BOOK/DOCKET & PAGE OR FEE NUMBERS B 129 P 115 B 129 P 269 AMC TO TO SECUTIVE THE SECUTIVE SELOW: BOOK/DOCKET & PAGE OR FEE NUMBERS B 129 P 269 B 129 P 269 B 144 P 341 CHARLES THE SECUTIVE SELOW: COUNTY BOOK/DOCKET & PAGE OR FEE NUMBERS B 129 P 269 B 129 P 269 B 144 P 341 CHARLES THE SECUTIVE SELOW: COUNTY BOOK/DOCKET & PAGE OR FEE NO(S) BOOK/DOCKET & PAGE OR FEE NO	Sport Bull Control of the Control of	MILLO
COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(8) COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(8) COUNTY BOOK/DOCKET PAGE SERIAL NUMBERS NAME OF CLAMS/SITES NAME OF CLAMS/SITES NAME OF CLAMS/SITES OR FEE NUMBERS BOOK/DOCKET & PAGE OR FEE NUMBERS OR FEE NUMBERS BOOK/DOCKET & PAGE OR FEE N	A MC	
COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) COUNTY COUNTY BOOK/DOCKET & PAGE OR FEE NUMBERS IN MARE OF CLAMS/SITES A MC T2700 GLORY ANNA I BLM T2700 GLORY ANNA I BLY B129 P 269 A MC T2708 A MC T2709 SUZANE I B144 P 341 A MC A MC CHAMANTS NAME FRANK MELLUZZO A MC A MC CHAMANTS NAME FRANK MELLUZZO A MC CHAMANTS NAME FRANK MELLUZZO A MC CHECK HERE IF THIS PHONE: (28) 632 - 5528 ZIP-86327 SIGNATURE: TO RECORD WITH THE COUNTY, ONE CLAMANT OR THE AGENT EVER SOON TO RECORD WITH THE COUNTY, ONE CLAMANT OR THE AGENT EVER SOON AND TO RECORD WITH THE COUNTY, ONE CLAMANT OR THE AGENT EVER SOON AND TO RECORD WITH THE COUNTY, ONE CLAMANT OR THE AGENT EVER SOON AND TO RECORD WITH THE COUNTY, ONE CLAMANT OR THE AGENT EVER SOON AND TO RECORD WITH THE COUNTY, ONE CLAMANT OR THE AGENT EVER SOON AND TO RECORD WITH THE COUNTY, ONE CLAMANT OR THE AGENT EVER SOON AND TO RECORD WITH THE COUNTY, ONE CLAMANT OR THE AGENT EVER SOON AND TO RECORD WITH THE COUNTY, ONE CLAMANT OR THE AGENT EVER SOON AND TO RECORD WITH THE COUNTY, ONE CLAMANT OR THE AGENT EVER SOON AND TO RECORD WITH THE COUNTY, ONE CLAMANT OR THE AGENT EVER SOON AND TO RECORD WITH THE COUNTY, ONE CLAMANT OR THE AGENT EVER SOON AND TO RECORD WITH THE COUNTY, ONE CLAMANT OR THE AGENT EVER SOON AND TO RECORD WITH THE COUNTY, ONE CLAMANT OR THE AGENT EVER SOON AND TO RECORD WITH THE COUNTY, ONE CLAMANT OR THE AGENT EVER SOON AND TO RECORD WITH THE COUNTY ONE CLAMANT OR THE AGENT EVER SOON AND TO RECORD WITH THE COUNTY ONE CLAMANT OR THE AGENT EVER SOON AND THE MAKE TO THE TOO THE AGENT EVER SOON AND THE MAKE TO THE TOO THE AGENT EVER SOON AND THE MAKE TO THE TOO TH	COUNTY BOOK/DOCKET PAGE(3) OR PED	AMC 34 108 1
COUNTY BOOK/DOCKET & PAGE OF FEE NUMBERS LIST SEPARATELY BELOW: SEPIAL NUMBERS NAME OF CLAMS/SITES NAME OF SIGN O	A MCTHRU A MC	
SERIAL NUMBERS NAME OF CLADIS/SITES OR FER NUMBERS AMC 72700 GLORY ADDA I B 129 P 115 AMC 72708 LA DORA + B 129 P 269 AMC 72709 SUZANE I B 144 P 341 AMC AMC AMC AMC AMC AMC AMC AM	COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S)	
AME TRIOR GLORY ANDA I AME TRIOR GLORY ANDA I AME TRIOR GLORY ANDA I BIRA P 563 AME TRIOR LA DORA H BIRA P 269 AME TRIOR SUZANE I BIRA P 341 BIRA CHANGE OF ADDRESS FOR CONTAINE PADE OF THE ADDRESS FOR CONTAINE PADE ON STATE ADDRESS AND PADE ON STATE ADDRESS		BOOK/DOCKET & PAGE
AMC T2702 GLORY ANNA 3 R 136 P 563 AMC T2708 LA DORA 4 B129 P 269 AMC T2709 GUZANE I B 144 P 341 AMC AMC AMC AMC AMC AMC AMC AM	SERIAL NUMBERS NAME OF CLAIMS/31185	
AMC T2108 LA DORA 4 B129 P269 AMC T2109 SUZANE I B144 P341 AMC AMC AMC AMC AMC AMC AMC AM	AMC TRIOD GLORY ANNA I	
AMC 72709 SUZANE I BIHY P 341 AMC AMC AMC AMC AMC CHAMANT'S NAME FRANK MELLUZZO ADDRESS: 10980 W. CHERRY CREEK RD CITY: DEW EV STATE A ADDRESS: 10980 W. CHERRY CREEK RD CITY: DEW EV STATE A CHECK HERE IF THIS PHONE: 128 1632 - 5528 ZD 86327 CHECK HERE IF THIS PHONE: 128 1632 - 5528 ZD 86327 SIGNATURE TAND TO RECOMMENT OF THE AGENT WAS TOWN FOR COVICAL USE ONLY CHOCK HERE WITH THE COUNTY, ONE CAMMANT OR THE AGENT WAS TOWN AND THE STAMP AN		130 0 0 69
AMC AMC AMC AMC AMC AMC AMC AMC		
A MC A MC A MC CADMANT'S NAME: FRANK MELLUZZO ADDRESS: 10980 W. CHERRY CREEK RD CITY: DEWEY ADDRESS: 10980 W. CHERRY CREEK RD CITY: DEWEY STATE: A STORECK HERE IF THIS PHONE: \$128) \$32 - 5528 ZIP. 86327 SIONATURE: RAND MOCINATION CADMANT OR THE AGENT MUST END STORECK HERE IF THIS POWN ANOZIBA' XINEBHI OLIO CONTROL COUNTY, ONE CLAUMANT OR THE AGENT MUST END ANOZIBA' XINEBHI ANOZIBA' XINEBHI	A MC was been a second	B 144 P 371
AMC AMC CHAMANT'S NAME: FRANK MELLUZZO ADDRESS: 10980 W. CHERRY CREEK RD CITY: DEWED STATE: A ADDRESS: 10980 W. CHERRY CREEK RD CITY: DEWED STATE: A CHECK HERE IF THIS PHONE: \$128 1632 - 5528 SIGNATURE: Trand Trand The County, one Clamant or this form TO RECORD WITH THE COUNTY, ONE CLAMANT OR THE FORM ANOZIBA 'XINEOHd ANOZIBA 'XINEOHd	A Division of the Control of the Con	
AMC AMC CHANANTS NAME: FRANK MELLUZZO ADDRESS: 10980 W. CHERRY CREEK RD CITY: DEWED ADDRESS: 10980 W. CHERRY CREEK RD CITY: DEWED TO RECORD WITH THE COUNTY, ONE CADMINI OR THE ADENT BUST COM TO RECORD WITH THE COUNTY, ONE CADMINI OR THE ADENT BUST COM ANOZIVE 'XINEOHA ANOZIVE 'XINEOHA OLOLOGO RECORD RESTORMENT ON RESTORMENT OR THE ADENT BUST COM ANOZIVE 'XINEOHA OLOLOGO RECORD RESTORMENT ON RESTORMENT OR THE ADENT BUST COM ANOZIVE 'XINEOHA OLOLOGO RECORD RESTORMENT ON RESTORMENT OR THE ADENT BUST COM ANOZIVE 'XINEOHA OLOLOGO RECORD RESTORMENT ON RESTORMENT OR THE ADENT BUST COM ANOZIVE 'XINEOHA OLOLOGO RECORD RESTORMENT OR THE ADENT BUST COM ANOZIVE 'XINEOHA OLOLOGO RESTORMENT OR THE ADENT BUST COM ANOZIVE 'XINEOHA OLOLOGO RESTORMENT OR THE ADENT BUST COM ANOZIVE 'XINEOHA OLOGO RESTORMENT OR THE ADENT BUST COM ANOZIVE 'XINEOHA OLOGO RESTORMENT OR THE ADENT BUST COM ANOZIVE 'XINEOHA OLOGO RESTORMENT OR THE ADENT BUST COM ANOZIVE 'XINEOHA OLOGO RESTORMENT OR THE ADENT BUST COM ANOZIVE 'XINEOHA OLOGO RESTORMENT OR THE ADENT BUST COM ANOZIVE 'XINEOHA OLOGO RESTORMENT OR THE ADENT BUST COM ANOZIVE 'XINEOHA ANOZIVE 'X	A MC	
A MC CHANNES NAME: FRANK MELLUZZO ADDRESS: 10980 W. CHERRY CREEK RD CITY: DEW EQ STATE: A CHECK HERE IF THIS PHONE: \$128) \$32 - 5528 SIGNATURE: TO RECORD WITH THE COUNTY, ONE CLAIMANT OR THE AGENT MUST EGM WOZINA 'XINEGHA ANOZINA 'XINEGHA ON ON CONTROL OF THE COUNTY ON CLAIMANT OR THE AGENT MUST EGM ANOZINA 'XINEGHA ON ON CONTROL OF THE COUNTY ON CLAIMANT OR THE AGENT MUST EGM ANOZINA 'XINEGHA ON ON COUNTY ON CLAIMANT OR THE AGENT MUST EGM	A MC	
AMC CAMMANT'S NAME: FRANK MELLUZZO ADDRESS: 10980 W. CHERRY CREEK RD CITY: DEWEY STATE: A ST	A MC	
ADDRESS: 10980 W. CHERRY CREEK RD CITY: DEWEY STATE: A CHECK HERE IF THIS PHONE: 128 1632 - 5528 SINCK HERE OF ADDRESS STORIGOND WITH THE COUNTY, ONE CLAUMANT OR THE AGENT MUST COM WHO ZINCK Y CHERRY CREEK RD CITY: DEWEY TO RECORD WITH THE COUNTY, ONE CLAUMANT OR THE AGENT MUST COM WHO ZINCK Y CHERRY CREEK RD CITY: DEWEY ANO ZINCK Y CHERRY CREEK RD CITY: DEWEY WHO ZINCK Y CHERRY CREEK RD CITY: DEWEY ANO ZINCK Y CHERRY CREEK RD CITY: DEWEY WHO ZINCK Y CHERRY CREEK RD CITY: DEWEY ANO ZINCK Y CHERRY CREEK RD CITY: DEWEY WHO ZINCK Y CHERRY CREEK RD CITY: DEWEY ANO ZINCK Y CHERRY CREEK RD CITY: DEWEY AND ZINCK Y CHERRY CREEK RD CREEK RD CREEK RD CREEK RD CREEK RD CREEK RD CR	A MC	Marks
ADDRESS: 10980 W. CHERRY CREEK RD CITY: DESCRIPTION PHONE: 128 1632-5528 CHECK HERE IF THIS PHONE: 128 1632-5528 ZIP. 86327 SIGNATURE: Franco Fran	A MC	12.00.40 4200 200 45 EL DESCRIPTION (4.5 EL DESCRIPTION)
ADDRESS: 10980 W. CHERRY CREEK RD CITY: DESCRIPTION PHONE: 128 1632-5528 CHECK HERE IF THIS PHONE: 128 1632-5528 ZIP. 86327 SIGNATURE: Franco Fran	CARANTS NAME FRANK MELLUZZO	Prass. Az
CHECK HERE IF THIS PHONE: [28] 632-332-3326 SIGNATURE: FRANCE ON REVIEWS BUR OF THE AGENT BUST SON WHO ALL AMERICAN CONSTRUCTION ON REVIEWS BURS OF THE PORM WHO IS A CHANGE OF ADDRESS WHO IS A CHANGE OF ADDRESS OF ADDRESS WHO IS A CHANGE OF ADDRESS OF	LEGAL CHERRY CREEK RD CITY DECK	Som production and the second
SIGNATURE: COMMAND ON ADVINES BUS OF THE FORM WHO ENTER ON ADVINES BUS OF THE FORM WHO CONTRACT ON ADVINES BUS OF THE FORM WHO I ON THE COUNTY ON ADVINES BUS OF THE FORM WHO I ON THE COUNTY ON ADVINES BUS OF THE FORM WHO I ON THE COUNTY ON ADVINES BUS OF THE FORM AND I ON THE COUNTY ON ADVINES BUS OF THE FORM OF THE FIRST ON ADVINES BUS OF THE FORM OF THE FIRST ON ADVINES BUS OF THE FORM OF THE FIRST ON ADVINES BUS OF THE FORM OF THE FIRST ON ADVINES BUS OF THE FORM OF THE FIRST ON ADVINES BUS OF THE FORM OF THE FIRST ON ADVINES BUS OF THE FORM OF THE FIRST ON ADVINES BUS OF THE FORM OF THE FIRST ON ADVINES BUS OF THE FORM OF THE FIRST ON ADVINES BUS	H2Q \ h32 - 534	8 2P.865 41
TO RECORD WITH THE COUNTY, ONE CLAMANT OR THE AGENT MUST SOM VIOLOGYPEAL U.B. CHARLES SOM REVIEWED SEAS OF THESE FORM AND ZINZY VINE CHARLES SOM REVIEWED SEAS OF THE SEAS O	LIS A CHANGE OF ADDRESS	
PHOENIX, ARIZONA	SONATURE France Trolly Agent Rust son	
CLOSE RE LUI A STORY COURT	TO RECORD WITH THE COUNTY, ONE CLASSICAL	WNOZINIY (VINEIGH I
01-01-06 RE	LMT ALL ARCTRONAL CONCRET ON REVIEWER MADE TO THE CONTRACT OF	PHENIX ARIZONA
THE PARTY OF THE P	alalas RE	PI:11 A d1 3UA 2005
ENLISTED INTO COMPOSE AND STATES	ENTERED DATA COME OF THE PARTY	701110 71110 7 711 1117

B.L.M. AZ STATE OFFICE

SIDUM MAINTENANCE FEE PAYMENT DUE ON OR SPORE AUGUST 31, 2005 IN LIEU OF ASSESSMENT WORK FOR THE UPCOMING ASSESSMENT 2005 YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE.

BUREAU OF LAND MAN ARIZONA STATE OFFICE		
222 N. Centra	Ch.	#2980 1129663
100 . AT. 95001	1-2202	1 875 mother
THE CLADES ARE SITUA	TED IN YAUR PAL COUNTY, FOR OF	FICIAL USE ONLY
AREZONA.	NAMES OF CIAIN	48 OR SITES
blm serial numbers		
A MC	HRU A MC	
	KET PAGE(S) OR FRE NO(S)	
A MCT	HRU A MC	
COUNTY BOOK/DOO	KET PAGE(5) OR FEE NO(5)	
CORN THE MOST CONSECUT	nve numbers list separately below	W: COUNTY
•		BOOK/DOCKET & PAGE OR FEE NUMBER
BLM SERIAL NUMBERS	NAME OF CLAIMS/SITES	D3234 P386-81
AMC 341087	SUNDY BROOK	V3234 386 57
AMC 341088	CLINKER	D3239 P382-83
AMC 341089	EL-TORO	D3239 P384-85
AMC 5112 US	Boom	B 617 P 967
AMC 722 49	DUPLEX	3617 P 968
AMC 1722 50		B617 P 970 1
AMC 722 51	GOLD-SHAD	3617 P 966
AMC 72253	ALICE	
A MC		
A MC		
CLADIANT'S NAME:	FRANK MELLUZZO	EWEY STATE AZ
ADDRESS: 169 90	(4) (4) (4) (4)	2 (17 /2 /2 /2
CHECK HERE I		5528 21 86021
IS A CHANGE O	F ADDRESS	THE STATE
SONATURE:	JUNITY, ONE CLAIMANT OR THE ACEDY MUST SICH	
TO RECORD WITH THE CO	MINS ON REVERSE BUT OF THUS FORM	PHOENIX, ARIZONA
POE OFFICIAL USE O		
ENTERED INTO COM	alialas SE	81:11 △ 61 9UA 2002
	BAYK (m. acc)	B.L.M. AZ STATE OFFICE

United States Department of the Interior Bureau of Land Management

BUSINESS & SUPPORT SVCS DIV 222 N CENTRAL AVE PHOENIX, AZ 85004 -2203 Phone: (602) 417-9200

Receipt					
No:	1129663				

Transaction #: 1168692

Date of Transaction: 08/16/2005

CUSTOMER: FRANK MELLUZZO

10609 N 8TH ST PHOENIX, AZ 85020

LINE#	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAI
1	1.00	LOCATABLE MINERALS / MINING CLAIMS-NOT NEW-UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED (455) CASES: AMC72700/\$2000.00	MAINT 2006/16	- n/a -	2000.00
		CASES: AMC72700/\$2000.00	TOT	AL:	52,0

	12507777	PAYMENT INFORMAT		5711
1	AMOUNT:	\$2,000.00	POSTMARKED:	N/A
	TYPE:	CHECK	RECEIVED:	08/16/2005
	CHECK NO:	2980		***************************************
	NAME:	MELLUZZO, FRANK 10609 N 8TH ST PHOENIX AZ 85020		

REMARKS	

This receipt was generated by the automated BLM Collections and Billing System and is a paper representation of a portion of the official electronic record contained therein.

MAINTENANCE FEE PAYMENT KREETHAINTENANCE FEET AYMENT DUE ON OR BEFORE NGUST 31. 2004 1259 IN LIEU OF ASSESSMENT WORK FOR THE UPODMING ASSESSMENT YEAR BEGINNING SEPTEMBER I OF THE YEAR NOTED ABOVE. Bureau of Land Management THIC AREZONA FTATE OFFICE 937227 # 2624 222 N. Contrat au BR. AZ. 85004-2203 THE CLADE ARE SITUATED IN YAUGPALCOUNTY. FOR OFFICIAL ARITOMA. 72229 NAMES OF CLAIMS OF STIES KIN SERIAL NUMBERS 72700 THURU A MC 341087 COUNTY BOOK/DOCKST _____ PAGE(S) OR FEE NO(S) Sc. THRU A MC COUNTY BOOK/DOCKET _____ PAGE(S) OR FEE NO(S) (OR) IF NOT COMSECUTIVE NUMBERS LIST SEPARATELY BELOW: COUNTY BOOK/DOCKET & PAGE MIM OR PEE NUMBER NAME OF CLAIMS/SITES SERVAL MUMBERS 3239-P380-BI BROOK AMC 3410 87 3239-P 382-83 AMC 341088 3239-P384-85 AMC 341 089 TORO 617-P967 AMC 722 49 00 M 617-P 968 DUPLEX AMC 72250 617-P GOLD-SHAD AMC 722 ALICE A MC A MC mell STATE AZ. MP. 96327 MONE: 9281 632-55 CHICK HERE IF THIS IS A CHANGE OF ADDRESS THE STAN 3 TO RECORD WITH THE COUNTY, ONE CLAIMANT OR THE AGENT MUST EGH

LIET ALL ADDITIONAL GROWING ON REVEREE MINE OF THE FORM

OF THE PARTY TO A

ENTERED INTO COMPUTER:

12500 IN LIEU OF ASSESSMENT WORK FOR THE UPCOMING ASSESSMENT YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE. BURBAU OF LAND MANAGEMENT Huc ARIZONA STATE OFFICE 222 N. Central Que. BR. RZ. 85004-2203 THE CLADES ARE SITUATED IN YAU APA ! COUNTY. POR OFFICIAL USE ONLY ARIZONA. NAMES OF CLAIMS OR STIES BLM SERIAL NUMBERS THRU A MC ____ A MC ___ COUNTY BOOK/DOCKET _____ PAGE(S) OR FEE NO(S) _ THRU A MC A MC COUNTY BOOK/DOCKET _____ PAGE(5) OR PEE NO(8) (OR) IF NOT CONSECUTIVE NUMBERS LIST SEPARATELY BELOW: COUNTY BOOK/DOCKET & PAGE ILM OR PER NUMBER NAME OF CLADIS/SITES STRIAL NUMBERS P 289 727 5 Water GATE A MC P916 OLD BULLION m.S MS,0796 P 082 B.M BOLLION A MC A MC _ A MC CLAMANTS NAME: Trans mellus STATE: CL. Crash Ro arry 208 6327 PHONE: 1928) 632-CHECK HERE IF THIS E33 IS A CHANGE OF ADDRESS TOTAL PARE HOENIX, ARIZONA SIGNATURE TO RECORD WITH THE COUNTY, ONE CLAIMANT OR THE AGENT MUST EIGH AZ AZ LIST ALL ADDITIONAL ORDERS ON REVERSE MADE OF TRUE POMM POR CONTRACT THE CALLY ENTERED INTO COMPUTER: VERMEN MTE DETLALE

MAINTENANCE FEE PAYMENT | SECON MAINTENANCE FEE AYMENT DUE ON OR BEFORE AUGUST 31, 2004

\$ 125,00.

MAINTENANCE FEE PAYMENT

SHOULD MAINTENANCE FEE AYMENT DUE ON OR BEFORE AUGUST 31, 2004 IN LIEU OF ASSESSMENT WORK FOR THE UPCOMING ASSESSMENT YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE.

UREAU OF LAND MANAGEMENT RIZONA STATE OFFICE			+mc
222 N. Central av.	Ck.#6	1624	12/10/
BR. AZ. 85004-2203	COUNTS 4	500	ODIT. SC
RIZONA STATE OFFICE 222 N. CANTAGE QU. BRANCE ARE SITUATED IN YAVA PAI COURIZONA			
IM REPLAL NUMBERS	des of claims or s	PLT STA	
MCTHRU A MC			
COUNTY BOOK/DOCKET, PAGE(S)	OR FEE NO(S)		en e
A MCTHRU A MC			
COUNTY BOOK/DOCKET PAGE(S)	OR FEE NO(8)		
(OR) IF NOT CONSECUTIVE NUMBERS LIST SEPAR.	ATELY BELOW:		JNTY
		BOOK/DO	CKET & PAGE E NUMBER
SERIAL NUMBERS NAME OF CLAIMS/SITES	-		P 115
72700/ GLORY AN	NRL		0 113
AMC 72702 GLORY- AL	UNA 3	B 131	o P 563
AMC 727087 LA DORA	4	15 12	7 P 269
AMC 72709 SUZANE		B 14	4 P341
AMC 72107 - 502ANE		•	
A MC			1_
A MC			
A MC			
•			
A MC			
A MC			
CLAIMANT'S NAME: STONE THE STORY	00	, tee,	STATE: Os
ADDRESS: 109 80 W. Charry Greet 1		6 71	86327
CHECK HERE IF THIS PHONE: 192 IS A CHANGE OF ADDRESS	8) 632-552	-D	~ :-
SIGNATURE: TO RECORD WITH THE COUNTY, ONE CLAIMANT OR THE A		DENIX, ARIZONA	RECEIN AZ STA
LIST ALL ADDITIONAL ORDERS ON REVENUE SIDE OF TELLS F		√RIZ	ATE C
FOR OFFICIAL USE ONEY		ONA	OFFICE
ENTERED INTO COMPUTER:	INITIALS VERIFIED		39

United States Department of the Interior Bureau of Land Management

BUSINESS & SUPPORT SVCS DIV 222 N CENTRAL AVE PHOENIX, AZ 85004 -2203 Phone: (602) 417-9200

Receipt
No: 937227

Transaction #: 971552

Date of Transaction: 08/25/2004

CUSTOMER: FRANK MELLUZZO 10609 N 8TH ST

PHOENIX, AZ 85020

LINE#	QTY	DESCRIPTION	REMARK	S UNIT PRICE	TOTAL
1		LOCATABLE MINERALS / MINING CLAIMS-NOT NEW-UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED (455) CASES: AMC341087/\$2000.00	MAINT 2005/16	- n/a -	2000.00
				TOTAL:	\$2,000.00

	PAYMENT INFORMAT	TION	
1 AMOUNT:	\$2,000.00	POSTMARKED:	N/A
TYPE	CHECK	RECEIVED:	08/25/2004
CHECK NO	2624		
NAME	MELLUZZO, FRANK 10609 N 8TH ST PHOENIX AZ 85020		

R	EMARKS

	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

This receipt was generated by the automated BLM Collections and Billing System and is a paper representation of a portion of the official electronic record contained therein.

LEAD FILE NUMBERS					
AMC	72700	72229	341087		

AMC NUMBER (S)	AMOUNT	AMC NUMBER (S)	AMOUNT
72700	100		
72702	100		
72708-72709	200		
72731	100		
72751	(00)		
72756	100		
12723 - 72724	200		
341087 - 341089	300		
72249-72251	300		
72253	100		
TOTAL:	\$ 1600	TOTAL:	\$

SIGNO MAINTENANCE FEE PAYMENT DUE ON OR BEFORE AUGUST 31, 2005 IN LIEU OF AS SISMENT WORK FOR THE UPCOING ASSESSMENT YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE.

AMC 72100

BUREAU OF LAND MANAGEMENT ARIZONA STATE OFFICE	
222 N. Central aus.	
BRY. AZ. 85004-2203	100 H 400 M(R)
THE CLADES ARE SITUATED IN YAUAPAI COUNTY, FOI ARIZONA.	R OFFICIAL USE ONLY
blm serial numbers names of Ci	AIMS OR SITES
A MCTHRU A MC	
COUNTY BOOK/DOCKET PAGE(S) OR FEE NO	
A MCTHRU A MC	
COUNTY BOOK/DOCKET PAGE(S) OR FEE N	
(OR) IF NOT CONSECUTIVE NUMBERS LIST SEPARATELY BE	LOW: COUNTY
SERIAL NUMBERS NAME OF CLAIMS/SITES	BOOK/DOCKET & PAGE OR FRE NUMBER
AMC 72700 / GLORY AUNA I	B 129-P115
AMC 72702 GLORY ANNA 3	
AMC 72708 / LA DORA 4	
AMC 72709 V SUZANE I	-
A MC	
CLADUANTS NAME: FRANK MELLUZZO	A
ADDRESS:	PHX STATE AZ
CHECK HERE IF THIS PHONE: (602) 961	- 1048 ZIF: 950ZD
Trank mallysto	TIME STAME .C.
TO RECORD WITH THE COUNTY, ONE CLAIMANT OR THE AGENT MUST SE	H. AZ
LIST ALL ADDITIONAL OWNERS ON REVERSE SIDE OF THIS PORM	ECEIVED Z STATE NIX. ARI:
1	RECEIVED M. AZ STATE OFFI OFFI OFFI PHOENIX, ARIZONA PHOENIX, ARIZONA
DATE INITIALS	VIEWED ZONA
	\simeq \approx

SIDULU MAINTENANCE FEE PAYMENT DUE ON OR BEFORE AUGUST 31, 2003 IN LIEU OF AS SMENT WORK FOR THE UPO TING ASSESSMENT YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE.

Ame 72700

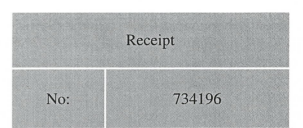
BUREAU OF LAND MAN ARIZONA STATE OFFICE		
222 N. Centra	l au.	
BRK. R.Z. 85001	+-2205 minm 5	500 m.Te
THE CLADAS ARE SITUA ARIZONA.	TED IN YAVR PAL COUNTY, FOR OFFICIAL	USE ONLY
blm serial numbers	names of clause or s	8.L.M
A MCT	HRU A MC	
	KET PAGE(S) OR FEE NO(S)	RE EIV AZ STA AUG 20 DEN X. /
A MCT	HRUA MC	
COUNTY BOOK/DOC	KET PAGE(S) OR FEE NO(8)	OFFI OFFI
(OP) IF NOT CONSECUT	tve numbers list separately below:	COUNTY
		BOOK/DOCKET & PAGE
	NAME OF CLAIMS/SITES	OR FEE NUMBER
AMC 12131	JUNIPER	D 128-P 288
AMC 72751 /	SOULER'S WATER GATE	D 1388-P2842
1075b /	GOLD HOLE	D 557-P916
12107	GOLD BULLION MG	M5D927-P850
AMC TELES	GOLD BULLION MS	MS D796-P082
AMC 127 24	GOLD BULLION 115	and the section of th
A MC		
	FRANK MELLUZZO	47
ADDRESS: 10609 1	U.ST ST COTY: PAX.	8 219: 95020
CHECK HERE IF	THIS PHONE: (602) 861-104	G 3
SIGNATURE:	NIY, ONE CLAIMANT OR THE AGENT MUST SIGN	RECEIVED REC
	ELS ON REVERSE SUR OF THIS FORM	CEIVED STATE 20 A
FOR OFFICIAL USE ON		ARIT A
ENTERED INTO COMPL	TER: 9/10/03 DITIALS VERIFIED	OFFICE A 9: OC
	BATE INITIALS VEGET CONT.	A OO

IN LIEU OF ASSESSMENT WORK FOR THE UPCOME ASSESSMENT YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE. AMC 72229, 341087 BUREAU OF LAND MANAGEMENT ARIZONA STATE OFFICE 222 N. Central au. 700 INT. (TR) BRY. AZ. 85004-2205 THE CLADES ARE SITUATED IN YOUR PRI COUNTY, FOR OFFICIAL USE ONLY ARIZONA. NAMES OF CLAIMS OR SITES BLM SERIAL NUMBERS A MC ____THRU A MC ____ COUNTY BOOK/DOCKET _____ PAGE(S) OR FEE NO(S) _____ A MC ____THRU A MC ____ COUNTY BOOK/DOCKET _____ PAGE(S) OR FEE NO(S) ____ (OR) IF NOT CONSECUTIVE NUMBERS LIST SEPARATELY BELOW: COUNTY BOOK/DOCKET & PAGE OR FEE NUMBER SERIAL NUMBERS NAME OF CLADIS/SITES MLM D 3239-P380-81 SUNNY BROOK AMC 341087 D 3239 - P382-83 AMC 341088 CLINKER 3239 P384-85 EL-TORO AMC 341089 617- P 1300M AMC 72249 617-DO PLEX. AMC 72250 B 617- P 979 AMC 722 51 GOLD - SHAD B 617- P ALICE AMC 72253 / A MC_ A MC_ CLADRANTS NAME: FRANK MELLUZZO STATE: AZ ADDRESS: 10609 N. 8th ST CITY: PHX PHONE: (602) 861-1048 20:85020 CHECK HERE IF THIS IS A CHANGE OF ADDRESS WELL STATE SIGNATURE: Frank Mollow TO RECORD WITH THE COUNTY, ONE CLAUMANT OR THE AGENT MUST SIGN LIST ALL APPRICAMENT CHARGES ON REVERSES MINE OF THE PURSE AZ ECEIVED Z STATE OFFICE POR GIFFERE UNE ORLY B 10/11/03 entered into computer: D

\$10000 MAINTENANCE FEE PAYMENT DUE ON OK BEFURE AUGUS. J., 1-63

United States Department of the Interior Bureau of Land Management

BUSINESS & SUPPORT SVCS DIV 222 N CENTRAL AVE PHOENIX, AZ 85004 -2203 Phone: (602) 417-9200



Transaction #: 763680

Date of Transaction: 08/20/2003

CUSTOMER: FRANK MELLUZZO 10609 N 8TH ST PHOENIX,AZ 85020

LINE#	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1		LOCATABLE MINERALS / MINING CLAIMS-NOT NEW-UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED (455) CASES: AMC341087/\$1600.00	MAIN 2004 (16)	- n/a -	1600.00

		PAYMENT INFORMA	TION	
1	AMOUNT:	\$1,600.00	POSTMARKED:	N/A
	TYPE:	CHECK RECEIVED: 08/20		08/20/2003
	CHECK NO:	2284		
		MELLUZZO, FRANK 10609 N 8TH ST PHOENIX AZ 85020		

REMARKS

This receipt was generated by the automated BLM Collections and Billing System and is a paper representation of a portion of the official electronic record contained therein.

leæipt Ño	543387	LEAD FILE #'S
Trans No.	568008	72229, 72700, 341087

AMC Number		
to consistent and an experience of seasons and consistent and the probability by the probability of the prob	Code	Amount
72249-72251	482	300
72253		100
72700		100
72702		100
72708-72709		200
72723-72724		200
72731		100
72751		100
72756		100
341087-341089	11	300
TOTAL:		51/ <i>00</i> 0

AMC Number	Code	Amount
	3 - 3 - 15 - m	
TOTAL:		S

Date of Doc	8/19/02
Date of Rec't	n 9
Amount Rec'd	1,600
Amount Earned _	1,600

480	POL
481	NOI
482	MAINT
396	TRANS
635	AMENE

Date Entered:	9/26	102	aB
Date Verified:	u	n	
Sent to Accts:	n	n	
Date Earned:			

NOTES:

MAINTENANCE FEE PAYMENT

Sept. 1,2002

\$100.00 MAINTENANCE FEE PAYMENT DUE ON OR BEFORE AUGUST 31, 19
IN LIEU OF ASSESSMENT WORK FOR THE UPCOMING ASSESSMENT
YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE.

 \bigcup

BUREAU OF LAND MANAGEMENT ARIZONA STATE OFFICE 3707 NORTH 7TH STREET 272 10 . Cantral acc PHOENIX, AZ 85014 (OR) 85004 - 72703 P.O. BOX 16563, PHOENIX, AZ 85011			
THE CLAIMS ARE SITUA ARIZONA.	TED IN A LACTOR ACOUNTY,	COUNT: OFFICIAL L	S 910 101: MC
BLM SERIAL NUMBERS	REAR DON NAMES OF	F CLAIMS OR SIT	TES
A MCTH	RU A MC	· · · · · · · · · · · · · · · · · · ·	
COUNTY BOOK/DOCK	ET, PAGE(S) OR FE	E NO(S)	
A MCTH	IRU A MC		
COUNTY BOOK/DOCK	ET, PAGE(S) OR FEI	E NO(S)	
(OR) IF NOT CONSECUTI	VE NUMBERS LIST SEPARATELY	BELOW:	
BLM SERIAL NUMBERS	NAME OF CLAIMS/SITES		COUNTY BOOK/DOCKET & PAGE OR FEE NUMBER
AMC 72700	GLORY ANA	***************************************	B. 129-115
AMC_72702	CLORY ANA	· · · · · · · · · · · · · · · · · · ·	136-563
AMC 72709	LA DORA		B. 129-269
AMC 77709	SUZANE	# (B 144-341
AMC 72731	JUNIPER	*	B 128 - 288
AMC 72751	FOWLERS W	ATER GATE	DKT 1388- 284
AMC 72756	GOLD HOLE.		13 557 - 916
AMC 77723	GOLD BULLIC	allim mi	B927 850
AMC 72724	GOLD BULLIC	ow MILLS	B926 082
A MC			
MC		-	
MC			
MC			
LAIMANT'S NAME:	FRANK MELLUZ	20	
DDRESS: 10609	W. 8th St city:	Pax.	STATE: AZ
CHECK HERE IF THI		-1048	zip: <u>85020</u>
IGNATURE:	ONE CLAIMANT OR THE AGENT MUST	. 8	E STAMP
	ON REVERSE SIDE OF THIS FORM		PHOENIX. ARIZONA
OR OFFICIAL USE ONLY COMPUTED INTO COMPUTED	r: 9/21/102 as		1911 d bl 907 2002
	DATE INITIALS	VERIFIED	B.L.M. AZ STATE OFFICE

MAINTENANCE FEE PAYMENT

\$100.00 MAINTENANCE FEE PAYMENT DUE ON OR BEFORE AUGUST 31, 19
IN LIEU OF ASSESSMENT WORK FOR THE UPCOMING ASSESSMENT
YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE.

PHOENIX, AZ 85014 (0R) P.O. BOX 16563, PHOENIX	222 N. CENTRALVU - 85004-2203 K, AZ 85011	1 20 P 1410
THE CLAIMS ARE SITUA ARIZONA.		1 s 70. PINT: HMC
BLM SERIAL NUMBERS	GEAD 2002 NAMES OF CLAIMS O	R SITES
A MCT	IRU A MC	
COUNTY BOOK/DOCK	CET, PAGE(S) OR FEE NO(S)	
A MCTH	IRU A MC	
COUNTY BOOK/DOCK	ET, PAGE(S) OR FEE NO(S)	
(OR) IF NOT CONSECUTI	VE NUMBERS LIST SEPARATELY BELOW:	
BLM SERIAL NUMBERS	NAME OF CLAIMS/SITES	COUNTY BOOK/DOCKET & PAGE OR FEE NUMBER
AMC 341087	SUNNY BROOK	D3239 P380381
AMC 341088		D3239-P382-38=
AMC 341089	EL TORO	D 3239- P394-385
AMC 172249	B00 M	B617 - P967
AMC_172250_	DU PLEX	1361 - P968
AMC 72251	GOLP SHAD	B617-8970
AMC_72253	ALICE	13617 P966
A MC		
A MC		.,
CLAIMANT'S NAME:		
ADDRESS: 10609	N.8 KST CITY: PHX	STATE: 172
CHECK HERE IF THI	S PHONE: (602) 861 - 10	48 zip: 85020
SIGNATURE: TO RECORD WITH THE COUNTY	ONE CLAIMANT OR THE AGENT MUST SIGN	TIME STAMP
LIST ALL ADDITIONAL OWNERS (ON REVERSE SIDE OF THIS FORM	PHOENIX, ARIZONA
FOR OFFICIAL USE ONLY		
ENTERED INTO COMPUTER	ti 9/26/02 AB DATE INITIALS VERIFIED	рµ :1 ⊂1 Р1 ЭUA SOOS
	VERIFIED	B.L.M. AZ STATE OFFICE

United States Department of the Interior Bureau of Land Management

BUSINESS & SUPPORT SVCS DIV 222 N CENTRAL AVE PHOENIX, AZ 85004 -2203 Phone: (602) 417-9200

	tonica (n. 1885 de la casa de 1868) estado en 1870.
	Receipt
No:	543387

Transaction #: 568008

Date of Transaction: 08/19/2002

CUSTOMER: FRANK MELLUZZO 10609 N 8TH ST PHOENIX, AZ 85020

LINE#	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS-NOT NEW-UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED (455) CASES: AMC72700/\$1600.00	MAINT 2003 (16)	- n/a -	1600.00
			ТО	ΓAL: \$	1,600.00

	in the state of th	PAYMENT INFORMAT	TION
1	AMOUNT:	\$1,600.00	POSTMARKED: N/A
	TYPE:	CHECK	RECEIVED: 08/19/2002
CHECK NO:		12537	
		MELLUZZO, FRANK 10609 N 8TH ST PHOENIX AZ 85020	

I to the state of	
DEMARKS	The state of the s
REMARKS	
Fig. 4-Access of the Control of the	the same and the second control of the second of the secon
[

This receipt was generated by the automated BLM Collections and Billing System and is a paper representation of a portion of the official electronic record contained therein.

Receipt No.	360037
Trans No.	-378562
11	

LEAD FILE #'S	72229
	72700
	341087

AMC Number	Code	Amount
72249	482	100
72250		1
72251		
72753	9	
72700	1.	
72702		
72708		
72709		
72733		
72724		
72731		
72751		
72756		
341087		
341088		/
341089	Y	Y
TOTAL:	482	\$ 1600

AMC Number	Code	Amount
21		
		5.
TOTAL:		\$

Date of Doc _	8/2/2001
Date of Rec't	8-20-01
Amount Rec'd	[600
	00001tb

480	POL
700	FOL

481 NOI

482 MAINT

396 TRANS

635 AMEND

Date Entered:_	10/23/6/ ag
Date Verified:_	
Sent to Accts:	
Date Earned:	

NOTES:

United States Department of the Interior Bureau of Land Management

BUSINESS & SUPPORT SVCS DIV 222 N CENTRAL AVE PHOENIX, AZ 85004 -2203 Phone: (602) 417-9200 Receipt
No: 360037

Transaction #: 378562

Date of Transaction: 08/20/2001

CUSTOMER: MELLUZZO STONE CO., INC.

P.O. BOX 42623 PHOENIX,AZ 85080

LINE #	QTY	COMMODITY / SUBJECT / ACTION / PRODUCT	REMARKS	UNIT PRICE	TOTAL
1	1.00	, , , , , , , , , , , , , , , , , , , ,	MAINT FEES 2002 (16)	- n/a -	\$1,600.00

TOTAL: \$1,600.00

		PAYMENT INFORMATION	为是我们的人。	
1	AMOUNT:	\$1,600.00	POSTMARKED:	N/A
* PORTUGUISMAN	TYPE:	CHECK	RECEIVED:	08/20/2001
	CHECK NO:	3096		
		MELLUZZO STONE CO., INC. P.O. BOX 42623 PHOENIX AZ 85080		

REMARKS

CASE SERIAL NUMBER INFORMATION				
TRNS#	LINE#	CASES		
378562	1	AMC72700/\$1600.00		

This receipt was generated by the automated BLM Collections and Billings System and is a paper representation of a portion of the official electronic record contained therein.

ENTERED INTO COMPUTER

10/23/01 0

MAINTENANCE FEE PAYMENT Sept. 01,2001

\$100.00 MAINTENANCE FEE PAYMENT DUE ON OR BEFORE AUGUST 31, 19-IN LIEU OF ASSESSMENT WORK FOR THE UPCOMING ASSESSMENT YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE.

BUREAU OF LAND MANAGEMENT ARIZONA STATE OFFICE 222 NORTH CENTRAL AVENUE PHOENIX, AZ 85004-2003

			∽
			<u> </u>
COUNT:_	u.	F (1///_U	INT: CC
COOM ::	T	3 700'	INI: ICC
FOR ARE		7100 0010	
FUR OFF	ICIAL	USE ONLY	

	•	FOR OFFICIA	L USE ONLY
THE CLAIMS ARE SITU	ATED INTAVAPAL COUNT	Y, ARIZONA.	
BLM SERIAL NUMBERS	S NAI	MES OF CLAIMS OR	SITES
A MCTh	IRU A MC PAGE(S) OR F	FF NO(S)	
	IRU A MC, PAGE(S) OR F		
COUNTY BOOK/DOCE	(ET, PAGE(S) OR F	EE NO(S)	er mirror van de va
BLM SERIAL NUMBERS	NAME OF CLAIMS/SITES CLORY AWNA	воон	COUNTY K/DOCKET & PAGE OR FEE NUMBER
	•	=	
•	GLORY ANNAS		_
	LA DORA 4		129- PZ69
A MC 72709	SUZONE 1	<u> </u>	144- P341
A MC			
CLAIMANT'S NAME:	FRANK MELL	220	
ADDRESS: 10609	10.845+ CIT	ry: PHX.	STATE: AZ
CHECK HERE IF T	THIS IS A PHONE.	<u>,-861-1049</u>	8 ZIP: 85020
SIGNATURE TO RECORD WITHERE COUN	TY, ONE CLAIMANT OR THE ACE OF	MUST SIGN	TIME STAMP VNOZIOV (AIKEGHA
	ERS ON REVERSE SIDE OF THIS FOR	IM	ZS ₽ △ OS 8UA 100Z
FOR OFFICIAL USE O			B'F'W' N. N. SWAE GEEICE
ENTERED INTO CUMI	PUTER:	TALS VERIFIED	ožkidali.

MAINTENANCE FEE PAYMENT Sept. 01,2001

\$100.00 MAINTENANCE FEE PAYMENT DUE ON OR BEFORE AUGUST 31, 19
IN LIEU OF ASSESSMENT WORK FOR THE UPCOMING ASSESSMENT
YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE.

BUREAU OF LAND MANAGEMENT ARIZONA STATE OFFICE 222 NORTH CENTRAL AVENUE PHOENIX, AZ 85004-2003

COUNT: 5	\$ 500.00 INT:	KC
FOR OFFICIAL		

1	FOR OFFICIAL USE ONLY
THE CLAIMS ARE SITUATED IN YAVAPAI	COUNTY, ARIZONA.
BLM SERIAL NUMBERS	NAMES OF CLAIMS OR SITES
A MCTHRU A MC, PAGE	(S) OR FEE NO(S)
A MCTHRU A MC, PAGE	(S) OR FEE NO(S)
(OR) IF NOT CONSECUTIVE NUMBERS LIST SEF	PARATELY BELOW:
BLM SERIAL NUMBERS NAME OF CLAIMS/SIT	BOOK/DOCKET & PAGE TES OR FEE NUMBER
	D128-P288
	ATERGATE D 1388- P2842
AMC 72756 GOLD F	tole D 557-P916
AMC 72723 GOLD BU	LLION MS MS. D927 - P850
AMC 72724 CTOLD BU	LLION MS. MS. D796-P082
A MC	
A MC	
A MC	
CLAIMANT'S NAME: FRANK M	1ELL0220
ADDRESS 10609 N. 8k ST	CITY: PHX STATE: AZ.
CHECK HERE IF THIS IS A PHONE CHANGE OF ADDRESS	:1602 861-1048 ZIP: 85020
SIGNATURE: TO RECORD WITH THE SUNTY, ONE CLAIMANT OR THE	
FOR OFFICIAL USE ONLY	THIS FORM
	G2//2018
ENTERED INTO COMPUTER:	INITIALS VERIFIED

MAINTENANCE FEE PAYMENT Sept. 01,2001

\$100.00 MAINTENANCE FEE PAYMENT DUE ON OR BEFORE AUGUST 31, 19
IN LIEU OF ASSESSMENT WORK FOR THE UPCOMING ASSESSMENT
YEAR BEGINNING SEPTEMBER 1 OF THE YEAR NOTED ABOVE.

BUREAU OF LAND MANAGEMENT ARIZONA STATE OFFICE 222 NORTH CENTRAL AVENUE PHOENIX, AZ 85004-2003

						_
		·····	C 77	10		-
COUNT:_			700.	ZIN'	I: FR	<u>:</u>
FOR OFF	ICIAL	USE	ONLY			

THE CLAIMS ARE SITUATED IN YAU APAI COUNTY, ARIZONA. BLM SERIAL NUMBERS NAMES OF CLAIMS OR SITES. ____THRU A MC ____ COUNTY BOOK/DOCKET _____, PAGE(S) OR FEE NO(S) ___ __THRU A MC __ COUNTY BOOK/DOCKET PAGE(S) OR FEE NO(S) (OR) IF NOT CONSECUTIVE NUMBERS LIST SEPARATELY BELOW: COUNTY BLM BOOK/DOCKET & PAGE SERIAL NUMBERS NAME OF CLAIMS/SITES OR FEE NUMBER AMC341087 SUNDYBROOK D 3239 P380-81 CLINKER AMC 341088 Y382-83 AMC 341 084 FL-TORO AMC 722 49 P 967 1300 M AMC 72250 DUPLEX TOLD-SHAD AMC. 72253. CLAIMANT'S NAME: FRANK MELLUZZO CITY: PHX ADDRESS: 10609 No. PHONE: 1602, 961-1048 CHECK HERE IF THIS IS A **CHANGE OF ADDRESS** TIME STAMP TO RECORD WITH THE COUNTY, ONE CLAIMANT OR THE SELF MUST SIGN Z# ÷ ∀ OZ SAY 100Z LIST ALL ADDITIONAL OWNERS ON REVERSE SIDE OF THIS FORM GE2.5552. FOR OFFICIAL USE ONLY ENTERED INTO COMPUTER: ___ VERIFIED DATE INITIALS

NOTICE!!

These documents have been scanned!

Do not place un-scanned documents beneath this notice!

Do not remove this notice from this file!

GPO Jacket No. 560-102 Print Order 61549 Rise Business Services, LLC Job=AZ15 9/12/2019



Box Number= AZ15244



Claim Begin-End: AMC072700-AMC072809

5 Miscellaneous



U = D STATES DEPARTMENT OF = INTERIOR BUREAU OF LAND MANAGEMENT ARIZONA STATE OFFICE

Memorandum
To: Case File AMC 7273 4
From: Dorie Morrison, LLE
Subject: Documentation of Telephone Conversation
Name of Person Contacted: <u>Rang</u> <u>Sletter</u>
Telephone Number of Person Contacted 956-5209
Date of Contact:
Summary: Corlled left menger for
DW. Sletter to Call- Postoffen
plured mat - unclaimed
AMC 12734 Will be rejected and
Closes all ownes And not sugar
Wainer.

3800 (952.3) MJY A MC 72700

September 9, 1998

Conversation Record for Above Case

Incoming call/message from Mr. Craig Sletten 956-5209.

Mr. Sletten telephoned in reference to our request for an additional signature on his waiver form. The waiver was for the claim identified as A MC 72734. Mr. Sletten stated that he is the sole owner of this claim.

A review of the case indicates that Mr. Herbert Williams was listed as an original locator. Mr. Melluzzo transferred his interest to Yavapai County Messenger Service and they in turn transferred their interest to Mr. Sletten, Mr. Williams, however, as far as our records show, never transferred his interest.

I left a message on Mr. Sletten's machine to this effect, he will be calling for more information tomorrow.

The only recourse at this point is to have Mr. Williams sign the waiver (if he qualifies), or produce a record of transfer (acceptable) that occurred prior to Aug. 31, 1998.

Mary Jo Yoas

9/9/98 2:45 p.m. mas Slotten called again. He well try and provide represente by Thus/ 4si.

************ 9/08/98 SERIAL NO: AMC72734 CLAIM NAME: WHITE TAIL CASE TYPE: 384101 SLETTEN CRAIG L 2830 E CLARENDON PHOENIX ,AZ 85016 CO-OWNER WILLIAMS HERBERT 10609 N 8TH ST PHOENIX ,AZ 85020 CO-OWNER 14 N 3 E GILA-SALT R. 006 NE SE YAVAPAI AZ DISTRICT PHOENIX FIE AUG 18,1972 403 LOCATION DATE
OCT 17,1979 395 RECORDATION DATE
AUG 31,1997 482 RENTAL/MAINTENANCE FEE 1998
SEP 02,1997 113 ADDITIONAL INFO RECEIVED RECEIPT 2372891
AUG 09,1996 482 RENTAL/MAINTENANCE FEE 1997
AUG 09,1996 113 ADDITIONAL INFO RECEIVED RECEIPT 2228483
RENTAL/MAINTENANCE FEE 1996
RECEIPT 2189659 ADDITIONAL INFO RECEIVED RECEIPT 2062086 TRF OF INTEREST FILED YAVAPAI CT MSGNI RENTAL/MAINTENANCE FEE 1994 AUG 11,1994 113 OCT 28,1993 396 YAVAPAI CT MSGNR SVC AUG 03,1993 482 AUG 03,1993 RENTAL/MAINTENANCE FEE 482 1993; RECEIPT 1900764 AUG 03,1993 TRF OF INTEREST FILED 396 MELLUZZO FRANK DEC 23,1992 480 EVID OF ASSMT FILED 1992 JUL 20,1988 669 LAND STATUS CHECKED OCT 16,1985 888 UNDELIVERABLE ADDRESS
JUL 08,1985 888 UNDELIVERABLE ADDRESS
OCT 17,1979 500 MAP IN LEAD FILE
OCT 17,1979 501 ACCT ADV IN LEAD FILE
NOV 10,1972 404 COUNTY RECORDATION 211801 N 7TH ST

211801 N 7 STREET

72700 72700

0;796;081

RECEIVED B.L.H. AZ STATE OFFICE

AGREEMENT

SEP 2 2 30 PH '88

PHOENIA MILLUNA

THIS AGREEMENT is made and effective this 14 day of 1988, by and between Frank Melluzzo and Wanita Melluzzo, husband and wife, ("Melluzzo") whose address is 10609 North 8th Street, Phoenix, Arizona 85020 and Starlite Industries, Inc., ("Starlite") an Arizona corporation, whose address is P.O. Box 2686, Carefree, Arizona 85377.

RECITALS

- 1. Melluzzo owns the unpatented mining claims listed on Exhibit A ("Property").
 - 2. Melluzzo desires to lease or sell the Property.
- 3. Starlite will undertake finding and negotiating a lease or sale of the Property on behalf of Melluzzo.

NOW THEREFORE, for valuable consideration, the sufficiency and receipt of which is hereby acknowledged, the parties have agreed as follows:

AGREEMENT

- 1. <u>STARLITE'S OBLIGATIONS</u> Starlite shall make all reasonable efforts to locate a lessee/purchaser for the Property and negotiate a contract with said party.
- 2. AGENCY GRANT Melluzzo hereby grants Starlite the right to negotiate, and do all things necessary to negotiate, a contract, subject to Melluzzo's review and approval with a potential lessee/purchaser of the Property.
- 3. ASSESSMENT WORK Starlite shall accomplish the 1988-1989 assessment work on the Property.
- 4. <u>STARLITE'S COMPENSATION</u> Starlite shall receive the compensation outlined on Exhibit B attached hereto and incorporated herein.
- 5. TERM The duration of this Agreement shall be six (6) months from the effective date hereof, renewable at Melluzzo's option. Any contacts with a potential lessee or purchaser, initiated by Starlite prior to termination of this Agreement and which result in a lease or sale of Property in compliance with the proceeding paragraphs of this Agreement shall be fully binding upon the parties if concluded within one year of said termination.

6. OBLIGATIONS OF AND INDEMNITY BY STARLITE -

- (A) CONDUCT OF OPERATIONS-PROTECTION FROM LIENS Starlite agrees to comply with local, state and federal laws and regulations governing its operations hereunder. Starlite shall pay expenses incurred by it in its operations on the Property and allow no liens arising from any of Starlite operations to remain upon the interest of Melluzzo in and to the Property. If Melluzzo posts the notice of non-liability specified by A.R.S. Section 33-990, Starlite agrees to keep such notice posted during the term of this Agreement. Starlite shall carry workman's compensation or industrial insurance coverage to the extent required by the laws of the State of Arizona.
- (B) INDEMNIFICATION OF MELLUZZO Starlite shall indemnify and save Melluzzo free and harmless from all claims that may arise solely out of its occupation of the Property and operations by it, its employees, agents or contractors, and shall indemnify and defend Melluzzo against any suit, claim, judgment or demand whatsoever arising out of negligence on the part of Starlite in the exercise of any of its rights pursuant to this Agreement, provided that Melluzzo shall not have been a significant contributing cause to the event giving rise to such suit, claim, demand or judgement.

DATED THIS 24 day of ______, 1988.

FRANK MELLUZZO

WANITA MELLUZZO

STARLITE INDUSTRIES, INC.

By: Arden Miller

BL.M. AZ STATE OFFIC

RECEIVED B.L.M. AZ STATE OFFICE

SEP Zo 2 30 PH 188

PROENIX, ARIZUNA.

EXHIBIT "A"

The following 23 unpatented federal lode mining claims comprise the "Subject Premises."

NAME OF CLAIM	FEDERAL AMC NUMBER	COUNTY BOOK/PAGE	LEGAL DESCRIPTION
1. GLORY ANA #1	72700		T9N,R2E,SEC.4
2. GLORY ANA #2	72701		11
3. GLORY ANA #3	. 72702		u
4. GLORY ANA #4	72703		u
5. GLORY ANA #5	72704		n ·
6. LA DORA #1	72705		11
7. LA DORA #2	72706	·	·
8. LA DORA #3	72707		• • • • • • • • • • • • • • • • • • •
9. LA DORA #4	72708		u
10. SUZANE #1	72709		· · · · · · · · · · · · · · · · · · ·
11. SUZANE #2	72710		T9.2N,R2E,SEC.34
12. SUZANE #3	72711		ii .
13. SUZANE #4	72712		T9N,R2E,SEC.3
14. SUZANE #5	72713		$\frac{1}{2} \left(\frac{1}{2} \right) \right) \right) \right) \right)}{1} \right) \right) \right)} \right) \right)}$
15. SUZANE #6	72714		$\mathbf{u}_{i} = \mathbf{u}_{i}$
16. MARTHA #1	72715		T9N,R2E,SEC.9
17. MARTHA #2	72716		u
18. MARTHA #3	72717		.
19. MARTHA #4	72718		T9N,RZE,SEC.4
20. MARTHA #5	72719		u

21. MARTHA #6	72720	T9N,R2E,SEC.4
22. 88 #4	72721	T9N,R2E,SEC.9
23. 88 #5	72722	**

SEP L. Z 30 TH 180

RECEIVED BILM. AZ STATE OFFICE

AGREEMENT

SEP 20 2 31 PH '88

THIS AGREEMENT is made and effective this day of

1988, by and between Frank Melluzzo and Wanita
Melluzzo, husband and wife, ("Melluzzo") whose address is 10609
North 8th Street, Phoenix, Arizona 85020 and Starlite Industries,
Inc., ("Starlite") an Arizona corporation, whose address is P.O.
Box 2686, Carefree, Arizona 85377.

RECITALS

- 1. Melluzzo owns the unpatented mining claims listed on Exhibit A ("Property").
 - 2. Melluzzo desires to lease or sell the Property.
- 3. Starlite will undertake finding and negotiating a lease or sale of the Property on behalf of Melluzzo.

NOW THEREFORE, for valuable consideration, the sufficiency and receipt of which is hereby acknowledged, the parties have agreed as follows:

AGREEMENT

- 1. STARLITE'S OBLIGATIONS Starlite shall make all reasonable efforts to locate a lessee/purchaser for the Property and negotiate a contract with said party.
- 2. AGENCY GRANT Melluzzo hereby grants Starlite the right to negotiate, and do all things necessary to negotiate, a contract, subject to Melluzzo's review and approval with a potential lessee/purchaser of the Property.
- 3. ASSESSMENT WORK Starlite shall accomplish the 1988-1989 assessment work on the Property and settle Melluzzo's dispute with the United States Forest Service regarding the 1987 assessment work on the Property.
- 4. <u>STARLITE'S COMPENSATION</u> Starlite shall receive the compensation outlined on Exhibit B attached hereto and incorporated herein.
- 5. TERM The duration of this Agreement shall be six (6) months from the effective date hereof, renewable at Melluzzo's option. Any contacts with a potential lessee or purchaser, initiated by Starlite prior to termination of this Agreement and which result in a lease or sale of Property in compliance with the

proceeding paragraphs of this Agreement shall be fully binding upon the parties if concluded within one year of said termination.

6. OBLIGATIONS OF AND INDEMNITY BY STARLITE -

- (A) CONDUCT OF OPERATIONS-PROTECTION FROM LIENS Starlite agrees to comply with local, state and federal laws and regulations governing its operations hereunder. Starlite shall pay expenses incurred by it in its operations on the Property and allow no liens arising from any of Starlite operations to remain upon the interest of Melluzzo in and to the Property. If Melluzzo posts the notice of non-liability specified by A.R.S. Section 33-990, Starlite agrees to keep such notice posted during the term of this Agreement. Starlite shall carry workman's compensation or industrial insurance coverage to the extent required by the laws of the State of Arizona.
- (B) INDEMNIFICATION OF MELLUZZO Starlite shall indemnify and save Melluzzo free and harmless from all claims that may arise solely out of its occupation of the Property and operations by it, its employees, agents or contractors, and shall indemnify and defend Melluzzo against any suit, claim, judgment or demand whatsoever arising out of negligence on the part of Starlite in the exercise of any of its rights pursuant to this Agreement, provided that Melluzzo shall not have been a significant contributing cause to the event giving rise to such suit, claim, demand or judgement.

DATED THIS day of South , 1988.

FRANK MELLUZZO

WANITA MELLUZZO

STARLITE INDUSTRIES, INC.

By: Arden Miller

BLULAZ STATE OFFIC

EXHIBIT "A"

The following 100 unpatented federal lode mining claims and mill sites.comprise the "Subject Premises".

	NAME OF CLAIM	FEDERAL AMC NUMBER	COUNTY BOOK/PAGE	LEGAL DESCRIPTION
1.	WHITE TAIL #1	72735	796/080	T14N,R3E,SEC.5
2.	COPPER BULLION	72743	071/032	•
з.	WHITE TAIL	72734	796/081	T14N,R3E,SEC.6
4.	WHITE TAIL PROTECTOR	72736	796/079	u
5.	MO ARK	, 72725	465/033	T14N,R3E,SEC.8
6.	MINNIE G #1	72726	137/115	u
7.	VOLCANO #2	72729	133/544	
8.	VOLCANO #3	72730	130/126	u
9.	LUSEEKISEEKI #3	72740	144/702	u
10.	LUSEEKISEEKI WAKA #	3 72741	075/450	0
11.	GOLD BULLION #2	72742	144/071	H .
12.	COPPER BULLION #2	72745	113/383	•
13.	COPPER BULLION #3	72746	133/522	SEP SEP
14.	FOWLER'S WATERGATE	72751	909/900	RECE
15.	BETTY	72700	144/040	E E CE
16.	MILDRED	72754	144/041	EIVED TATE 31
17.	WM #43	131653	N.L.	EOFFICE
18.	. WM #44	131654	11	u 😄 🙀
19.	WM #45	131655	ii	11
20	. WM #46	131656	•	u

21.	Wm #47	131675	N/L .	T14N,R3E,SEC.8
22.	WM #48	131658	••	и
23.	WM #49	131659	11	и
24.	WM #50	131660	11	14
25.	WM #53	131663	11	0
26.	WM #54	131664	11	H
27.	MINNIE G #2	72727	137/116	T14N,R3E,SEC.9
28.	VOLCANO	72728	128/287	11
29.	JUNIPER	72731	128/288	N
30.	RECO #1	72732	136/150	11
31.	RECO #2	72733	140/275	41
32.	: , EE# MW	131643	N/L	•
33.	WM #34	131644		" SE B
34.	WM #35	131645		# AZ :
35.	WM #37	131647	44	(1) 2 (1) 2 (2)
36.	WM #38	131648	u	"
37.	WM #39	131649	10	188 a 188
38.	WM #40	131650	u	11
39.	WM #41	131651	•	u
40.	WM #42	131652	u	44
41.	WM #51	131661	. 66	• •
42	WM #52	131662	61	u ************************************
43.	WM #8	131618	u	T14N, R3E, SEC. 16
44.	WM #9	131619	**	n
45.	WM #10	131620	44	
46.		131621	•	u
47.		131622	**	•
	_ · · · · · 			

48.	WM #13	131623	N/L	T14N,R3E,SEC.16
49.	WM #14	131624	u	· ·
50.	WM #15	131625	u	u
51.	WM #16	131626	u	н
52.	WM #17	131627	••	и .
53.	WM #18	131628	11	44
54.	WM #19	131629	**	11
55.	WM #20	131630	**	u 🕢 🐯
56.	WM #21	131631	44	SEP LO
57.	MW #55	131632	41	- AZ 82 AZ 8
58.	WM #23	131633		TATE O
59.	WM #32 .	131642	н	المراجعة المستقد المست
60.	WM #33	131643		
61.	WM #34	131644	•	u
62.	WM #36	131646	• •	
63.	WM #61	204001	1550/953	u
64.	WM #67	204002	1550/969	u
65.	COPPER BULLION EXT.	72744	136/373	T14N,R3E,SEC.17
66.	APACHE #1	72747	136/371	••
67.	APACHE #2	72748	136/372	•
68.	NITA	72749	941/903	T14N,R3E,SEC.17
69.	ONEIDA	72750	089/472	H.
70.	FOWLER'S WATERGATE #1	72752	922/272	
71.	MOHAWK	72755 .	089/473	
72.	GOLD HOLE	72756	N/L	u
73.	WM #1	131612	u	u
74.	. E# MW	131613	**	11
				•

75.	WM #4	131614	N/L	T14N,R3E,SEC.17
76.	WM #5	. 131615	u	u
77.	WM #6	131616	u	и
78.	WM #7	131617	ц	н
79.	WM #24	131634	11	11.
80.	WM #25	131635	44	B.L.M. Sep 2:
81.	WM #26	131636	14	and the state of t
82.	WM #27	131637	**	
83.	MW #58	131638		TATE OF THE
84.	WM #29	131639	· ·	88, 44 88, 44
85.	OE# MW	131640	u	11
86.	WM #31	131641		u
87.	WM #59 ·	204000	ti	H
88.	WM #6	186875 • •	, 1485/258	T14N,R3E,SEC.28
89.	WM #10	186879	1485/266	. 0
90.	WM #7	186876	1485/260	T14N,R3E,SEC.29
91.	WM #8	186877 ·	1485/262	
92.	WM #9	186878	1485/264	14
93.	WM #11	186880	1485/268	"
94.	WM #12	186881	1485/270	11
95.	WM #13	186882	1485/272	14
96.	E# MW	186872	1485/252	n
97.	WM #4	186873	1485/254	
98.	WM #5	186874	1485/256	14
99.	WM #1	186870	1485/248	T14N,R3E,SEC.33
100	. WM #2	186871	1485/250	11
_		Mill Sites	007/050	* T14N DOE 0 47
1.	Gold Bullion MS	72723	927/850	T14N,R3E,Sec.17
2,	Gold Bullion MS	72724	796/082	11

W. SCOTT DONALDSON ATTORNEY-AT-LAW 2916 NORTH 7TH AVENUE, SUITE 100 PHOENIX, ARIZONA 85013 TELEPHONE: (602) 277-4441 RECEIVED December 18, 1987 B.L.M. AZ STATE OFFICE DEC 2 1 1987 7:45 A.M. PHOENIX, ARIZONA Bureau of Land Management P.O. Box 16563 Phoenix, Arizona 85011 Glory Ana, et al Unpatented Mining Claims - Forfeiture of Mining Claimant's Interest Gentlemen: You will find enclosed a copy of a "Forfeiture of Mining Claimant's Interest" regarding the above-referenced unpatented mining claims. Please file said document in lead file number 72700. Telephone or write if you have any questions. Very truly yours, W. Scott Donaldson, Esq. WSD/dmm Frank Melluzzo cc: Wayne Melluzzo



INSTRUMENT # 8748452
OFFICIAL RECORDS OF
YAVAFAI COUNTY
PATSY C. JENNEY

REQUEST OF: SCOTT DONALDSON

TIME: 10:30 DATE: 12/08/87

5.00 FEE:

BOOK 1997 PAGE 718

PAGES: 002

P 4 Co 5 Pcl Map

INDEXED & MICROFILMED

Said unpatented mining claims are located in Sections 3, 4, 9 and 10 of Township 9 North, Range 2 East, G. & S.R. B.&M., Yavapai County, State of Arizona.

The failure of Louise Patterson, Elizabeth Banks, John W. Rayburn, Sylvia Hawkinson Willie Wade Freedman and Billie Dillehay to pay their alloted share of the applicant work expenses to their co-owner within 180 days of the first publication of this nost ce shall result in their interest in said mining claims becoming the property of their co-owner who has required expenditures. Said co-owner is Frank Meliuzzo and can be contacted through W. Scott Donaldson, Attorney at Law, 2916 North 7th Avenue, Suite 100, Phoenix, Arizona. (602) 277-4441).

14TC Pub. May 14, 21, 28, June 4, 11, 18, 25, July 2, 9, 16, 23, 30, Aug. 5, 13, 1867

800.1997 PAGE 719

AFFIDAVIT OF PUBLICATION

STATE OF ARIZONA) ss.	
Heidi Dahms	being first duly sworn on her oath says:
That she is the Legal Cle	
NEWSPAPERS, INC., an Arizona corporation Newspaper published in the City of Prescott hereto, namely, Forfeiture of Mini	on, which owns and publishes the COURIER, a Daily County of Yavapai, Arizona; that the notice attached
law, from the14 day of day ofAugust19 or omission, amounting in all to14	en published in the newspaper aforesaid, according to May 19 87 to the 13 87 both inclusive, without change, interruption insertions, made on the following dates: ne 4, 11, 18, 25, July 2, 9, 13, 1987
	7:45 A.M. PHOENIX, ARIZONA
SEA'S Heidi	Dahmo
Subscribed and sworn to before me this	Jay of December
My commission expires My Commission I	Notary Public Expires July 1, 1988

BOOK 1997 PAGE 718

RECEIVED DEC 0 4 1987



FORFEITURE OF MINING CLAIMANTS' INTEREST

Louise Patterson, Elizabeth Banks, John W. Rayburn, Sylvia Hawkinson, Willie Wade Freedman and Billie Dillehay are hereby notified, pursuant to 30 U.S.C. Section 28, and A.R.S. Section 27-221, that they have failed to contribute their share of the cost of the required annual assessment work on the unpatented mining claims described as follows:

4	YAVAPAI COUNTY				
	RECO	RECORDER'S OFFICE			
CLAIM NAME	BOOK		PAGE	NUMBER.	
Glory Ana #1	129	-	115	72700	
Glory Ana #2	129	_	116	72701	
Glory Ana #3	136	-	563	72702	
Glory Ana #4	136	-	564	72703	
Glory Ana #5	136	_	565	72704	
La Dora #1	136	_	566	72705	
La Dora #2	142	_	180	72706	
La Dora #3	142	-	181	72707	
La Dora #4	129		269	72708	
Suzane #1	144	_;	341	72709	
Suzane #2	144		342	72710	
Suzane #3	144	_	343	72711	
Suzane #4	144	· -	344	72712	
Suzane #5	144	_	345	72713	
Suzane #6	144	-	346	72714	
Martha #1	144	_	313	72715	
Martha #2	144		314	72716	
Martha #3	144	- '	315	72717	
Martha #4	144	-	316	72718	
Martha #5	144	_	317	72719	
Martha #6	144	-	312	72720	
88-4	144	_	310 /	72721	
88-5	144	_	311	72722	

Said unpatented mining claims are located in Sections 3, 4, 9 and 10 of Township 9 North, Range 2 East, G. & S.R.B.&M., Yavapai County, State of Arizona.

The failure of Louise Patterson, Elizabeth Banks, John W. Rayburn, Sylvia Hawkinson,

willie Wade Freedman and Billie Dillehay to pay their alloted share of the assessment work expenses to their co-owner within 180 days of the first publication of this nostice shall result in their interest in said mining claims becoming the property of their co-owner who has made the required expenditures. Said co-owner is Frank Meliuzzo and can be contacted through W. Scott Donaldson, Attorney at Law, 2916 North 7th Avenue, Suite 100, Phoenix, Arizona. (602) 277-4441).

14TC Pub. May 14, 21, 28, June 4, 11, 18, 25, July 2, 9, 16, 23, 30, Aug. 6, 13, 1987

been closed out and are therefore inactive.

If you have questions call our Mining Claims Section at (602) 241-5550.

VERY LOW FREQUENCY ELECTROMAGNETIC GEOPHYSICAL SURVEY CONDUCTED ON LODE MINING CLAIMS OPTIONED TO SEDONA RESOURCES

CHERRY CREEK MINING DISTRICT YAVAPAI COUNTY, ARIZONA

GEO-PROCESSING, INC.

Mcholes H. Carouso

Nicholas H. Carouso President

P.O. Box 1791 Prescott, Arizona 86302

September 22, 1984

RECEIVED B.L.M. AZ STATE OFFICE

1-024 934

7:45 A.M. Phoenix, Arizona

TABLE OF CONTENTS

	Page
INTRODUCTION	1
VERY LOW FREQUENCY ELECTROMAGNETIC SURVEY	2
PRINCIPLE OF OPERATION	2
VERY LOW FREQUENCY EM RESULTS AND INTERPRETATION	3
MAIN GROUP OF LODE MINING CLAIMS	3
SUBGROUP OF CHERRY AREA LODE MINING CLAIMS	9
WHITE TAIL LODE MINING CLAIM GROUP	9
COPPER BULLION LODE MINING CLAIM	10
CONCLUSION AND RECOMMENDATIONS	10
PROFESSIONAL QUALIFICATIONS	12
APPENDIX	

PLAT OF CLAIM GROUPS WITH OVERLAY OF VLF EM SURVEY LINES GRAPHS OF VLF EM SURVEY GEOPHYSICAL DATA EXHIBIT OF CHERRY GROUP OF CLAIMS

RECEIVED B.L.M. AZ STATE OFFICE

11-0224

7:45 A.M. Phoenix, Arizona

VERY LOW FREQUENCY ELECTROMAGNETIC GEOPHYSICAL SURVEY CONDUCTED ON LODE MINING CLAIMS OPTIONED TO SEDONA RESOURCES

CHERRY CREEK MINING DISTRICT YAVAPAI COUNTY, ARIZONA

INTRODUCTION

At the request of SEDONA RESOURCES (Commodore Mining and Resources Ltd, 435 Laurier Ave. E., Suite 101, Montreal, P.Q., Canada H2J 1E6) a Very Low Frequency Electomagnetic Geophysical survey was conducted to assist in the economic evaluation of the lode mining claim group and also to determine where detailed grids should be considered to develop data for the design of an effective drilling program. The VLF survey was also conducted to fulfill the State and Federal requirements for annual assessment work, and was performed at a cost of \$12,000.

The Very Low Frequency Electromagnetic Geophysical survey was initiated on August 28, 1984 and the field work was completed by September 9, 1984, a continuous period. The area surveyed was in Sections 5, 6, 8, 9, 16, 17, 20 and 21, Township 14 North, Range 3 East, G&SRBM, Cherry Creek Mining District, Yavapai County, Arizona.

The survey indicated several interesting conductive structural highs that would warrant the consideration of detailed grid type Very Low Frequency Electromagnetic Geophysical survey lines to be run.

The plat indicating the claim group boundaries MECEIVED

B.L.M. AZ STATE OFFICE

111124 4 1904

overlay of Very Low Frequency Electromagnetic survey lines, and graphs of the Very Low Frequency Electromagnetic survey lines are included in the APPENDIX of this report.

VERY LOW FREQUENCY ELECTROMAGNETIC SURVEY PRINCIPLE OF OPERATION

The U.S. Navy VLF-transmitting stations operating for communications with submarines at sea, have a vertical antenna system. The antenna current is thus vertical, creating a concentric horizontal magnetic field around them. When these magnetic fields meet conductive bodies in the ground, there will be secondary fields radiating from these bodies. The instrument used for this type of survey, the EM-16, is simply a sensitive receiver covering the frequency bands of the VLF-transmitting stations with means of measuring the vertical field components.

The receiver has two inputs, with two receiving coils built into the instrument. One coil has normally vertical axis and the other is horizontal.

The signal from one of the coils (vertical axis) is first minimized by tilting the instrument. The tilt-angle is calibrated in percentage of electromagnetic response. The remaining signal in this coil is finally balanced out by a measured percentage of signal from the other coil (horizontal coil), after being shifted (electronically) by 90 degrees. This coil is normally parallel to the primary

B.L.M. AZ STATE OFFICE

20-694

PROFESSIONAL QUALIFICATIONS

Nicholas H. Carouso, President, of Geo-Processing, Inc., an Arizona Corporation, which is a mining and metallurgical consulting firm, is qualified to supervise and conduct the above reported geophysical study as he holds a Master of Science Degree from the Department of Mineral Technology (Mining), College of Engineering, University of California, Berkeley, California; he attended The Mackay School of Mines, University of Nevada, Reno, in graduate studies; and also was enrolled in graduate studies at the College of Mines, Department of Mining and Geological Engineering, University of Arizona, Tucson, Arizona, in a PhD program in Geological Engineering. He has over 35 years years of mining experience conducting numerous economic mining evaluations in the western U.S. and Alaska.

This report was prepared by,

Nicholas H. Carouso President Geo-Processing, Inc. P.O. Box 1791, Prescott, Arizona 86302

(602) 778-7153

B.L.M. AZ STATE OFFICE

· - : 2 = 1984

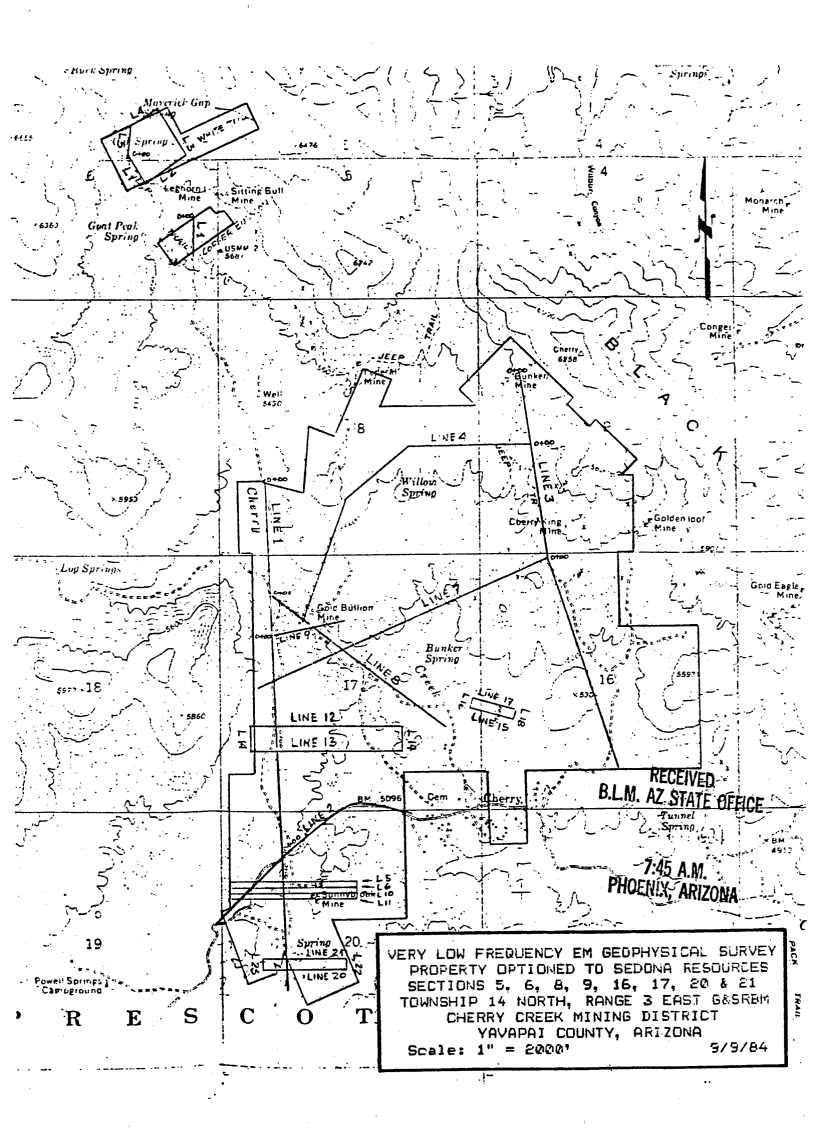
APPENDIX

PLAT OF CLAIM GROUPS WITH OVERLAY OF VLF EM SURVEY LINES

GRAPHS OF VLF EM SURVEY GEOPHYSICAL DATA

EXHIBIT OF CHERRY GROUP CLAIMS

RECEIVED
B.L.M. AZ STATE OFFICE
1934
7:45 A.M.
PHOENIX, ARIZONA



NAME OF CLAIM	BLM AMC No.
	72253
ALICE CLAIM	72747
APACHE #1	
APACHE #2	72748
BETTY	72753
BOOM CLAIM	72249
CLINKER CLAIM	72248
COPPER BULLION	72743
COPPER BULLION No. 2	72745
COPPER BULLION No. 3	72746
COPPER BULLION EXTENSION	72744
DUPLEX CLAIM	72250
EL TORO	203999
FOWLER'S WATERGATE 1	72752
GOLD BULLION #2	72742~
GOLD HOLE	72756
GOLD SHAD CLAIM	72251
JUNIPER	72731
INDEPENDENCE	, 2.02
LUSEEKISEKI 3	72740-
LUSEEKISEKI-WAKI #3	72741
MILDRED	72754
MINNIE G1	72726
MINNIE G2	72725/
MOARK	
MOHAWK	72755 <u>~</u>
NITA	72749
ONIEDA	72750
RECO No. 1	45133_ 45133_
RECO No. 2	72252
SUNNYBROOK	-
VOLCANO (VALCANO)	72728/
VOLCANO No. 2 (VALCANO No. 2)	72729
VOLCANO No. 3 (VALCANO No. 3)	72730~
WHITE TAIL	72734
WHITE TAIL #1	72735
WHITE TAIL PROTECTOR	72736
BM 55	204003 RECEIVED
BM 56	204004 BIM A7 CTATE OFFICE
BM 57	204004 B.L.M. AZ STATE OFFICE
BM 58	204006
NAM 59 Y	204000
BM 60	204007
BM 62	204008 7:45 A.M.
BM 63	204009 PHOFNIY ADIZONA
BM 64	204009 PHOEN!X, ARIZONA
BM 65	204011
BM 66	204012
BM 67	204013
WM 61	201001 204
	201001
мм 69 (}	

			:
R ME OF CLAIM.	ALIC	Bk.	Pg.
		-	
W.M. / 1	131612	1368	162 -163
- W-M. / 3	131613	1388	164 - 1 65
· · · · · · · · · · · · · · · · · · ·	131614	1366	166 - 167
₩.M. # 5 ₩.M. # 6	131615	1388	168 - 169
# # 6	131616	1388	170 - 171
7.	131617	1388	172 - 173 174 - 175
W.M. # 8 W.M. # 9	131618	1388	174 - 175 176 - 177
W.M. # 9 W.M. # 10	131619	1368 1388	178 - 179
W.H. # 11	131620 131621	1388	160 - 181
W.M. # 12	131622	1388	182 - 183
W.M. # 13	131623	138E	184 - 185
V.M. # 14	131624	1388	146 - 187
".II. // 15	131625	1388	188 - 189
₩.ii. # 16	131626	1388	190 - 191
7.4. # 17	131627	1388	192 - 193
W _ 1 = # 18	131628	T388	194 - 195
₩.M. # 19	131629	1388	196 - 197
W-M- # 20	131630	1388	198 - 199
W.M. # 21	131631	1368	200 - 201
₩•₩• # 22 ₩•₩• # 23	131632	1388	202 - 203 204 - 205
₩ • ₩ • # 23 ₩ • • # 24	131633	1388 1388	204 - 205 206 - 207
W.N. = 25	131634 131635	1388	208 - 209
	131636	1388	210 - 211
₩.M. # 27	131637	1388	212 - 213
7.K. + 28	131636	1386	214 - 215
∷.	131639	1388	216 - 217
₩•M• / 30	131640	1388	218 - 219
# 31	131641.	1388	SSO - SSI
₩•₩• # 32	131642	1388	222 - 223
₩ - ₩- # 33	131643	1388	224 - 225
Walls # 34 Walls # 35	131644	1388	226 - 227
	131645	1388	228 - 229
7 4 7 36 7 4 7 37	131646 131647	1388 1388 .	230 - 231 232 - 233 234 - 235
	131648	1388	234 - 235
₩	131649	1388	236 - 237
ii • ii • ≠ 40	131650	1368	236 - 237 238 - 239
₩.M. # 41.	131651	1388	240 - 241
₩.M. # 42	131652	1368	242 - 243
₩. ₩. # 43	131653	1368	244 - 245
W.M. # 44	131654	1388	246 - 247
7.N. ÷ 45	131655	1388	248 - 249
₩.ij# 46 ₩.ij# 47	131656	1368	250 - 251
	131657	1388	252 - 2 53 254 - 2 55
ਅੰ # 45 ₩ # 49	131656 131659	1388 1388	254 - 2 55 256 - 2 57
₩ .M. # 50	131660	1366	258 - 259
w.u. // 51	131661	. 7.288	260 - 26]
₩.H. # 52	131662	1368 RECEIVE	262 - 263
W.M. # 53	131663	BLINE AT CTATE	264 - 265
W.W. # 54	131664	BLEME AZ STATE	Office - 267
		ં ખીકુદુ	SI
		, 	

Book 1685 - Pages 222 Meluzzo Stone Con Inc.

DEER VALLEY GRANITE

OFF: 2159 W. EUGIE/PHX. 85029

942-8510

WAYNE F. MELLUZZO Pres./Treas.

MARY L. MELLUZZO Secy.

PIT: 1965 E. BEARDSLEY/PHX. 85024 867-9000

FRANK MELLUZZO

Vice Pres. (Owner: 1953 - 1974)

INTENT HOLD 1984

MILL-SITES

GOLD BULLION MILL-SITE

BOOK 796 PAGE AMC # 72723 7273

BULLION MILL-SITE

Book 987

PAGE 950

RECEIVED B.L.M. AZ STATE OFFICE

11-11241984

7:45 A.M. PHOENIX, ARIZONA

72723

		••	72737
) SS.		was filed and recorded	I = I
In Docket No, Page			
When recorded mail to:	Witness my hand and	l official seal.	
FRANK OF WANITA MELLUZZO 706 E. PEORIA AVE.	Ву	County Recorder	Fee: \$
PHOENIX, ARIZ. 85020		Deputy Recorder	
State of Arizona County of MARICO PA State of Arizona County of MARICO PA State of Arizona	RMANCE	AMP T	
1. FRANK ME	LLU220		
706 E	PEORIA Address	AVE	
being duly sworn according to law days	AR State		85020 Zp
being duly sworn according to law depo more than eighteen years of age and th correct according to the best of their known	at all of the facts a owledge, information	ney are a citizen of the et forth in this affida a and belief.	he United States with are true and
2. That they are personally acquainted wi	th the mining clain	named SUN!	BURST #7
"COUNTY,	Arizona, the location	EW RIVER of which is recorded	In the accions
the County Recorder of that County in Belocation is posted in Section,	× 6645	_ Page _ 708	Notice of
3. That between the dates of Second 1	<u> 1583</u>	a Sept.	1984
4. The work and improvements were made	•)
purpose of complying with the laws of the	\sim		he mine for the
5	Ey-	end to assessments o	r annual work.
were the names of the persons employed by	the owner who labor	red to do tREGISHEDING	improvements.
6. The work and improvements done were		B.L.M. AZ STATE O	FFICE
		1 -U 2 4 1984	
		7:45 A.M. Phoenix, Arizoi	NA .
Dated 13 1984	Frank	Signature S	8
Subscribed to and sworn before me, a Notary Pul 1984, by <u>Jank</u>		day of <u>Alecer</u>	nher.
My Commission expires OFFICIAL JANE S. L. MOTARY PUBLIC MARICOPA My Comm. Expires	L SEAL DVELAND C- ARIZONA	ne & Sarel Notary Public	land

Affidavit of Labor Performed and Improvements Made

STATE OF ARIZONA,	
ounty ofXAYAPAI	•
SedonaResourcesCorpbyKW	Hammesbeing duly sworn, deposes and
ays thathe is a citizen of the United States	and more than twenty-one years of age, and resides
Sedona Arizona in Yayapai	County, State of Arizona, and is personally
consisted with the mining claims known as	See List Attached
Equatition with the mining claims and a con-	

nining claim.S situate in	ry Creek
fining District, County ofXAYARAL	, State of Arizona, the location notice of which
s recorded in the office of the County Record	der of said County, in Bookof Records of
fines, at page; that between the 1st	day of September A. D., 1983
and the 31st day of August A.	D., 19.84, at least
Ten thousand nine hundred 7 no	O/100 work and improvements were
ione and performed upon said claim2. not inclu	iding the location work of said claimB. Such work
and improvements were made by and at the ex	rpense ofSedone.Resourcescorp
and improvements were made by and as the ex-	z K.W. Hammes Presid
NETROSEO - MONTO DE MONTO - COMPANS	zK.WHammesPresidcomplying with the laws of the United States per-
owner of said claim for the purpose of	Complying with the laws of the Officer States per-
taining to assessment of annual work, and	Frank Melluzzo, and
Gee-Processing, Inc., an Arizona Go	rporation
\$	
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
several conductive structural highs economic importance. A drilling pr	which indicated that the property has that have the potential of having cogram could be designed using the VLF EM cort is included with this Affidavit of
Labore B.L.M. AZ STATE OFFIT	
	F
4 4 1984	***************************************
7:45 A.М.	
PHOENIX, ARIZONA	-Na A
	4Wyanne6
Subscribed and sworn to before me this.	Care Storand
	Carol Storsand
(My commission expires Aug. 2. 1986	Notary Public.
	week hand and abolate and the
STATE OF ARIZONA	Witness my hand and official seal the day and year aforesaid.
COUNTY OF	
I hereby certify that the within instru- ment was filed and recorded at request	County Recorder.
•	County Recorder.
of	By
	Deputy Recorder.
on at	Indexed Photostat Blotted
	Compared Compared
	CC VIIIO
Page	







WEST SEDONA, AZ 86340

(602) 282-7411

The following claims are in several groups and the labor was performed on the various claims in each for the benefit of the claims within each group.

	DEALTH	•			
	RECEIVED				
	B.L.M. AZ STATE OFFICE	E		Bk PG.	BK. PG.
	Clinker Claim	AMC .	72248	617/968	
	Boom Claim	AMC	72249	617/967	
	Duplex Claim 7:45 A.M.	AMC	72250	617/968	
	Gold Shad Claim PHOFNIY ADIZONA	AMC	72251	617/970	
	Gold Shad Claim PHOENIX, ARIZONA Sunny Brook Claim	AMC	72252	617/971	
	Alice Claim	AMC	72253	617/966	
	Alice Claim	Ario	,2233	•	
	Gold Bullion Mill Site	AMC	72723	927/850	•
	Gold Bullion Mill Site	AMC	72724	796/082	
	Mo. Ark	AMC	72725	465/033	
	Minnie G. No. 1	AMC	72726	137/115	
	Minnie G. No. 2	AMC	72727	137/116	
	Volcano	AMC	72728	128/387	
	Volcano No. 2	AMC	72729	133/544	
	Volcano No. 3	AMC	72730	130/126	
	Juniper	AMC	72731	128/288	
	Reco No. 1	AMC	72732	136/150	
	Reco No. 2	AMC	72733	140/275	
	White Tail	AMC	72734	796/081	
	White Tail No. 1	AMC	72735	796/080	•
	White Tail Protector	AMC	72736	796/079	
	Luseekiseeki H 3	AMC	72740	144/070 A	M 1388/292-2
	Luseekiseeki - waka No. 3	AMC	72741	075/450 A	M 1388/290-2
	Gold Bullion No. 2	AMC	72742	144/071 A	M 1388/274-2
ï	Copper Bullion	AMC	72743	071/032	
	Copper Bullion Extension	AMC	72744	136/373	
	Copper Bullion No. 2	AMC	72745	113/383 A	M 1388/294-2
	Copper Bullion No. 3	AMC	72746	133/522 A	и 1386/266-2
	Apache No. 1	AMC	72747	136/371 A	1386/270-2 M 1386/272-2
	Apache No. 2	AMC	72748	·136/372 A	M 1388/272-2
	Nita	AMC	72749	941/903 A	M 1388/276-2
	Oneids	AMC	72750		M 1388/278-2
	Fowler's Watergate	AMC	72751	009/4/2 4	м 1388/284-2
ï		AMC	72752	905/500 A	м 1386/280-2
	Betty	AMC	72753	766/616 A	M 1386/286-2
ï		AMC	72754	144/040 A	M 1388/286-2
•	Mohawk	AMC	72755	144/U41 A	M 1388/282-2
	Gold Hole	AMC	72756	557/918	
	ANTA WATE	- HIV	, ~, , , ,	221/ATO	

		• '	•
NAME OF CLAIM	AMC	Bk.	Pg.
	 -		162 -163
W.M. # 1	131612	1388	
W_M_ # 3	131613	1388	164 - 165
W.M. # 4	131614	1388	166 - 167
W.M. # 5	131615	1388	168 - 169
W.M. # 6	131616	1388	170 - 171
W.M. # 7/	131617	1388	172 - 173
	131618	1388	174 - 175
W.M. # 8		1388	176 - 177
W.M. # 9	131619	1388	178 - 179
W.M. # 10	131620	1300	180 - 181
W.M. # 11	131621	1388	182 - 183
W.M. # 12	131622	1388	
W.M. # 13	131623	1388	184 - 185
W.M. # 14	131624	1388	186 - 187
W.M. # 15	131625	1 388	188 - 189
W.M. # 16:	131626	1388	190 - 191
W.M. # 17	131627	1388	192 - 193
W.M. # 18	131628	1388	194 - 195
	131629	1388	196 - 197
W.M. # 19.	131630	1388	198 - 199
W.M. # 20		1388	200 - 201
W.M. # 21.	131631	1388	202 - 203
W.M. # 22	131632		204 - 205
W.M. # 23	131633	1388	206 - 207
W-M- # 24	131634	1388	208 - 209
W.M. # 25	131635	1388	
W.M. # 26	131636	1388	210 - 211
W.M. # 27	131637/	1388	212 - 213
W.N. # 28	131638	1388	214 - 215
W.M. # 29	131639	1388	216 - 217
W.M. # 30	131640	1388	218 - 219
W.M. # 31	131641	1388	220 - 221
W.M. # 32	131642	1388	222 - 223
	131643	1388	224 - 225
W.M. # 33.	131644	1388	226 - 227
W.M. # 34	131645	1388	228 - 229
W M . # 35		1388	230 - 231
W.M. # 36	131646	1388	232 - 233
W.M. # 37:	131647		234 - 235
W.M. # 38	131648	1388	236 - 237
WM. # 39:	131649	1388	
W.M. # 40	131650	1388	238 - 239
W.M. # 41.	131651	1388	240 - 241
W.M. # 42	131652	1388	242 - 243
W.M. # 43	131653	1388	244 - 245
W.M. # 44	131654	1388	246 - 247
W.M. # 45	131655	1388	248 – 249
W.M. # 46	131656	1388	250 - 251
W.M. # 47	131657	1388	252 - 253
	131658	1388	254 - 255
W.M. # 48	131659	1388	256 - 257
W.M. # 49	エンエロンフ	1388	258 - 259
W.M. # 50	131660	1388	260 - 261
W.M. # 51	131661	1388	262 - 263
W.M. # 52 RECEIVED	131662		264 - 265
W.M. # THE M AT STATE DEFICE	131663	1388	266 - 267
W.M. # 54 STATE OFFICE	131664	1388	200 - 201

-:: 2 4 1984

7:45 A.M. Phoenix, Arizona

NAME OF CLAIM	AMC NO.	BK.	PG.
B&M 55 B&M 56 B&M 57 B&M 58 B&M 60 B&M 62 B&M 63 B&M 64 B&M 65 B&M 65 B&M 66	204003 204004 204005 204006 204007 204008 204009 204010 204011 204012 204013	1550 1550 1550 1550 1550 1550 1550 1550	941-942 943-944 945-946 947-948 951-952 955-956 957-958 959-960 961-962 963-964
WM 59 WM 61 WM 67 El Toro	204000 204001 204002 203999	1550 1550 1550 1550	949-950 953-954 969-970 967-968

B.L.M. AZ STATE OFFICE 소 교 1984

I do hereby certify that the within instrument was filed and recorded at the request of MAY 27 81-1 30 PM o'clock book 1383 Official Records Page 62-965 (wich) frecords of Yavapai County, Arizona. WITNESS my hand and official seal the day and year first above written.

PATSY C. JENNEY, County Recorder Deputy 72

MINING LEASE AGREEMENT

THIS AGREEMENT made and entered into this 27th day of , 1981, by and between WHITE MULE GOLD PROPERTIES, a Delaware corporation, hereinafter referred to as Lessee, and FRANK MELLUZZO, hereinafter referred to as Lessor.

WITNESSETH:

NOW, THEREFORE, IT IS HEREBY AGREED as follows:

- 1. Lessor shall lease for the purpose of mining, to Lessee, 23 unpatented lode mining claims located in Yavapai County, Arizona, the same being more explicitly described in Exhibit "A," attached to and made a part of this Agreement.
- 2. Lessor warrants title and capacity to execute this lease and warrants title to the same to all parties except the United States Government.
- 3. Lessee shall pay as and for lease rent the sum of Five Hundred (\$500.00) Dollars per month from the date of this Agreement to April 1, 1985. Thereafter and for a period of two years the rent shall be Seven Hundred Fifty (\$750.00) Dollars per month. From and after the expiration of the two year period and until such time as the property is sold, or the lease is terminated, the rental shall be the sum of One Thousand (\$1,000.00) Dollars per month.
- 4. The Lessee shall pay to the Lessor royalty on the said claim at a rate of Seven (7%) Per Cent of the net smelter return, PROVIDED HOWEVER that in computing royalties the rents agreed to be paid in paragraph 3 shall first be deducted so that the Lessor shall receive the larger of the two sums, i.e. the rent provided in paragraph 3 or the seven (7%) per cent smelter return. It is further agreed between the parties that should the ore grade drop below 0.8 ounces of gold per ton of ore, the parties will renegotiate the rent/royalty payments.
- 5. Payments under this lease shall be due the first of each o and every month, shall become delinquent on the 10th day of the month, and should the rents become sixty (60) days in arrears

800x 1383 PACE 962

0

this lease shall be terminated without further notice between the parties.

- 6. During the term of this lease the Lessee agrees to do the required assessment work on each of the said claims and provide the Lessor with an Affidavit as to the assessment work done not later than August 1 of any year; should the Lessee fail to provide such Affidavit by August 1, Lessor shall have a right to enter the claims and do the said assessment work and charge the same to the Lessee.
- 7. In addition to as hereinabove provided, Lessor may in the event that the terms of this Lease are not complied with cancel said Lease. In the event of default by the Lessee, for any default in the terms of this lease, except as specifically provided in default in rent payment, Lessor shall notify the Lessee of the default and allow sixty (60) days for the correction of such default. If the said default is not corrected within the sixty (60) day period the Lessor may immediately cancel the Lease.
- 8. Lessee may cancel this Lease by giving thirty (30) days written notice of such intent to the Lessor.
- 9. All notices or payments shall be delivered to the respective parties at the addresses as shown herein:

FRANK MELLUZZO 706 East Peoria Phoenix, Arizona 85020 (602) 861-1048 Lessor WHITE MULE GOLD PROPERTIES, INC. 1385 Witherspoon Street Rahway, New Jersey 07065 (201) 388-9532

- 10. This agreement supersedes all previous agreements.
- 11. In the event that this Lease is cancelled, Lessee shall have sixty (60) days from the date of cancellation to remove any equipment they may have on the property; anything left beyond sixty (60) days shall become the property of the Lessor.
- 12. Lessor agrees to negotiate in good faith towards the sale of the property, if Lessee should desire to do so. Should negotiations to sell the property fail, this Lease shall remain in force and effect.

- 13. The property may be leased by WHITE MULE GOLD PROPERTIES, INC. to any party, and owner hereby consents to such lease, provided that WHILE MULE GOLD PROPERTIES, INC. shall continue to remain liable to all obligations as written herein.
- 14. This Agreement shall be binding upon the heirs, executors, personal representatives and assigns of the parties hereto.

WHITE MULE GOLD PROPERTIES, INC., a Delaware corporation,

STATE OF ARIZONA)
County of Maricopa)

The foregoing instrument was acknowledged before me this day of $\frac{27^{11}}{2}$ day of $\frac{8}{2}$ by FRANK MELLUZZO.

Mys.Commission Expires:

STATE OF ARIZONA)
...) ss.
County of Maricopa)

The foregoing instrument was acknowledged before me this day of and, 1981 by R. LATERZA,

President of WHILE MULE GOLD PROPERTIES, INC, on behalf of the

corporation.

My Commission Expires:

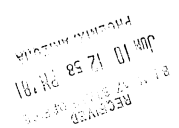
Jane & Lowland Notary Public

-BOOK 1383 PAGE 964

EXHIBIT A

NAME OF CLAIM	YAVAPAI COUNTY BOOKPAGE	U.S.B.L.M. SERIAL NO.
Glory Ann # 1 Glory Ann # 2 Glory Ann # 3 Glory Ann # 4 Glory Ann # 5	129115 129116 136563 136564 136565	72700 72701 72702 72703 72704
La Dora # 1 . La Dora # 2 La Dora # 3 La Dora # 4	136566 142180 142181 129269	72705 72706 72707 72708
Suzane # 1 Suzane # 2 Suzane # 3 Suzane # 4 Suzane # 5 Suzane # 6	144341 144342 144343 144344 144345 144346	72709 72710 72711 72712 72713 72714
Martha # 1 Martha # 2 Martha # 3 Martha # 4 Martha # 5 Martha # 6	144313 144314 144315 144316 144317 144312	72715 72716 72717 72718 72719 72720
88 -4 88 - 5	144310 144311	72721 72 722

800K 1383 PAGE 965



7/21/23

Amc 72246 - 72247 -AMC 72757 - 72762 Form 3830-1 UNITED STATES (October 1977) DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT MINING CLAIM ANNUAL RECORDATION REQUIREMENTS AMC 72236 43 CFR 3833.2) - 72238 -Ams -Serial Number Name or number of Claim AMC 72725 - 72733 + ARC - 72248 - 72253 -Received (date) 12- 23- 80 This acknowledges receipt of: Evidence of annual assessment work AMC-72723-72724X 72740-72755 Notice of intent to hold claim Appropriate notations have been made on the records.

Form 1810-4 (March 1967)

UNITED STATES" DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

County				
State				

GPO 832 - 807

A C 72700

Furnish status of	lands describ	ed in Case Num	ber			or on the fo	ollowing-described land
moleuz	40		C	nié	مسا	大井丁	
Section	Township	Range	90	Meridian	- 11-		Page
55	10	2	3		DKT	6645	- 108
18 19 1 19 1 19 1 19 1 19 1 19 1 19 1 1			0	10	11	12 13 13 24 25	LEGEND Outline of area of which status is required Public land in Fereral ownership Patented land (Nominerals reserved) Patented land (S.R. Act 12/29/1) Patented land (Act 7/17/14) School lands Indian allotments
31	32	33		34	35	36	Does posting and survey agree with the lands as described?
Conflicts							A Networks and Annual Control of the
Withdrawals					The same of		
	10.11				1	DENE	Web.
						B. L. M. AZ S	STATE OFFICE
	1					OCT 1	7 1979
							A.W.
Rights-of-way						PHOENIX	
Posted in T.B. Vo	ol. No.	Page No.	Statu	ıs furnished	on	Cle	erk
File with case. Sta	tus Clerk will	be responsible for	its cor	rectness.			GPO 832 - 80

Form 1810-4 (March 1967)

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

County			
State		7	

RE	QUEST FOR ST	A TUS			
Furnish status of lands describ	ed in Case Numb	er		or on th	ne following-described lands
	mas Ba	ack +	ma	or Bac	k # I
Section 28 Township 5N	Range	Meridia	DKT	6701-	Page 591-59
18 17 32 32 32 32 32 32 32 32 32 32 32 32 32	16 - 16 - 16 - 1 - 16 - 1 - 16 - 1 - 16 - 1 - 1	3	2-	12-	Cutline of area of which status is required Public land in Federal ownership Patented land (No minerals reserved) Patented land (S.R. Act 12/29/16) Patented land (Act 7/17/14) School lands Indian allotments Does posting and survey agree with the lands as described? Yes No
Conflicts					
Withdrawals				OCT 1	EIVED STATE OFFICE 7 1979 A.M. ARIZONA
Rights-of-way Posted in T.B. Vol. No.	Page No.	Status furnish	ned on		Clerk

Gn the Collowing Claim curunt owner is Frank Kneelings ET-A-11801 10. 70 st Bly aris 85020

Buggelo Redige GROUP

Mole Bullion GROUP

Sumper GROUP

Mole Bullion GROUP

Summybrook - CROUP

RECEIVED

B. L. M. AZ STATE OFFICE

OCT 1 7 1979

10:00 A.M.
PHOENIX, ARIZONA

NOTICE!!

These documents have been scanned!

Do not place un-scanned documents beneath this notice!

Do not remove this notice from this file!

GPO Jacket No. 560-102 Print Order 61549 Rise Business Services, LLC Job=AZ15 9/12/2019



Box Number= AZ15244



Claim Begin-End: AMC072700-AMC072809

6 Location Notices-Amendments and Supporting Documents



NO DOCUMENTS FOUND

NO DOCUMENTS FOUND NO DOCUMENTS FOUND