NOTICE!!

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GPO Jacket No. 560-102 Print Order 61540 Rise Business Services, LLC Job=AZ15 6/5/2019

Box Number= AZ15118

Claim Begin-End: AMC361966-AMC361973

1 Initial Receipt



AZ15118-8 AMC361381-AMC361966

NO DOCUMENTS FOUND

NO DOCUMENTS FOUND NO DOCUMENTS FOUND

NOTICE!!

These documents have been scanned!

Do not place un-scanned documents beneath this notice!

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GPO Jacket No. 560-102 Print Order 61540 Rise Business Services, LLC Job=AZ15 6/5/2019

Box Number= AZ15118

Claim Begin-End: AMC361966-AMC361973

2 Correspondence



AZ15118-8 AMC361381-AMC361966



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/



DD 12-3-14

OCT 2 8 2014

In Reply Refer To: 3800 (9310) PB AMC361966

CERTIFIED MAIL – RETURN RECEIPT REQUESTED NO. 7014 0150 0000 5423 2477

<u>NOTICE</u>

MIKE RAMER; LA AGUILA SE HA ESCAPADO, LLC; LA AGUILA SE MARCHA, LLC; MINERA ESTRELLA DEL OESTEL, LLC; MINERA PAVO REAL, LLC; INVESTORS BENCHMARK, LLC; ESTRELLA DE LA COSTA, LLC; MINERA ESTRELLA DE LA COSTA, LLC : 4147 W. HILL RD. MC NEAL, AZ 85617-9533

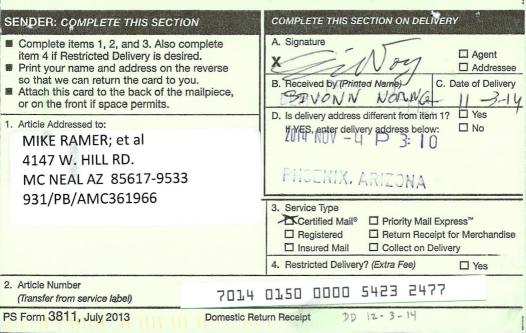
This Notice Affects the Claims Shown in the Block Below.

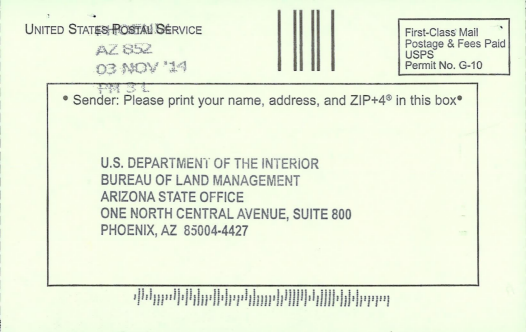
AMC361966 – AMC361973 COYOTE #5, COYOTE #6, COYOTE #7, COYOTE #8, COYOTE #17, COYOTE #18, COYOTE #19, COYOTE #20

Acknowledgement of Documentation Submitted

You received a Notice to inform you that the mining claims listed above are association placer mining claims that are over 20 acres in size and are currently held by a smaller number of locators than is permitted by law, unless there was a discovery of a valuable mineral deposit prior to the date of transfer. The Notice required that you provide documentation to support a discovery of a valuable mineral deposit or amend the claims to comply with the 20-acre per locator requirement.

In response to the Notice, you submitted documentation you believe shows such a discovery. This Notice acknowledges that we received the documentation you submitted and that our office has made the determination that you will not be required to reduce the claim acreage at this time. Our decision is based solely on the documentation you submitted and even though you will not





be required to reduce the claim acreage at this time, no factual determination has been made by this office that a valid discovery has been made. That determination cannot be made without a complete mineral validity examination, and our office will not be pursuing that type of examination at this time.

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

Sincerely,

Rebecca Heick

Rebecca Heick Acting Deputy State Director Lands and Minerals Division

Enclosure

COPY

Memo to File(s): 7/29/14 & Addendum to Memo dated 9/17/14

From: Jeff Garrett-Certified Review Mineral Examiner #40

Subject: Compliance with 43 CFR 3833.33

RE: AMC361966 - AMC361973

A 1 2 1

On 09/018/08 AMC361966 - AMC361973 160 acre association placer claims were transferred from the original Association Placer locators to La Aguila SE HA Escapado LLC and Mike Ramer. To show compliance with 43 CFR 3833.33, i.e. ... "must have discovered a valuable mineral deposit before the transfer..." the current claimant(s) provided information intended to show that a valuable mineral deposit existed on the claims prior to transfer of the association placers from the original locators to the current claimant(s).

The subject claims are located on 07/06/04, in sections 28 and 34, T7S, R12E; Pinal County, AZ.

The information provided was a confidential "Executive Business Summary and Proposal" report dated 9/21/01. This report was prepared in support of four 160 acre association placer claims located on 01/13/00 (AMC353246-AMC353249) in section 28, T7S, R12E. These claims were closed on 09/03/03.

The 9/21/01 report contained an "Economic Geology Report for Coyote Placer-Black Mountain Mineral District of Pinal County, Arizona" dated 05/14/01 by Ronald J. Pgeifer, No. G-449, Registered Geologist, Metallurgist and Assayer. This report included several documents discussing previous work done in the area and on adjacent lands related to potential iron and precious metal mineralization. The 9/21/01 report and the imbedded 05/14/01 report did not provided any information specific to the subject claims except through geologic inference.

On 8/27/14, Sivonn Norng visited ASO, and requested further review of the information she had previously provided, indicating that certain information buried in the documentation supported discovery and that this information needed to be given greater consideration.

I reviewed the information provided. Taking the information at face value, even though there are some data gaps, inconsistences and questionable practices and conclusions interwoven in the information provided, overall the claimant provided the information requested by the BLM. Discovery now becomes a question of fact.

All information provided by the claimant was considered to be confidential and was returned and thus is not found in this case file.

At this time the claimant should not be required to reduce the subject claims.

OFFICIAL COPIES: /Case Files/ /SD Read/ /Section/ /Author/

10/27/14 Mouro 10/28/14 10/28/14

OCT 2 8 2014

In Reply Refer To: 3800 (9310) PB AMC361966

CERTIFIED MAIL – RETURN RECEIPT REQUESTED NO. 7014 0150 0000 5423 2477

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MIKE RAMER; LA AGUILA SE HA ESCAPADO, LLC; LA AGUILA SE MARCHA, LLC; MINERA ESTRELLA DEL OESTEL, LLC; MINERA PAVO REAL, LLC; INVESTORS BENCHMARK, LLC; ESTRELLA DE LA COSTA, LLC; MINERA ESTRELLA DE LA COSTA, LLC : 4147 W. HILL RD. : MC NEAL, AZ 85617-9533 :

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AMC361966 – AMC361973 COYOTE #5, COYOTE #6, COYOTE #7, COYOTE #8, COYOTE #17, COYOTE #18, COYOTE #19, COYOTE #20

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

Sincerely,

/s/ Rebecca Heick

Rebecca Heick Acting Deputy State Director Lands and Minerals Division

Enclosure

AZ9310:PBrown:x9360:nch:10/27/14:Letter #27 CF



_DEPARTMENT OF THE INTERIO UREAU OF LAND MANAGEMEN **MINING CLAIMS** (LIVE) Serial Register Page

Page 1 of 2

Run Date/Time: 10/31/2014 04:14 PM Serial Number 01 10-21-1976;090STAT0090;43USC1744 **Total Acres** AMC361966 Case Type 384201: PLACER CLAIM 160.000 Claim Name: COYOTE #5 Lead File Number AMC361966 Commodity : **Case Disposition: ACTIVE** Required Maintenance Fee: \$1,240.00 Int Rel Name & Address CLAIMANT MC NEAL, AZ 85617-9533 RAMER MIKE 4147 W HILL RD MC NEAL, AZ 85617-9533 CLAIMANT LA AGUILA SE HA ESCAPADO 4147 W HILL RD LLC Mer Twp Rng Sec Quadrant District/Field Office County PINAL 14 0070S 0120E 028 NW TUCSON FO Receipt Number Act Date Action Remarks Code Action LOCATION DATE 403 07/06/2004 905786 395 RECORDATION NOTICE RECD \$25.00;1 07/08/2004 2015 08/12/2014 483 SMALL MINER CERT FILED 483 SMALL MINER CERT FILED 2014 09/03/2013 2931074 480 EVID OF ASSMT FILED 2013 12/16/2013 SMALL MINER CERT FILED 2013 483 08/02/2012 2625605 08/02/2012 480 EVID OF ASSMT FILED 2012 2012 483 SMALL MINER CERT FILED 08/12/2011 2490116 480 EVID OF ASSMT FILED 2011 12/29/2011 483 SMALL MINER CERT FILED 2011 08/31/2010 2268051 EVID OF ASSMT FILED 480 2010 12/23/2010 SMALL MINER CERT FILED 2010 483 09/01/2009 2060501 EVID OF ASSMT FILED 2009 480 12/29/2009 SMALL MINER CERT FILED 483 2009 09/01/2008 1846181 480 EVID OF ASSMT FILED 2008 09/29/2008 SMALL MINER CERT FILED 2008 483 08/30/2007 480 EVID OF ASSMT FILED 2007 1621279 12/14/2007 483 SMALL MINER CERT FILED 2007 08/31/2006 480 EVID OF ASSMT FILED 2006 1417021 12/29/2006 483 SMALL MINER CERT FILED 2006 09/01/2005 1209436 EVID OF ASSMT FILED 2005 480 12/20/2005 483 SMALL MINER CERT FILED 2005 08/31/2004 1001813 NOTICE OF INTENT TO HOLD 2004 481 12/17/2004 LOCATION YEAR / MAINTENANCE 2004 905786 484 07/08/2004

-DEPARTMENT OF THE INTERIO UREAU OF LAND MANAGEME MINING CLAIMS



Page 2 of 2

Run Date/Time:	10/31	/2014 04:14 PN	<u>(LIV</u>	E) Serial Register Page		F
10/28/2014	393	DECISION/NOTICE ISSUED		DSCVRY SUFFICIENT		
07/22/2014	170	ADDRESS CHANGE FILED				
06/19/2014	393	DECISION/NOTICE ISSUED		PROOF OF DISCVERY REQ		
09/18/2008	313	INDIV CLAIMANT RELQ		NORNG SOTHUN		
09/18/2008	313	INDIV CLAIMANT RELQ		CHHAY NARA		
09/18/2008	313	INDIV CLAIMANT RELQ		NORNG MONI DARA		
09/18/2008	313	INDIV CLAIMANT RELQ		NORNG SIVONN		
09/18/2008	313	INDIV CLAIMANT RELQ		PFEIFER RON		
09/18/2008	313	INDIV CLAIMANT RELQ		DAVIDSON DENNIS		
09/18/2008	313	INDIV CLAIMANT RELQ		NORNG RENEE		
12/29/2006	396	TRF OF INTEREST FILED		RAMER MIKE	1417036	
12/29/2006	396	TRF OF INTEREST FILED		NORTH WEST SERVICES O	1417036	
11/02/2004	669	LAND STATUS CHECKED				
07/08/2004	404	COUNTY RECORDATION		2004051455		
07/08/2004	501	ACCT ADV IN LEAD FILE		AMC361966-AMC361973;		

Line Nr Remarks

00018-31-04POAONFILEFROMALLCLAIMANTSTOMIKERAMER00029-27-13POAONFILEFROMMIKERAMERTOSIVONNNORNG

NO WARRANTY IS MADE BY BLM FOR USE OF THE DATA FOR PURPOSES NOT INTENDED BY BLM

BUREAU OF LAND MANAGEMENT Arizona State Office **FEDERAL EXPRESS SERVICE REQUEST** (MUST be in the Mail Room no later than <u>2:30 P.M.</u>)

(AZ931) Phone: 602-417-9360 Date: SEP 17 2014 From: PAULINE BROWN

Send To: (Do not send to a P.O. Box)

Attention:	SIVONN NORNG Phone:	520-495-0954
Address:	4147 HILL RD	
	MCNEAL AZ 85617-9533	

Delivery Options (Select ONE):

Most Economical		
OVERNIGHT:		
First Overnight – Delivery as early as 8:00 am (Cost Code Require Cost Code:	d)	
Priority Overnight - Delivery next day by noon		
Standard Overnight - Delivery next <u>WORK</u> day by 4:30 pm		
2 BUSINESS DAYS #5.99		
GROUND – Any Size Box		
Contents/Comments/Other Specifications:		03
	PHO	S hu
Tracking Number: 7712-0849-8010	PHOENIX, ARIZONA	AZ STATE
5163.	ZONA	3: 48

SEP 1 Z M

mc 361966

United States Department of the Interior Bureau of Land Management Arizona State Office One North Central, Suite 800 Phoenix, Arizona 85004-4427 Attention : Pauline Brown

Sept 6th,2014

Subject : AMC 361966- AMC 361973

Coyote # 5, Coyote # 6, Coyote # 7, Coyote # 8, Coyote # 17, Coyote # 18, Coyote # 19, Coyote # 20

Dear: Ms Brown,

e

Per our phone conversation on Thursday, Sept 4th, 2014 at 9:41 AM, regarding the Coyote claims. You mentioned to me that nothing have been done regarding the claims papers work yet, due to the busyness at this time of the year. You suggested to me to write a letter to you regarding the meeting with Jeff Garrett and re-submitted the document to him to review again.

In respond to certified Mail – Return receipt No 7014 1200 0000 8265 1739, (I, Sivonn Norng act as P.O.A. for Mike Ramer), had a meeting with Jeff Garrett – Certified Review Mineral Examiner # 40 on August 27th, 2014 to re-submitted the same document that was left for him on July 27th, 2014. In the document contains the test Assay from 2001 by 3 different Geologies on Coyote claims. Jeff told me that he will review the Assay documents that had performed on 2001 from 300 lbs of material from Mike Ramer Coyote claim. He will ship back the document to me at the following address:

Sivonn Norng 4147 417 Hill Rd

McNeal, AZ 85617

Thank you for your consideration,

Sivonn Norng

BLM AZ STATE OFFIC 2014 SEP - 9 P 2: 3 PHOENIX, ARIZONA

U.S. POSTAGE PHID ELFRIDA.AZ SEP 08.14 AMOUNT YLY7 Hill and McNeal AZ856,7 FHORMENIX AZ 852 UNITED STATES 08 SEP '14 AZ S 1000 PM 31 2014 SEP - 9 P 2: 34 nited State Deportment of interior 85004 L m PHONX, ARIZONA The North Central, suite 800 П **NU** Phoenio, A285004-442> F 7006 8500484427



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/ AUG 1 3 2014



In Reply Refer To: 3800 (9310) PB

AMC361966

CERTIFIED MAIL – RETURN RECEIPT REQUESTED NO. 7014 1200 0000 8265 1739

NOTICE

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:

MIKE RAMER ET AL 4147 W. HILL RD. MC NEAL, AZ. 85617-9533 This Notice Affects the Claims Shown in the Block Below.

AMC361966 – 361973 COYOTE #5, COYOTE #6, COYOTE #7, COYOTE #8, COYOTE #17, COYOTE #18, COYOTE #19, COYOTE #20

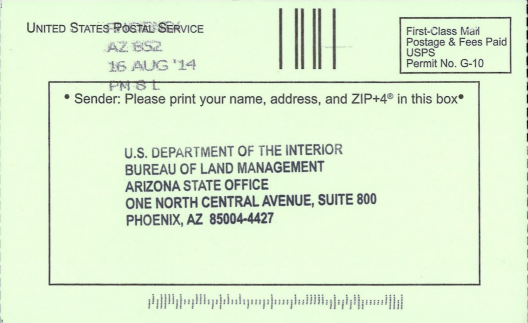
MUST AMEND DUE TO EXCESS ACREAGE

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In response to the Notice, you submitted documentation you believe shows such a discovery. The documentation has been examined by a mineral examiner and it has been determined that the submitted documentation is insufficient and does not include the information requested. (See enclosed comment from mineral examiner.) Therefore, BLM is requiring that the acreage of the above listed mining claims be reduced to comply with the 20-acre per claimant requirement.

There is a \$10 BLM processing fee for each amendment. We must receive the amendments within 30 days of receipt of this notice. If the amendments are not received within the 30 day timeframe the mining claims will be declared forfeited and void.





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

Sincerely,

Rebecca Heick

*2

Rebecca Heick Group Administrator Lands and Minerals

Enclosure

Memo to File(s): 7/29/14

From: Jeff Garrett-Certified Review Mineral Examiner #40

Subject: Compliance with 43 CFR 3833.33

RE: AMC361966 - AMC361973

On 09/018/08 AMC361966 - AMC361973 160 acre association placer claims were transferred from the original Association Placer locators to La Aguila SE HA Escapado LLC and Mike Ramer. To show compliance with 43 CFR 3833.33, i.e. ..."must have discovered a valuable mineral deposit before the transfer..." the current claimant(s) provided information intended to show that a valuable mineral deposit existed on the claims prior to transfer of the association placers from the original locators to the current claimant(s).

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All confidential information provided by the claimant was returned and thus is not found in this file.

The information submitted was insufficient to show that a valuable mineral deposit was discovered prior to transfer.



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/ NARONAL STATE OF ANALYZAN

AUG 1 3 2014

In Reply Refer To: 3800 (9310) PB AMC361966

CERTIFIED MAIL - RETURN RECEIPT REQUESTED NO. 7014 1200 0000 8265 1746

<u>NOTICE</u>

LA AGUILA SE HA ESCAPADO, LLC; LA AGUILA SE MARCHA, LLC; MINERA ESTRELLA DEL OESTEL, LLC; MINERA PAVO REAL, LLC; INVESTORS BENCHMARK, LLC; ESTRELLA DE LA COSTA, LLC; MINERA ESTRELLA DE LA COSTA, LLC 400 E. 1ST ST. #127 : DOUGLAS, AZ. 85607-3100 :

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Robecca Heisk

Rebecca Heick Group Administrator Lands and Minerals

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UNITED STATES DEPARTMENT OF THE INTERIOR

Bureau of Land Management Arizona State Office 1 North Central Avenue, Suite 800 Phoenix, Arizona 85004 1 Official Business Penalty for Private Use, \$300 n 4 a. < 8 RECE Z S TA XIX. AUG 1 LU HOE BLM 2014



7014 1200 0000 8265 1746



LA AGUILA SE HA ESCAPADO, LLC; LA AGUILA SE MARCHA, LLC; MINERA ESTRELLA DEL OESTEL, LLC; MINERA PAVO REAL, LLC; INVESTORS BENCHMARK, LLC; ESTRELLA DE LA COSTA, LLC; MINERA ESTRELLA DE LA COSTA, LLC 400 E. 1ST ST. #127 DOUGLAS AZ 85607-3100



NIXIE 850 DE 1009 0008/16/14 RETURN TO SENDER NOT DELIVERABLE AS ADDRESSED UNABLE TO FORWARD BC: 85004442700 *1179-02775-14-40 HILLING HILLING HILLING

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

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. 	A. Sigr Agent Agent Agent Addressee B. Received by (Printed Name) C. Date of Delivery D. Is delivery address different from item 1? Yes If YES, enter delivery address below: No		
1. Article Addressed to:			
LA AGUILA SE HA ESCAPADO, LLC, etc.			
400 E. 1ST ST. #127			
DOUGLAS AZ 85607-3100			
9310/PB/AMC361966	3. Service Type		
	□ Certified Mail [®] □ Priority Mail Express [™] □ Registered □ Return Receipt for Merchandise □ Insured Mail □ Collect on Delivery		
	4. Restricted Delivery? (Extra Fee) □ Yes		
2. Article Number 7014 (Transfer from service label)	1200 0000 8265 1746		



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/ AUG 1 3 2014 ADDREESTING OF MELTING AS BRAEDING OF MERTING AS BRAEDING OF MERTING AS A DEPARTMENT AS A DEPARTMENT OF MERTING AS A DEPARTMENT AS

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In Reply Refer To: 3800 (9310) PB AMC361966

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8/18/2014 RDS-Not Deliverable as Addressed Unable to forward There is a \$10 BLM processing fee for each amendment. We must receive the amendments within 30 days of receipt of this notice. If the amendments are not received within the 30 day timeframe the mining claims will be declared forfeited and void.

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Rebecca Heick Group Administrator Lands and Minerals

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BUREAU OF LAND MANAGEMENT Arizona State Office One North Central Avenue, Suite 800 Phoenix, Arizona 85004-4427 www.blm.gov/az/ JUN 1 9 2014



In Reply Refer To: 3800 (9310) PB AMC361966

CERTIFIED MAIL - RETURN RECEIPT REQUESTED NO. 7013 2250 0000 8721 7216

NOTICE

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MIKE RAMER LA AGUILA SE HA ESCAPADO, LLC LA AGUILA SE MARCHA, LLC MINERA ESTRELLA DEL OESTEL, LLC MINERA PAVO REAL, LLC ESTRELLA DE LA COSTA, LLC MINERA ESTRELLA DE LA COSTA, LLC INVESTORS BENCHMARK, LLC 400 E. 1ST ST. #127 DOUGLAS, AZ 85607-3100

This Notice Affects Those Claims Shown in the Block Below.

AMC361966 - 361969, AMC361971 - 361973 COYOTE #5, COYOTE #6, COYOTE #7, COYOTE #8, COYOTE #18, COYOTE #19, COYOTE #20

> <u>Association Placer Mining Claims</u> Documentation or Amendments Required

The mining claims listed above are association placer mining claims that are over 20 acres in size. The claims were originally located with the required number of locators to meet the 20-acre per locator requirement. However, the claims are now held by a smaller group of claimants than originally located them and are therefore not in compliance with the legal requirements.

By law, each individual claimant is allowed to hold a maximum of 20 acres per claim. A corporation is considered to be a single entity that is allowed to hold a maximum of 20 acres per claim. In accordance with 43 CFR 3833.33 you may transfer, sell, or otherwise convey an association placer mining claim at any time to an equal or greater number of mining claimants. If you want to transfer an association placer claim to an individual or an association that is

smaller in number than the association that located the claim you (a) must have discovered a valuable mineral deposit before the transfer; or (b) upon notice from BLM, you must reduce the acreage of the claim, if necessary, so that you meet the 20-acre per locator limit.

In reviewing the case file for these claims it was noted that at the time of transfer to an individual or small number of locators than originally located the claims, BLM did not receive documentation supporting that a discovery of a valuable mineral deposit was made. Without this documentation we cannot determine if the claims are being properly held by the correct number of claimants. Therefore, we are requiring that the appropriate documentation be submitted to BLM. We are enclosing a guide to clarify what documentation must be provided to BLM to support the discovery of a valuable mineral deposit.

If you have the required documentation, dated **prior** to the date of transfer, you may file it with this office for review. If you do not have the proper documentation, you must amend the claims listed above, reducing the acreage to 20 acres per claimant, as is allowed by law.

We must receive either documentation supporting a discovery of a valuable mineral deposit, or amendments within 30 days of your receipt of this notice. If the required documentation or the amendments are not received within the 30-day timeframe the mining claims will be declared forfeited and void. If amendments are filed, there is a \$10 BLM processing fee for each amendment. The amendments must also be filed with the county.

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

Sincerely,

Rebecca Heick

Rebecca Heick Group Administrator Lands and Minerals

Enclosure



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/

JUN 1 9 2014

In Reply Refer To: 3800 (9310) PB AMC361966

CERTIFIED MAIL - RETURN RECEIPT REQUESTED NO. 7013 2250 0000 8721 7216

NOTICE

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INVESTORS BENCHMARK, LLC 400 E. 1ST ST. #127 DOUGLAS, AZ 85607-3100

This Notice Affects Those Claims Shown in the Block Below.

AMC361970 COYOTE #17

> <u>Association Placer Mining Claims</u> Documentation or Amendments Required

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REQUIREMENTS FOR TRANSFERRING ASSOCIATION PLACER MINING CLAIMS

Under the Mining Law of 1872, 30 U.S.C. 36, an "association of persons" may locate placer mining claims in excess of 20 acres in size. The Bureau of Land Management's (BLM) regulations at 43 CFR 3833.33(a) allow mining claimants to transfer or convey an association placer claim to a smaller number of owners than originally located the claim, including a single owner, under certain conditions.

What are the restrictions on transferring or conveying an association placer mining claim to a smaller number of owners than originally located the claim?

Under the BLM's regulations at 43 CFR 3833.33(a), it is permissible to transfer or convey an association placer claim over 20 acres in size to a smaller number of owners than originally locate the claim only if a "discovery of a valuable mineral deposit" was made within the limits of the claim *prior* to the date of transfer.

What does "discovery of a valuable mineral deposit" mean?

For purposes of the Mining Law, "discovery of a valuable mineral deposit" means that minerals have been found within the boundaries of the mining claim and that the evidence is of such a character that a person of ordinary prudence would be justified in the further expenditure of his labor and means, with a reasonable prospect of success, in developing a valuable mine.

In addition, for a discovery to exist the deposit must be marketable; that is, of such value that it can be mined, removed and disposed of at a profit.

A discovery has not been made until sufficient work has been done to show that the material can be produced and sold at a profit under conditions present at the time of transfer. The mineral deposit possessing in and of itself a present or prospective value for mining purposes must be actually and physically exposed in sufficient quantities to justify development of the mining claim through actual mining operations. If the deposit requires additional exploration to delineate the ore reserves and determine grade or quality before development may be confidently started, a discovery has not been made.

Sampling must have occurred on the subject claim. You will need several quantitative samples to adequately show a discovery of an association placer mining claim. Sampling should be done at as many places on the claim as may be necessary to establish the continuity and extent of the deposit. Until sampling has been completed, it is rarely possible to develop anything more than an informed guess as to the nature of any deposit. There must be something beyond a mere surmise, speculation, belief, or geological theory or impression of the existence of minerals on a mining claim to

constitute a discovery of a valuable mineral deposit that would satisfy the regulations for transferring or conveying an association placer mining claim. Mere indications of existence of minerals within the boundaries of the claim or on adjoining lands are not sufficient to support a discovery of a valuable mineral deposit.

What information should I provide to the BLM to support that my association placer mining claim(s) had a discovery of a valuable mineral deposit at the time of transfer or conveyance?

Although the BLM's analysis is made on a case-by-case basis, the following information will generally be helpful to the BLM to support that a discovery of a valuable mineral deposit existed on the association placer mining claim(s) *prior* to the date of transfer.

- 1. A map showing the claim location and claim boundary.
- 2. Sampling information
 - a. Map showing sampling locations
 - b. Sample volume and interval
 - c. Material sampled
 - d. Raw gold recovered and raw gold weight (grams/bank cubic yards)
 - e. Raw gold value (\$/bank cubic yard)
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 - ii. Gold value must be adjusted for fineness as placer gold is never 100% pure
- 3. Reserve Estimate
 - a. Map showing deposit boundaries
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- 4. Development Costs (\$/bank cubic yard)
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 - d. Ponds
 - e. Stripping
 - f. Plant construction
 - g. Buildings
 - h. Pipe/couplings
 - i. Demobilization
- 5. Cost of Equipment list all equipment and the cost less salvage value

6. Cost of Operation (\$/bank cubic yard) - equipment operation, labor and supplies

7. Reclamation costs

NEW!!!!! NOW AVAILABLE!!!!

PAY YOUR ANNUAL MINING CLAIM MAINTENANCE FEES ON-LINE

Go to: www.blm.gov/payportal/home.html

Instructions for using the BLM payment portal can be found by clicking "Help" on the bottom right of the screen or by clicking on any red questions mark on the search screen.

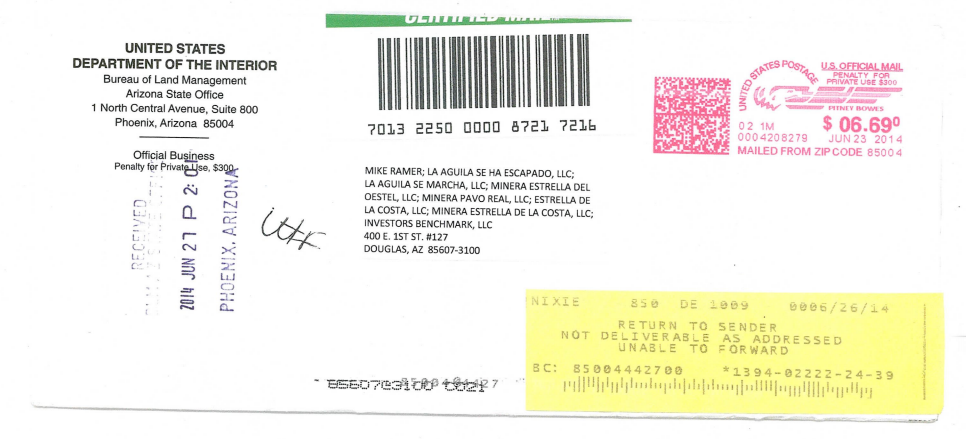
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Claims Available for Payment:

The claim must be in "Active" status and the 2014 assessment year must show as current.

Reasons a claim may not appear in the results:

- 1. The claim may not be current in their annual requirements
- 2. The claim may be closed
- 3. The claim is in "pending" status
- 4. The fee for the 2015 assessment year is already paid
- 5. The last assessment year was not calculated properly for the last action



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 	A. Signature
 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. 	B. Received by (Printed Name) C. Date of Delivery
1. Article Addressed to: MIKE RAMER; LA AGUILA SE HA ESCAPADO, LLC; LA AGUILA SE MARCHA, LLC; MINERA ESTRELLA DEL OESTEL, LLC; MINERA PAVO REAL, LLC; ESTRELLA DE LA COSTA, LLC; MINERA ESTRELLA DE LA COSTA, LLC; INVESTORS BENCHMARK, LLC	 D. Is delivery address different from item 1? ☐ Yes If YES, enter delivery address below: ☐ No
400 E. 15T ST. #127 DOUGLAS, AZ E 007-3100 9310/PB/AMIC361966	3. Service Type □ Certified Mail [®] □ Priority Mail Express [™] □ Registered □ Return Receipt for Merchandise □ Insured Mail □ Collect on Delivery
	4. Restricted Delivery? (Extra Fee)

UNITED STATES DEPARTMENT OF THE INTERIOR

Bureau of Land Management Arizona State Office 1 North Central Avenue, Suite 800 Phoenix, Arizona 85004

> Official Business Penalty for Private Use, \$300-NO ŝ EIVED N a. 0 NIX. Q_U, N NN C: h LU 0H 2014 0_



MIKE RAMER; LA AGUILA SE HA ESCAPADO, LLC; LA AGUILA SE MARCHA, LLC; MINERA ESTRELLA DEL OESTEL, LLC; MINERA PAVO REAL, LLC; ESTRELLA DE LA COSTA, LLC; MINERA ESTRELLA DE LA COSTA, LLC; INVESTORS BENCHMARK, LLC 400 E. 1ST ST. #127 DOUGLAS, AZ 85607-3100

EED7091709444



	NIXIE 850 DE 1009 0006/26/14
	RETURN TO SENDER NOT DELIVERABLE AS ADDRESSED
	UNABLE TO FORWARD
	BC: 85004442700 *1394-02222-24-39
d'i	

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

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. 	A. Signature Agent Addressee B. Received by (Printed Name) C. Date of Delivery		
1. Article Addressed to: MIKE RAMER; LA AGUILA SE HA ESCAPADO, LLC; LA AGUILA SE MARCHA, LLC; MINERA ESTRELLA DEL OESTEL, LLC; MINERA PAVO REAL, LLC; ESTRELLA DE LA COSTA, LLC; MINERA ESTRELLA DE LA COSTA, LLC; INVESTORS BENCHMARK, LLC 400 E. #ST ST. #127	D. Is delivery address different from item 1? ☐ Yes If YES, enter delivery address below: ☐ No		
400 E. 33 (3), #117 DOUGLAS, AZ 6::007-3100 9310/PB/AMC361966	3. Service Type □ Certified Mail [®] □ Priority Mail Express [™] □ Registered □ Return Receipt for Merchandise □ Insured Mail □ Collect on Delivery 4. Restricted Delivery? (Extra Fee) □ Yes		
2. Article Number			

MC 361966 7-28-14 1:00PM AMC # 361966-507 To Jeff Gavrett, 361973 I'am sivann Norng left a camplet Copy of Coyate Project Report with Jeff or Review Please call me if you have any question or when finisk with your Review to fick to pick il up. It is a proprietary confidencial Report Cayate project. I will be in tawn the Second week of met. arawed I 5th 8th J. August. arand Sivonn Nong 520-495-0954 this clocument of altrehmen Areaeved review on 7/28/14 UKant ANOZIAA .XINJOH9 2014 JUL 28 P 1: 42 BUN AZ SILTE OFFICE

Ame 361966 COPY OF ORIGINAL

From The Desk Of:

Complete Report Josef 6. Submitted to Josef 6.

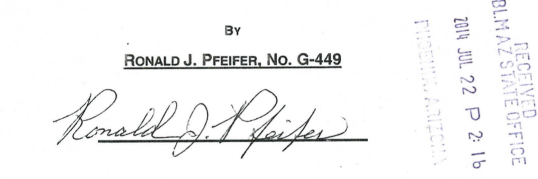
Ronald J. Pfeifer

Registered Professional Analytical Geologist, Metallurgist, & Assayer

REVISED ECONOMIC GEOLOGY AND FEASIBILITY MINING REPORT THE COYOTE PLACER MINES—BLACK MOUNTAIN MINERAL DISTRICT

IN

PINAL COUNTY, ARIZONA



REGISTERED PROFESSIONAL ANALYTICAL GEOLOGIST, METALLURGIST, AND ASSAYER

December 7th, 2006

For: Mike Ramer Jabez International Panama City, Panama c/o 400 E. 1st Street #127 Douglas, AZ 85607





Page 1 of 14

July 22, 2014

Jeff

Here is the report that was submitted to provide Proof of Discovery for AMC361966 through AMC361973; Sivonn Norng (POA for Mike Ramer), will be faxing in a map and possibly other documents tomorrow. I have attached a copy of the SPR's for the 8 claims.

Thank you kindly,

Pauline

7-28-14 Jeff G Discovery Report Rec'd (Must Review/Approve)

7/22/14 Plscovery Report Siren to Jeff G. for Review. 12

UNITED STATES DEPARTMENT OF THE INTERIOR

Bureau of Land Management Arizona State Office 1 North Central Avenue, Suite 800 Phoenix, Arizona 85004

> **Official Business** Penalty for Private Use, \$300

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AZ 852 An Equal Opportunity Employer RECEIVED BLM AZ STATE OFFICE 2014 JUL 17 P 3:01



	NIXIE 850 7E 1009 0007/16/14	
	RETURN TO SENDER NOT DELIVERABLE AS ADDRESSED	
100 million (1990)	UNABLE TO FORWARD BC: 85004442700 *2214-08862-12-39	
8565764 (444)		

SHEFFERX

PHOENTX **UNITED STATES** An Equal Opportunity Employer STATES POST DEPARTMENT OF THE INTERIOR U.S. OFFICIAL MAIL PENALTY FOR PRIVATE USE \$300 Bureau of Land Management Arizona State Office 1 North Central Avenue, Suite 800 PITNEY BOWES \$ 00.69° Phoenix, Arizona 85004 02 1M 0004208279 JUL 11 2014 2014 JUL 17 P 3:01 MAILED FROM ZIP CODE 85004 Official Business Penalty for Private Use, \$300 THEEHIX, ARIZONA

NIXIE 850 7E 1009 0007/16/14

. . . .

RETURN TO SENDER NOT DELIVERABLE AS ADDRESSED UNABLE TO FORWARD

855576404427

BC: 85004442700 *2214-08862-12-39

July 10, 2014

Re: LEAD FILE # AMC361966

Sir,

I am enclosing a copy of the two letters {Dated June 19, 2014}, that were sent to you via certified mail #7013 2250 0000 8721 7216. The letters were returned to the Bureau of Land Management on June 27, 2014; you were allowed 30 days to comply, therefore your 30-day timeframe will end on July 27, 2014.

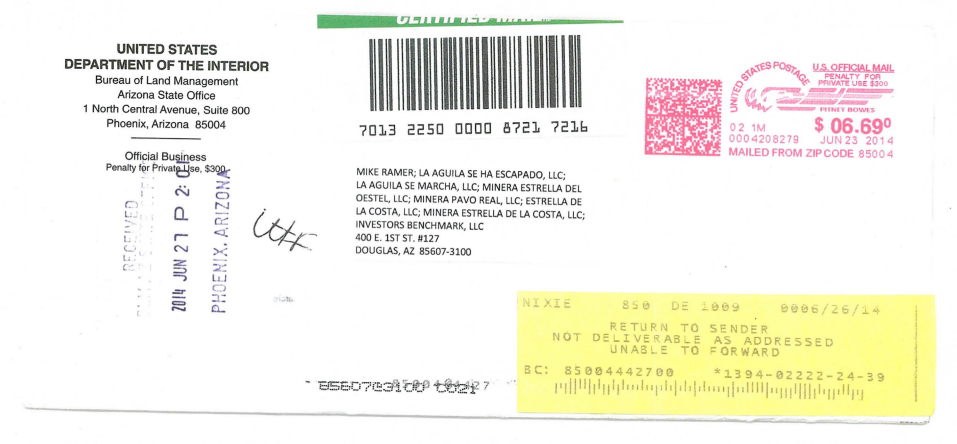
If you have any questions, please do call me at 602-417-9360.

Thank you,

Pauline Brown Land Law Examiner

Since October 2013 - POA from Mike Ramer

7/22/14@10 Appt w/ Sironn Norng in the Public Room, ps



d rubber - 10-14 by rubber - Deft a Merry pr Wilke L. 0 520 - 495-0954 (pr per red 12-16-13).

	PLACE STICKER AT TOP OF ENVELOPE T	
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. 	A. Signature	7-22-14 Received l Sivonn Norn
1. Article Addressed to:	D. Is delivery address different from item 1? Yes If YES, enter delivery address below: No	SIVENIN
MIKE RAMER; LA AGUILA SE HA ESCAPADO, LLC; LA AGUILA SE MARCHA, LLC; MINERA ESTRELLA DEL OESTEL LLC; MINERA PAVO REAL, LLC; ESTRELLA DE LA COSTA, LLC; MINERA ESTRELLA DE LA COSTA, LLC; INVESTORS BENCHMARK, LLC		Mike Ramer Submitted POA & chan
400 E. 15T ST. #127 DOUGLAS, AZ 6 307-3100 9310/PB/AMC361966	3. Service Type □ Certified Mail® □ Priority Mail Express™ □ Registered □ Return Receipt for Merchandise □ Insured Mail □ Collect on Delivery	submitted POA & chan address Request, p
	4. Restricted Delivery? (Extra Fee)	

CO OF ORIGINAL LETTER



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/



JUN 1 9 2014

In Reply Refer To: 3800 (9310) PB AMC361966

CERTIFIED MAIL - RETURN RECEIPT REQUESTED NO. 7013 2250 0000 8721 7216

NOTICE

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INVESTORS BENCHMARK, LLC 400 E. 1ST ST. #127 DOUGLAS, AZ 85607-3100 This Notice Affects Those Claims Shown in the Block Below.

AMC361970 COYOTE #17

b.A.c

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Sincerely,

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CO OF ORIGINAL LETTER

Rebecca Heick Group Administrator Lands and Minerals

Enclosure

COPY OF ORIGINAL LETTER

INAMERICA



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/ JUN 1 9 2014

In Reply Refer To: 3800 (9310) PB AMC361966

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- 4. The fee for the 2015 assessment year is already paid
- 5. The last assessment year was not calculated properly for the last action

July 10, 2014

Re: LEAD FILE # AMC361966

7/10/14 Mailed Regular

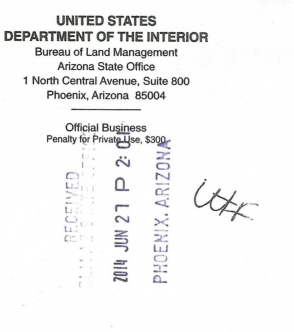
Sir,

I am enclosing a copy of the two letters {Dated June 19, 2014}, that were sent to you via certified mail #7013 2250 0000 8721 7216. The letters were returned to the Bureau of Land Management on June 27, 2014; you were allowed 30 days to comply, therefore your 30-day timeframe will end on July 27, 2014.

If you have any questions, please do call me at 602-417-9360.

Thank you,

Pauline Brown Land Law Examiner





MIKE RAMER; LA AGUILA SE HA ESCAPADO, LLC; LA AGUILA SE MARCHA, LLC; MINERA ESTRELLA DEL OESTEL, LLC; MINERA PAVO REAL, LLC; ESTRELLA DE LA COSTA, LLC; MINERA ESTRELLA DE LA COSTA, LLC; INVESTORS BENCHMARK, LLC 400 E. 1ST ST. #127 DOUGLAS, AZ 85607-3100



NIXIE	850 DE 1	0006/26/14
NÓT	RETURN TO DELIVERABLE UNABLE TO	AS ADDRESSED
BC: 850	004442700	*1394-97777-74-29

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85004442700 *1394-02222-24-39

ENDER: 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	A. Signature
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.	B. Received by (Printed Name) C. Date of Delivery
Article Addressed to: MIKE RAMER; LA AGUILA SE HA ESCAPADO, LLC; LA AGUILA SE MARCHA, LLC; MINERA ESTRELLA DEL OESTEL, LLC; MINERA PAVO REAL, LLC; ESTRELLA DE LA COSTA, LLC; MINERA ESTRELI - DE LA COSTA, LLC; INVESTORS BENCHMARK, LLC	 D. Is delivery address different from item 1? Yes If YES, enter delivery address below: No
400 E. 15T ST, #127 DOUGLAS, AZ 007-3100 9310/PB/AMIC361966	3. Service Type □ Certified Mail [®] □ Priority Mail Express [™] □ Registered □ Return Receipt for Merchandise □ Insured Mail □ Collect on Delivery

CO OF ORIGINAL LETTER



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/



JUN 1 9 2014

In Reply Refer To: 3800 (9310) PB AMC361966

CERTIFIED MAIL - RETURN RECEIPT REQUESTED NO. 7013 2250 0000 8721 7216

NOTICE

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INVESTORS BENCHMARK, LLC 400 E. 1ST ST. #127 DOUGLAS, AZ 85607-3100 This Notice Affects Those Claims Shown in the Block Below.

AMC361970 COYOTE #17

> Association Placer Mining Claims Documentation or Amendments Required

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If you have the required documentation, dated **prior** to the date of transfer, you may file it with this office for review. If you do not have the proper documentation, you must amend the claims listed above, reducing the acreage to 20 acres per claimant, as is allowed by law.

We must receive either documentation supporting a discovery of a valuable mineral deposit, or amendments within 30 days of your receipt of this notice. If the required documentation or the amendments are not received within the 30-day timeframe the mining claims will be declared forfeited and void. If amendments are filed, there is a \$10 BLM processing fee for each amendment. The amendments must also be filed with the county.

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

Sincerely,

Rebecca Heick

Rebecca Heick Group Administrator Lands and Minerals

Enclosure

COPY OF ORIGINAL LETTER



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/ IUN 1 9 2014



In Reply Refer To: 3800 (9310) PB AMC361966

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NOTICE

MIKE RAMER LA AGUILA SE HA ESCAPADO, LLC LA AGUILA SE MARCHA, LLC MINERA ESTRELLA DEL OESTEL, LLC MINERA PAVO REAL, LLC ESTRELLA DE LA COSTA, LLC MINERA ESTRELLA DE LA COSTA, LLC INVESTORS BENCHMARK, LLC 400 E. 1ST ST. #127 DOUGLAS, AZ 85607-3100

This Notice Affects Those Claims Shown in the Block Below.

AMC361966 - 361969, AMC361971 - 361973 COYOTE #5, COYOTE #6, COYOTE #7, COYOTE #8, COYOTE #18, COYOTE #19, COYOTE #20

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Rebecca Heick Group Administrator Lands and Minerals

Enclosure

REQUIREMENTS FOR TRANSFERRING ASSOCIATION PLACER MINING CLAIMS

Under the Mining Law of 1872, 30 U.S.C. 36, an "association of persons" may locate placer mining claims in excess of 20 acres in size. The Bureau of Land Management's (BLM) regulations at 43 CFR 3833.33(a) allow mining claimants to transfer or convey an association placer claim to a smaller number of owners than originally located the claim, including a single owner, under certain conditions.

What are the restrictions on transferring or conveying an association placer mining claim to a smaller number of owners than originally located the claim?

Under the BLM's regulations at 43 CFR 3833.33(a), it is permissible to transfer or convey an association placer claim over 20 acres in size to a smaller number of owners than originally locate the claim only if a "discovery of a valuable mineral deposit" was made within the limits of the claim *prior* to the date of transfer.

What does "discovery of a valuable mineral deposit" mean?

For purposes of the Mining Law, "discovery of a valuable mineral deposit" means that minerals have been found within the boundaries of the mining claim and that the evidence is of such a character that a person of ordinary prudence would be justified in the further expenditure of his labor and means, with a reasonable prospect of success, in developing a valuable mine.

In addition, for a discovery to exist the deposit must be marketable; that is, of such value that it can be mined, removed and disposed of at a profit.

A discovery has not been made until sufficient work has been done to show that the material can be produced and sold at a profit under conditions present at the time of transfer. The mineral deposit possessing in and of itself a present or prospective value for mining purposes must be actually and physically exposed in sufficient quantities to justify development of the mining claim through actual mining operations. If the deposit requires additional exploration to delineate the ore reserves and determine grade or quality before development may be confidently started, a discovery has not been made.

Sampling must have occurred on the subject claim. You will need several quantitative samples to adequately show a discovery of an association placer mining claim. Sampling should be done at as many places on the claim as may be necessary to establish the continuity and extent of the deposit. Until sampling has been completed, it is rarely possible to develop anything more than an informed guess as to the nature of any deposit. There must be something beyond a mere surmise, speculation, belief, or geological theory or impression of the existence of minerals on a mining claim to

constitute a discovery of a valuable mineral deposit that would satisfy the regulations for transferring or conveying an association placer mining claim. Mere indications of existence of minerals within the boundaries of the claim or on adjoining lands are not sufficient to support a discovery of a valuable mineral deposit.

What information should I provide to the BLM to support that my association placer mining claim(s) had a discovery of a valuable mineral deposit at the time of transfer or conveyance?

Although the BLM's analysis is made on a case-by-case basis, the following information will generally be helpful to the BLM to support that a discovery of a valuable mineral deposit existed on the association placer mining claim(s) *prior* to the date of transfer.

- 1. A map showing the claim location and claim boundary.
- 2. Sampling information
 - a. Map showing sampling locations
 - b. Sample volume and interval
 - c. Material sampled
 - d. Raw gold recovered and raw gold weight (grams/bank cubic yards)
 - e. Raw gold value (\$/bank cubic yard)
 - i. Using the price of gold per Troy ounce at the time the discovery was made
 - ii. Gold value must be adjusted for fineness as placer gold is never 100% pure

3. Reserve Estimate

- a. Map showing deposit boundaries
- b. Method used to calculate reserve estimate
- c. Cut-off grade
- 4. Development Costs (\$/bank cubic yard)
 - a. Road construction
 - b. Exploration
 - c. Mobilization
 - d. Ponds
 - e. Stripping
 - f. Plant construction
 - g. Buildings
 - h. Pipe/couplings
 - i. Demobilization

5. Cost of Equipment - list all equipment and the cost less salvage value

6. Cost of Operation (\$/bank cubic yard) - equipment operation, labor and supplies

7. Reclamation costs

NEW!!!!! NOW AVAILABLE!!!! PAY YOUR ANNUAL MINING CLAIM MAINTENANCE FEES ON-LINE

Go to: www.blm.gov/payportal/home.html

Instructions for using the BLM payment portal can be found by clicking "Help" on the bottom right of the screen or by clicking on any red questions mark on the search screen.

If you need assistance you can submit a help desk ticket by clicking "Contact Us" or call the public room at 602-417-9200.

Claims Available for Payment:

The claim must be in "Active" status and the 2014 assessment year must show as current.

Reasons a claim may not appear in the results:

- 1. The claim may not be current in their annual requirements
- 2. The claim may be closed
- 3. The claim is in "pending" status
- 4. The fee for the 2015 assessment year is already paid
- 5. The last assessment year was not calculated properly for the last action



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/ IUN 192014



RTS 6/27/14 PB

In Reply Refer To: 3800 (9310) PB AMC361966

CERTIFIED MAIL - RETURN RECEIPT REQUESTED NO. 7013 2250 0000 8721 7216

NOTICE

MIKE RAMER LA AGUILA SE HA ESCAPADO, LLC LA AGUILA SE MARCHA, LLC MINERA ESTRELLA DEL OESTEL, LLC MINERA PAVO REAL, LLC ESTRELLA DE LA COSTA, LLC MINERA ESTRELLA DE LA COSTA, LLC INVESTORS BENCHMARK, LLC 400 E. 1ST ST. #127 DOUGLAS, AZ 85607-3100

This Notice Affects Those Claims Shown in the Block Below.

AMC361966 - 361969, AMC361971 - 361973 COYOTE #5, COYOTE #6, COYOTE #7, COYOTE #8, COYOTE #18, COYOTE #19, COYOTE #20

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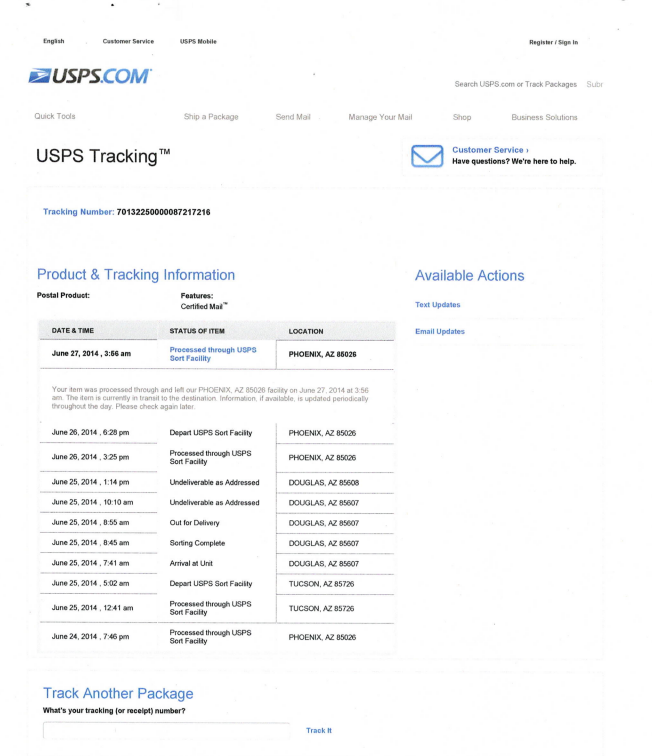
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Sincerely,

Kebecca Heick

Rebecca Heick Group Administrator Lands and Minerals

Enclosure



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JUN 1 9 2014

In Reply Refer To: 3800 (9310) PB AMC361966

CERTIFIED MAIL – RETURN RECEIPT REQUESTED NO. 7013 2250 0000 8721 7216

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Sironn Norge Come in a 2/22/14 - Address update lienert Lether - ficked up a copy of hoth for the - Automitted some into for the Conforte Cluims in 75 12E ALSO FRACED IN A MAP make Anot For This Notice Affects Those Claims lom Siron Norge Shown in the Block Below. to to JER 9/28/11

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Sincerely,

/s/ Rebecca Heick Rebecca Heick Group Administrator Lands and Minerals

Enclosure

AZ9310:PBrown:x9360:nch:6/18/14:Letter #26 CF

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June 26, 2014 , 6:28 pm	Depart USPS Sort Facility	PHOENIX, AZ 85026
June 26, 2014 , 3:25 pm	Processed through USPS Sort Facility	PHOENIX, AZ 85026
June 25, 2014 , 1:14 pm	Undeliverable as Addressed	DOUGLAS, AZ 85608
June 25, 2014 , 10:10 am	Undeliverable as Addressed	DOUGLAS, AZ 85607
June 25, 2014 , 8:55 am	Out for Delivery	DOUGLAS, AZ 85607
June 25, 2014 , 8:45 am	Sorting Complete	DOUGLAS, AZ 85607
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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/



6/27/14

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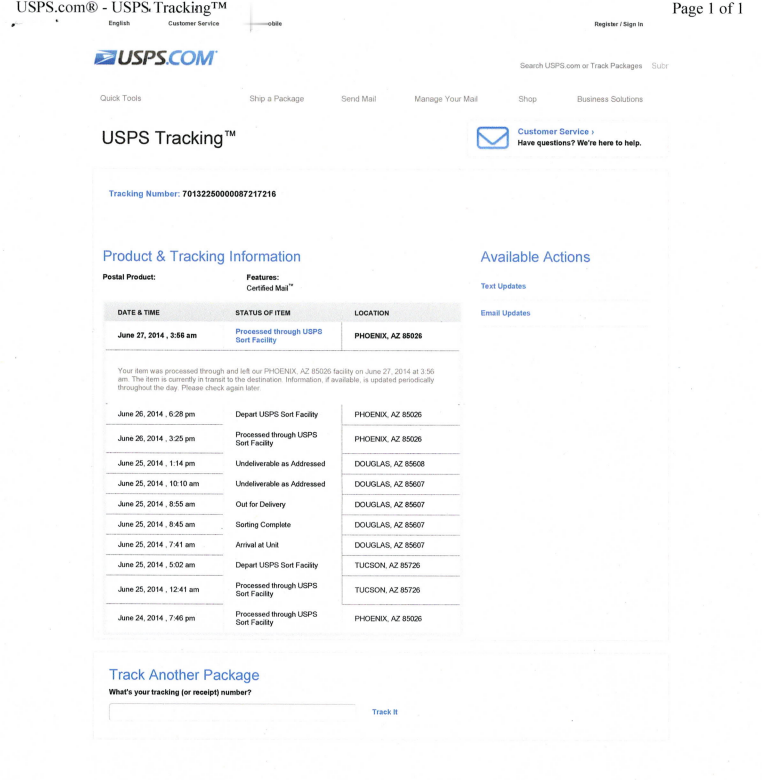
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Enclosure

AZ9310:PBrown:x9360:nch:6/18/14:Letter #26_CF

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Tracking Number: 70132250000087217216

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June 27, 2014 , 3:56 am	Processed through USPS Sort Facility	PHOENIX, AZ 85026

June 26, 2014 , 6:28 pm	Depart USPS Sort Facility	PHOENIX, AZ 85026
June 26, 2014 , 3:25 pm	Processed through USPS Sort Facility	PHOENIX, AZ 85026
June 25, 2014 , 1:14 pm	Undeliverable as Addressed	DOUGLAS, AZ 85608
June 25, 2014 , 10:10 am	Undeliverable as Addressed	DOUGLAS, AZ 85607
June 25, 2014 , 8:55 am	Out for Delivery	DOUGLAS, AZ 85607
June 25, 2014 , 8:45 am	Sorting Complete	DOUGLAS, AZ 85607
June 25, 2014 , 7:41 am	Arrival at Unit	DOUGLAS, AZ 85607
June 25, 2014 , 5:02 am	Depart USPS Sort Facility	TUCSON, AZ 85726
June 25, 2014 , 12:41 am	Processed through USPS Sort Facility	TUCSON, AZ 85726
June 24, 2014 , 7:46 pm	Processed through USPS Sort Facility	PHOENIX, AZ 85026

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GPO Jacket No. 560-102 Print Order 61540 Rise Business Services, LLC Job=AZ15 6/5/2019

Box Number= AZ15118

Claim Begin-End: AMC361966-AMC361973

3 Transfers



AZ15118-8 AMC361381-AMC361966



Memo to File(s): 7/29/14 & Addendum to Memo dated 9/17/14

From: Jeff Garrett-Certified Review Mineral Examiner #40

Subject: Compliance with 43 CFR 3833.33

RE: AMC361966 - AMC361973

On 09/018/08 AMC361966 - AMC361973 160 acre association placer claims were transferred from the original Association Placer locators to La Aguila SE HA Escapado LLC and Mike Ramer. To show compliance with 43 CFR 3833.33, i.e. ... "must have discovered a valuable mineral deposit before the transfer..." the current claimant(s) provided information intended to show that a valuable mineral deposit existed on the claims prior to transfer of the association placers from the original locators to the current claimant(s).

The subject claims are located on 07/06/04, in sections 28 and 34, T7S, R12E; Pinal County, AZ.

The information provided was a confidential "Executive Business Summary and Proposal" report dated 9/21/01. This report was prepared in support of four 160 acre association placer claims located on 01/13/00 (AMC353246-AMC353249) in section 28, T7S, R12E. These claims were closed on 09/03/03.

The 9/21/01 report contained an "Economic Geology Report for Coyote Placer-Black Mountain Mineral District of Pinal County, Arizona" dated 05/14/01 by Ronald J. Pgeifer, No. G-449, Registered Geologist, Metallurgist and Assayer. This report included several documents discussing previous work done in the area and on adjacent lands related to potential iron and precious metal mineralization. The 9/21/01 report and the imbedded 05/14/01 report did not provided any information specific to the subject claims except through geologic inference.

On 8/27/14, Sivonn Norng visited ASO, and requested further review of the information she had previously provided, indicating that certain information buried in the documentation supported discovery and that this information needed to be given greater consideration.

I reviewed the information provided. Taking the information at face value, even though there are some data gaps, inconsistences and questionable practices and conclusions interwoven in the information provided, overall the claimant provided the information requested by the BLM. Discovery now becomes a question of fact.

All information provided by the claimant was considered to be confidential and was returned and thus is not found in this case file.

At this time the claimant should not be required to reduce the subject claims.

Memo to File(s): 7/29/14

From: Jeff Garrett-Certified Review Mineral Examiner #40

Subject: Compliance with 43 CFR 3833.33

RE: AMC361966 - AMC361973

On 09/018/08 AMC361966 - AMC361973 160 acre association placer claims were transferred from the original Association Placer locators to La Aguila SE HA Escapado LLC and Mike Ramer. To show compliance with 43 CFR 3833.33, i.e. ..."must have discovered a valuable mineral deposit before the transfer..." the current claimant(s) provided information intended to show that a valuable mineral deposit existed on the claims prior to transfer of the association placers from the original locators to the current claimant(s).

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All confidential information provided by the claimant was returned and thus is not found in this file.

The information submitted was insufficient to show that a valuable mineral deposit was discovered prior to transfer.

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 61540 Rise Business Services, LLC Job=AZ15 6/5/2019

Box Number= AZ15118

Claim Begin-End: AMC361966-AMC361973

4 Annual Filings



AZ15118-8 AMC361381-AMC361966

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Form	38	30-2
(Janua	ary	2017)

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

MAINTENANCE FEE WAIVER CERTIFICATION



361966

FORM APPROVED OMB NO. 1004-0114 Expires: January 31, 2020

SEE INSTRUCTIONS ON PAGE 2

- 1. This small miner waiver is filed for the assessment year beginning on September 1, 2019 and ending on September 1, 2020
- 2. The undersigned and all related parties owned ten or fewer mining claims, mill, or tunnel sites located and maintained on Federal lands in the United States of America on September 1, 2019.
- 3. The undersigned have performed the assessment work required by law for each mining claim listed prior to filing this waiver and understand that by filing this form, the undersigned must file an affidavit of assessment work with the Bureau of Land Management (BLM) by the December 30th following the filing of this waiver.
- 4. The undersigned understand that if the assessment work obligation has not yet come due under 30 U.S.C. 28 (for those claims in their first assessment year only), a notice of intent to hold reciting this condition must be recorded by the December 30th following the filing of this waiver.
- 5. The undersigned understand that mill and tunnel sites may also be listed on this waiver and be waived from payment of the maintenance fee, and that a notice of intent to hold for these sites is required to be filed with the BLM by the December 30th following the filing of this waiver.
- 6. The undersigned understand and acknowledge that pursuant to 43 U.S.C. 1212 and 18 U.S.C. 1001, the filing or recording of a false, fictitious, or fraudulent document with the BLM may result in a fine of up to \$250,000, a prison term not to exceed five years, or both.
- 7. The mining claims, mill or tunnel sites for which this waiver from payment of the maintenance fees is requested are:

CLAIM OR SITE NAME	BLM RECORDATION SERIAL NUMBER
1. Coyote #5	J AMC 361966
2. Coyote #6	AMC 361967 -
3. Coyote #7	AMC 361968
4. Coyote #8	AMC 361969
5. Coyote #17	AMC 361970
6. Coyote #18	AMC 361971
7. Coyote #19	AMC 361972
8. Coyote #20	AMC 361973
9. ////////////////////////////////////	///////////////////////////////////////
10. ////////////////////////////////////	

The owner(s) (claimants) of the above mining claims and sites are:

Mike Ramer / La Aguila Se Ha Escapado LLC

(Owner's Name - Please Print)

4147 W. Hill Road

(Owner's Mailing Address)

Mike Ramer / La Aguila Se Marcha LLC

(Owner's Name - Please Print)

4147 W. Hill Road

(Owner's Mailing Address)

Mike Ramer / Minera Estrella Del Oeste LLC

(Owner's Name - Please Print)

4147 W. Hill Road

(Owner's Mailing Address)

Mike Ramer / Minera Pavo Real LLC

(Owner's Name - Please Print)

4147 W. Hill Road

(Owner's Mailing Address)

(Continued on page 2)

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(Owner's Signature)

(Owner's Signature)

(Owner's Signature)

(Owner's Signature)

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(State)

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85617

(Zip Code

(Zip Code)

(Zip Code)

(Zip Code)

McNeal (City)

McNeal

McNeal

McNeal

(City)

(City)

(City)

Mike Ramer / Investors Benchmark Corporation	_ Murce Xa	me	
(Owner's Name - Please Print)		(Owner's Signature)	
4147 W. Hill Road	McNeal	AZ	85617
(Owner's Mailing Address)	(City)	(State)	(Zip Code
Mike Ramer / Estrella De La Costa LLC	Wike tam	l	
(Owner's Name - Please Print)	- more nove	(Owner's Signature)	
4147 W. Hill Road	McNeal	AZ	85617
(Owner's Mailing Address)	(City)	(State)	(Zip Code
Mike Ramer / Minera Estrella De La Costa LLC	Miles Kor	ma	
(Owner's Name - Please Print)		(Owner's Signature)	
4147 W. Hill Road	McNeal	AZ	85617
(Owner's Mailing Address)	(City)	(State)	(Zip Code)
Mike Ramer / Investors Benchmark LLC	Mitho Ro	me	
(Owner's Name - Please Print)	- perce per	(Owner's Signature)	
4147 W. Hill Road	McNeal	AZ	85617
(Owner's Mailing Address)	(City)	(State)	(Zip Code)

18 U.S.C. 1001 and 43 U.S.C. 1212 make it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction.

INSTRUCTIONS

- 1. This certification is made under the provisions of 43 U.S.C. § 1744 and 30 U.S.C. §28-28k and the regulations thereunder (43 CFR Part 3830).
- 2. The claimant(s) must fill in the dates in paragraph 1 for the beginning and ending of the assessment year for which this waiver is sought.
- 3. The claimant(s) must fill in the date in paragraph 2 for the beginning of the assessment year for which this waiver is sought.
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- 5. All owners of the mining claims, mill sites, and tunnel sites and their addresses must be given.
- 6. This waiver form must be signed by all the claimants or their designated agent, in original form. If an agent is designated, a notarized designation of agent, signed by all of the claimants with proper address given, must be submitted with this waiver.
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PHOENIX, ARIZONA

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(Continued on page 3)

(Form 3830-2, page 2)

Form 3830-2 (January 2017)

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

MAINTENANCE FEE WAIVER CERTIFICATION

FORM APPROVED OMB NO. 1004-0114 Expires: January 31, 2020

(Owner's Signature)

(Owner's Signature)

(Owner's Signature)

(Owner's Signature)

AZ

(State)

AZ

(State)

AZ

(State)

AZ

(State)

85717

85617

85617

85617

(Zip Code)

(Zip Code)

(Zip Code)

(Zip Code)

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CLAIM OR SITE NAME	BLM RECORDATION SERIAL NUMBER				
1. Coyote #5	AMC 361966				
2. Coyote #6	AMC 361967				
3. Coyote #7	AMC 361968				
4. Coyote #8	AMC 261060				
5. Coyote #17	AMC 361970 Z 5				
6. Coyote #18	AMC 361971				
7. Coyote #19	AMC 361972				
8. Coyote #20	AMC 361973 😔 👳 🕂				
9. ////////////////////////////////////					
10. ////////////////////////////////////	///////////////////////////////////////				

McNeal

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(City)

(City)

(City)

(City)

The owner(s) (claimants) of the above mining claims and sites are:

Mike Ramer / La Aguila Se Ha Escapado LLC

(Owner's Name - Please Print)

4147 W. Hill Road

(Owner's Mailing Address)

Mike Ramer / La Aguila Se Marcha LLC

(Owner's Name - Please Print)

4147 W. Hill Road

(Owner's Mailing Address)

Mike Ramer / Minera Estrella Del Oeste LLC

(Owner's Name - Please Print)

4147 W. Hill Road

(Owner's Mailing Address)

Mike Ramer / Minera Pavo Real LLC

(Owner's Name - Please Print)

4147 W. Hill Road

(Owner's Mailing Address)

(Continued on page 2)

XX 1

Mike Ramer / Investors Benchmark Corporation	Whe AM	me	
(Owner's Name - Please Print)		(Owner's Signature)	
4147 W. Hill Road	McNeal	AZ	85617
(Owner's Mailing Address)	(City)	(State)	(Zip Code)
Nike Ramer / Estrella De La Costa LLC	Miko K	Den	
(Owner's Name - Please Print)		(Owner's Signature)	
4147 W. Hill Road	McNeal	AZ	85617
(Owner's Mailing Address)	(City)	(State)	(Zip Code)
Nike Ramer / Minera Estrella De La Costa LLC	Miko Rob	Mu_	
(Owner's Name - Please Print)	price All	(Owner's Signature)	
4147 W. Hill Road	McNeal	AZ	85617
(Owner's Mailing Address)	(City)	(State)	(Zip Code)
Mike Ramer / Investors Benchmark LLC	Mike &	MALA	
(Owner's Name - Please Print)	- intra	(Owner's Signature)	
4147 W. Hill Road	McNeal	AZ	85617
(Owner's Mailing Address)	(City)	(State)	(Zip Code)

18 U.S.C. 1001 and 43 U.S.C. 1212 make it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction.

INSTRUCTIONS

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PHOENIX, ARIZONA

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(Continued on page 3) λ

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(Form 3830-2, page 2)

U.S. Department of the Interior Bureau of Land Management Phoenix, Arizona 35004-4427 one North Central Ave. Arizona State Office Swite 800

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PHOENIX. ARIZONA

Sivonn Norng 4147 W. Hill Road Mc Neal, Arizona 85617

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Form 3830-2 (January 2017) ¹	U ED STATES DEPARTMEN I OF THE INTERIC BUREAU OF LAND MANAGEME MAINTENANCE FEE WAIVER CERTIF	NT		FORM APPR OMB NO. 10	04-0114
	SEE INSTRUCTIONS ON PAGE	Ξ 2	Ex	pires: Januar	y 31, 2020
 The undersigned and all r of America on September The undersigned have per the undersigned must file The undersigned understa a notice of intent to hold n The undersigned understa intent to hold for these sit The undersigned understa 	formed the assessment work required by law for e an affidavit of assessment work with the Bureau o and that if the assessment work obligation has not reciting this condition must be recorded by the De- and that mill and tunnel sites may also be listed on es is required to be filed with the BLM by the Dec- and and acknowledge that pursuant to 43 U.S.C. 12	mill, or tunnel sites loca each mining claim listed of Land Management (B yet come due under 30 cember 30th following t this waiver and be waive ember 30th following t 212 and 18 U.S.C. 1001	ated and maintained on Fede prior to filing this waiver ar LM) by the December 30th U.S.C. 28 (for those claims in the filing of this waiver. yed from payment of the main the filing of this waiver. , the filing or recording of a	ral lands in the nd understand ti following the fi n their first asso intenance fee, a	hat by filing this form ling of this waiver. essment year only), nd that a notice of
	may result in a fine of up to \$250,000, a prison ten r tunnel sites for which this waiver from payment				
	CLAIM OR SITE NAME		BLM RECORDA	ATION SERIA	AL NUMBER
1. Coyote # 5		~	_ AMC 361966 (·	1819	
2. Coyote # 6			AMC 361967	l	
3. Coyote # 7			AMC 361968		
^{4.} Coyote # 8			AMC 361969		
5. Coyote # 17			AMC 361970		
5. Coyote # 18			AMC 361971 🚆		
7. Coyote # 19			AMC 361972 🔒	s >	
3. Coyote # 20			AMC 361973	P S	р т
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	he above mining claims and sites are:	Mi	be Ram	2 22	
0 [.] 4147 W. Hill Road	wner's Name - Please Print)	McNeal	(Owner's Sign	nature) AZ	85617
(Owner's Mailing Address)		(City)	(State)	(Zip Code)
Mike Ramer / La Aguil	a Se Marcha LLC	Mike	2 lam	li	
	wner's Name - Please Print)		(Owner's Sign		
4147 W. Hill Road		McNeal		AZ	85617
()	Owner's Mailing Address)		(City)	(State)	(Zip Code)
Mike Ramer / Minera	Estrella Del Oeste LLC	min	he Kame		
	wner's Name - Please Print)		(Owner's Sign		
4147 W. Hill Road		McNeal		AZ	85617
((Owner's Mailing Address)		(City)	(State)	(Zip Code)
Mike Ramer / Minera I	Pavo Real LLC	Mi	ke Ram	\sim	
4147 W. Hill Road	wner's Name - Please Print)	McNeal	(Owner's Sign	AZ	85617

Mike Ramer / Investors Benchmark Corporation	Mike K.	an	k
(Owner's Name - Please Print)		Owner's Signature)	
4147 W. Hill Road	McNeal	AZ	85617
(Owner's Mailing Address)	(City)	(State)	(Zip Code)
Mike Ramer / Estrella De La Costa LLC	Mike Ka	me	
(Owner's Name - Please Print)		Owner's Signature)	
4147 W. Hill Road	McNeal	AZ	85617
(Owner's Mailing Address)	(City)	(State)	(Zip Code)
Vike Ramer / Minera Estrella De La Costa LLC	Mike 1	ame	
(Owner's Name - Please Print)	(0	Owner's Signature)	
147 W. Hill Road	McNeal	AZ	85617
(Owner's Mailing Address)	(City)	(State)	(Zip Code)
Mike Ramer / Investors Benchmark LLC	Miko Ka	men	
(Owner's Name - Please Print)	(Owner's Signature)		
1147 W. Hill Road	McNeal	AZ	85617
(Owner's Mailing Address)	(City)	(State)	(Zip Code)

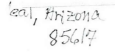
18 U.S.C. 1001 and 43 U.S.C. 1212 make it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction.

INSTRUCTIONS

- 1. This certification is made under the provisions of 43 U.S.C. § 1744 and 30 U.S.C. §28-28k and the regulations thereunder (43 CFR Part 3830).
- 2. The claimant(s) must fill in the dates in paragraph 1 for the beginning and ending of the assessment year for which this waiver is sought.
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- 9. Mill and tunnel sites may also be listed on this waiver and be waived from payment of the maintenance fee. A notice of intent to hold for these sites is required to be filed by the December 30th following the filing of this waiver.

POSTMARKED TIMELY

FOR OFFICIAL USE ONLY





7015 0640 0001 3085 8154



POSTMARKED

United States Department of the Interior Bureau of Land Management Arizona State Office One N. Central Avenue, Suite 800 Phoenix, AZ 85004-4427

BLM AZ STATE OFFICE 2018 SEP -5 P 2: 22 PHOENIX, ARIZONA



When recorded return: MIKE RAMER/SIVONN NORNG 4147 HILL ROAD MCNEAL, ARIZONA 85617



(The above space reserved for recording information)

AFFIDAVIT OF ANNUAL ASSESSMENT WORK

DOCUMENT TITLE

DO NOT DISCARD THIS PAGE. THIS COVER PAGE IS RECORDED AS PART OF YOUR DOCUMENT. THE CERTIFICATE OF RECORDATION WITH THE FEE NUMBER IN THE UPPER RIGHT CORNER IS THE PERMANENT REFERENCE NUMBER OF THIS DOCUMENT IN THE PINAL COUNTY RECORDER'S OFFICE.



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S:\WINWORD\RECORDER\RECP&P\FORMS RECORDING\CAPTION SHEET 12/2011

Form 3830-4 (January 2017)

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

AFFIDAVIT OF ANNUAL ASSESSMENT WORK

FORM APPROVED OMB NO.: 1004-0114 Expires: January 31, 2020

WHEN RECORDED, MAIL DOCUMENT TO:

NAME: Mike Ramer/Sivonn Norng

ADDRESS: 4147 Hill Road

CITY, STATE, ZIP: McNeal, Arizona. 85617

FOR COUNTY RECORDER'S USE

No. of Claims	
x \$10/claim	

Total due BLM \$ _____

TO ALL WHOM IT MAY CONCERN:

The undersigned certifies that at least \$100 per claim was expended for development, labor and improvements, or equivalent value added, as the annual assessment work for the assessment year ending September 1, 2018 for the following contiguous unpatented mining claim(s), located in the County of , in the State of Arizona

BLM Serial No.	Name of Claim	Tp Exa	Rg mple: 13N	Sec 5E 14 N	Mer MDM	County Recordation Book and Page No.	Co. Recording Date
361970	Coyote #17	7 so	12 ea	34	14	2005-156046	7-8-2004
361971	Coyote #18	7 so	12 ea	34	14	2006-176501	7-8-2004
361972	Coyote #19	7 so	12 ea	34	14	2006-176496	7-8-2004
361973	Coyote #20	7 so	12 ea	34	14	2006-176495	7-8-2004
361966	Coyote #5	7 so	12 ea	28	14	2006-176497	7-8-2004
361967	Coyote #6	7 so	12 ea	28	14	2006-176498	
361968	Coyote #7	7 so	12 ea	28	14		57-8-2004
361969	Coyote #8	7 so	12 ea	28	14	2006-176500	67-8-2004
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						ZONA	12: 17
						A	ICE

(Continued on page 2)

2. Type of labor and improvements (specify what was done and give the total value for that labor and improvement to show at least \$100 for each claim). If a geological, geochemical, or geophysical survey was performed, as per 30 U.S.C. 28-1, reference the title of the report of survey, give cost and date of the survey and report, and indicate it was filed with the County Recorder:

Description of Work Performed	Value of Work Performed	Date Work Was Performed
Picked up paper trash, on each site and road. Removed junk tires and some old metal car body parts.	About 300 dollars	Through out summer
Filled in washout parts of the roads and Chuck holes. Fixed our marker posts had been vandalized .	For each claim (8	of 2018 on several
Removed old easy chair, some wine bottles, beer and soda cans and other old rusty cans.	claims) Coyote 5-8	weakends.
Burried dead dog. Removed old rusty barbed wire, old smashed garbage can, and partially burnt garbage	and Coyote 17-20	
and refuse, some juggs with old engine oil in them. Removed old broken fence posts.		······································

Name (please print)	each person who performed the labor and improve	0 E	2018 DEC	N W R
Sivonn Norng	Current Mailing Address (please pr 4147 Hill Road, McNeal Arizona.	85617 ×	_	STE
Rath Norng	Same		<u></u>	
Mike Ramer	Same	DZIS	 	
, 		AN		<u> </u>

4. Name and mailing address of each person who holds and claims the subject mining claim(s) for the valuable minerals contained therein. Be sure to indicate if there is a change of address:

Name (please print)	Current Mailing Address (please print)
#5 La Aguila se ha Escapado LLC	4147 Hill Road, McNeal Arizona 85617
#6 La Aguila se Marcha LLC	Please Note: All Coyotes have the same address, Coyotes
#7 Minera Estrella Del Pests LLC	5-8 and 17-20. Also there was not enough room on the left
#8 Minera Pavo Real LLC	for two more names. They are as follows:
#17 Investors Benchmark Co.	Sivonn Norng and Mike Ramer.
#18 Estrella de la Costa LLC	
#19 Miners Estrella de la Costa LLC	
#20 Investors Benchmark LLC	

5. The undersigned testifies that on the date of <u>07-06-2004 (located)</u>, 20<u>04</u>, all monuments required by law were erected upon the subject claim(s), and all notices required by law were posted on the subject claim(s) or copies thereof were in place, and at said date, each corner monument bore or contained

(Continued on page 3)

markings sufficient to appropriately designate the corner of the claim to which it pertains and the name of the claim(s).

I hereby certify under penalty of perjury under the laws of the State of Arizona that the foregoing statements are true and correct:

Mune

_ Date: 10. 00. (8, 2018

Signature of person responsible for above statement)

Title 18 U.S.C. 1001 and 43 U.S.C. 1212 make it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction.

	Notary Block		
SUBSCRIBED AND SWORN TO before me, this	18 day of	Dec.	20/8
By: Jatsy L. Rineer			and the advantage of the second
(Signature of Affiant)			
Title:			
5. 7 1. 20	2.0		
My Commission Expires: Sept 15,20	22	A STORE	PATSY L. RINEER
V			Notary Public - State of Arizona

INSTRUCTIONS

- This is an optional form that may be used to satisfy the requirements for the Bureau of Land Management (BLM) under the provisions of 43 U.S.C. §1744 and 30 U.S.C. §28-28d and the regulations thereunder (43 CFR part 3835). Since local and State laws may vary, you should contact your local and State agencies where the claims are located to ensure all applicable laws and requirements are satisfied.
- 2. The claimant(s) must fill in the date in paragraph 1 for the applicable assessment year and the county and state where the claims are located.
- 3. All claim names, BLM serial numbers, legal descriptions, and original county recording information must be listed for the claims pertaining to this assessment notice.
- 4. The claimant(s) must complete paragraph 2 listing all labor or improvements which was performed on or did benefit the subject mining claims. The value and date of the labor or improvements must also be listed. The total amount of labor or improvements can be listed, but the total expenditure must equal at leases 100 are each claim.

5. The names and current mailing addresses of the person(s) performing the labor shall be listed in paragraph 3.

- The name and current mailing address of each owner (claimant) of the claims shall be listed in paragraph 4. The mailing address shall be the owner's address and not the address of an agent or anyone representing the claimant.
 Paragraph 5 shall be the owner is address.
- 7. Paragraph 5 shall be completed to show the date it was verified that all monuments required by law were properly erected, all notices were posted, and that corners were appropriately designated for all claims listed.
- 8. An exact legible reproduction or duplicate (other than microfilm or other electronic media) of this affidavit or another type of affidavit of assessment work that you file or will file in the county where each claim is located, must be filed with the BLM on or before December 30 of the calendar year in which the assessment year ends. For mill or tunnel sites, a separate notice of intent to hold must be filed with the BLM on or before December 30. Requirements for filing a notice of intent to hold can be found at 43 CFR 3835.33.
- 9. A processing fee of \$10 for each claim listed must be remitted to the BLM along with this or any other affidavit of assessment work.

Commission # 551826 Expires September 15, 2022

NOTICES

THE PRIVACY ACT and 43 CFR 2.223(d) require that you be furnished with the following information in connection with the information requested by this form.

AUTHORITY: 30 U.S.C. §28-28d and 43 CFR part 3835 permit collection of the information requested by this form.

PRINCIPAL PURPOSE: The BLM will use the information you provide to document compliance with 43 U.S.C. 1744 and that assessment work has been completed in accordance with 30 U.S.C. § 28-28d and 43 CFR part 3835 in lieu of paying the maintenance fee for the mining claims listed on this form.

ROUTINE USES: The BLM will only disclose this information in accordance with the provisions at 43 CFR 2.231(b) and (c).

EFFECT OF NOT PROVIDING INFORMATION: Disclosure of the requested information is required by 30 U.S.C. § 28-28d and 43 CFR part 3835 for claimants qualified to perform assessment work in lieu of paying the maintenance fee. Failure to submit all the requested information or to complete this form will delay the BLM's processing of the form and may preclude the BLM's acceptance of the assessment work information, which may result in forfeiture of the mining claim(s) by the claimant.

THE PAPERWORK REDUCTION ACT requires us to inform you that:

Use of this form is optional. You must perform assessment if a waiver to pay the maintenance fee has been requested. This form is provided to help you attest that annual assessment work has been completed in lieu of paying the maintenance fee for your claim(s). Submission of the requested information is necessary to obtain or retain a benefit.

You do not have to respond to this or any other Federal agency-sponsored information collection unless it displays a valid OMB control number.

BURDEN HOURS STATEMENT: The estimated public reporting burden for this form is 30 minutes per response, including the time for reviewing instructions, gathering and maintaining data, and completing and reviewing the form. You may submit comments regarding the burden estimate or any other aspect of this form to: U.S. Department of the Interior, Bureau of Land Management (1004-0114), Bureau Information Collection Clearance Officer (WO-630), 1849 C Street, N.W., Room 2134LM, Washington, D.C. 20240.



(Form 3830-4, page 4)

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:	4338440	
Transaction #: 4455247			
Date of Transaction: 12/19/2018			
CUSTOMER:			
MIKE RAMER 4147 W HILL RD MC NEAL,AZ 85617-9533 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: AMC361970/\$120.00	2018 POL/8	- n/a -	120.00
			TOTA	AL:	\$120.00

		PAYMENT INFORMATION	1
1	AMOUNT:	120.00	POSTMARKED: N/A
	TYPE:	CASH	RECEIVED: 12/19/201
		NORNG, SIVONN 4147 W HILL RD MC NEAL AZ 85617-9533 US	

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.

https://ilmocop0ap933.blm.doi.net/cgibin/cbsp/zorder

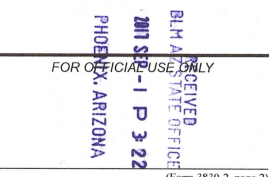
, <i>*</i>			Print		Clear
Form 3830-2 (January 2017)	ED STATES DEPARTIMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT MAINTENANCE FEE WAIVER CERTIFIC	120	1.55	FORM APPR OMB NO. 100 pires: January	04-0114
	SEE INSTRUCTIONS ON PAGE 2	2		36196	
 The undersigned and all r of America on September The undersigned have per the undersigned must file The undersigned understa a notice of intent to hold n The undersigned understa intent to hold for these sit The undersigned understa document with the BLM n 	is filed for the assessment year beginning on Septembre elated parties owned ten or fewer mining claims, miler 1, 2017 . rformed the assessment work required by law for each an affidavit of assessment work with the Bureau of L and that if the assessment work obligation has not yet reciting this condition must be recorded by the Decen and that mill and tunnel sites may also be listed on thi tes is required to be filed with the BLM by the Decem and and acknowledge that pursuant to 43 U.S.C. 1212 may result in a fine of up to \$250,000, a prison term r or tunnel sites for which this waiver from payment of	II, or tunnel sites located h mining claim listed p Land Management (BL come due under 30 U. nber 30th following the is waiver and be waive her 30th following the 2 and 18 U.S.C. 1001, to not to exceed five years	rior to filing this waiver an M) by the December 30th 1 S.C. 28 (for those claims in e filing of this waiver. d from payment of the mai filing of this waiver. he filing or recording of a t s, or both.	ral lands in the ad understand th following the fil n their first asse ntenance fee, an	hat by filing this ling of this waiv essment year only nd that a notice of
	CLAIM OR SITE NAME		BLM RECORDA	ATION SERIA	AL NUMBER
1. Coyote # 5		\checkmark	AMC 361966		
2. Coyote # 6			AMC 361967		
3. Coyote # 7			AMC 361968		
4. Coyote # 8			AMC 361969		
5. Coyote # 17		2	AMC 361970		
6. Coyote # 18			AMC 361971		
7. Coyote # 19			AMC 361972 🗮		
8. Coyote # 20			AMC 361973 💆	Se 2	
9.			IX.	- vie	n 2
10.			AR		
Mike Ramer / La Agui	the above mining claims and sites are: ila Se HA Escapado LLC wner's Name - Please Print)	 McNeal	Commer's Sign		,
414/ W. HIII HOAD				, ,	95617
4147 W. Hill Road	Owner's Mailing Address)		City)	AZ	85617 (Zip Code)
Mike Ramer / La Aguil			City) The Pamer	AZ (State)	85617 (Zip Code)
() Mike Ramer / La Aguil (0	la Se Marcha I I C		City) <u>The Pamer</u> (Owner's Sign	AZ (State) nature)	(Zip Code)
() Mike Ramer / La Aguil () 4147 W. Hill Road	la Se Marcha LLC 🔪 🏑	() McNeal	The Ramer	AZ (State)	
(0 Mike Ramer / La Aguil (0 4147 W. Hill Road	la Se Marcha LLC	() McNeal	The Pamer (Owner's Sign	AZ (State) nature) AZ	(Zip Code) 85617
(0 Mike Ramer / La Aguil (0 4147 W. Hill Road (1 Mike Ramer / Minera	la Se Marcha LLC	() McNeal	The Pamer (Owner's Sign	AZ (State) nature) AZ (State)	(Zip Code) 85617
() Mike Ramer / La Aguil () 4147 W. Hill Road () Mike Ramer / Minera	la Se Marcha LLC	() McNeal	Ke Pamer (Owner's Sign City) WikeRame	AZ (State) nature) AZ (State)	(Zip Code) 85617
Mike Ramer / La Aguil (0 4147 W. Hill Road (1 Mike Ramer / Minera (0 4147 W. Hill Road	la Se Marcha LLC	McNeal McNeal	Ke Pamer (Owner's Sign City) WikeRame	AZ (State) nature) AZ (State) nature)	(Zip Code) 85617 (Zip Code)
Mike Ramer / La Aguil (0 4147 W. Hill Road (1 Mike Ramer / Minera 4147 W. Hill Road (0 4147 W. Hill Road	la Se Marcha LLC wner's Name - Please Print) Owner's Mailing Address) Estrella Del Oeste LLC 3 wner's Name - Please Print) Owner's Mailing Address)	McNeal McNeal	The Pamer (Owner's Sign City) MakeRama (Owner's Sign	AZ (State) nature) AZ (State) nature) AZ	(Zip Code) 85617 (Zip Code) 85617
Mike Ramer / La Aguil (0 4147 W. Hill Road (1 Mike Ramer / Minera 4147 W. Hill Road (0 4147 W. Hill Road	la Se Marcha LLC wner's Name - Please Print) Owner's Mailing Address) Estrella Del Oeste LLC 3 wner's Name - Please Print) Owner's Mailing Address)	McNeal McNeal	The Pamer (Owner's Sign City) MakeRama (Owner's Sign	AZ (State) nature) AZ (State) nature) AZ (State)	(Zip Code) 85617 (Zip Code) 85617

Mike Ramer / Investors Benchmark Corporation	mike Par	ner	
(Owner's Name - Please Print)	(Owne	er's Signature)	
4147 W. Hill Road	McNeal	AZ	85617
(Owner's Mailing Address)	(City)	(State)	(Zip Code)
Mike Ramer / Estrella De La Costa LLC $\phi = $	Mike Kan	ne	
(Owner's Name - Please Print)	(Owne	er's Signature)	
4147 W. Hill Road	McNeal	AZ	85617
(Owner's Mailing Address)	(City)	(State)	(Zip Code)
Mike Ramer / Minera Estrella De La Costa LLC 🦿 🧹	My Tee Com	m	
(Owner's Name - Please Print)	(Owner's Signature)		
4147 W. Hill Road	McNeal	AZ	85617
(Owner's Mailing Address)	(City)	(State)	(Zip Code)
Miké Ramer / Investors Benchmark LLC 👔 🎸	nikeRam	in	
(Owner's Name - Please Print)	(Owner's Signature)		
4147 W. Hill Road	McNeal	AZ	85617

18 U.S.C. 1001 and 43 U.S.C. 1212 make it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction.

INSTRUCTIONS

- 1. This certification is made under the provisions of 43 U.S.C. § 1744 and 30 U.S.C. §28-28k and the regulations thereunder (43 CFR Part 3830).
- 2. The claimant(s) must fill in the dates in paragraph 1 for the beginning and ending of the assessment year for which this waiver is sought.
- 3. The claimant(s) must fill in the date in paragraph 2 for the beginning of the assessment year for which this waiver is sought.
- 4. All claim and site names and BLM serial numbers must be listed for the mining claims, mill sites, and tunnel sites for which the waiver is sought.
- 5. All owners of the mining claims, mill sites, and tunnel sites and their addresses must be given.
- 6. This waiver form must be signed by all the claimants or their designated agent, in original form. If an agent is designated, a notarized designation of agent, signed by all of the claimants with proper address given, must be submitted with this waiver.
- 7. This form must be filed no later than September 1st for the upcoming assessment year in the BLM State Office where the mining claims or sites are recorded, or the waiver cannot be granted by the BLM. (Example: To obtain a waiver for the assessment year 2012, which begins on September 1, 2011, you must qualify for and file for a waiver no later than September 1, 2011, in the proper BLM State Office.)
- 8. For all mining claims which require assessment work, you must record an affidavit of labor on or before the December 30th immediately following the filing of this waiver. For all other mining claims or sites waived, you must record a notice of intent to hold on or before the December 30th immediately following the filing of this waiver.
- 9. Mill and tunnel sites may also be listed on this waiver and be waived from payment of the maintenance fee. A notice of intent to hold for these sites is required to be filed by the December 30th following the filing of this waiver.



L D STATES DEPARTMENT OF THE IN L HOR
BUREAU OF LAND MANAGEMENT

MC NATIONWIDE CLAIMANT LISTING September 18, 2017

			10, 2017
		AZ	National
Cust		CLAIMAN	Total
ESTRELLA DE LA COSTA LLC			
4147 W HILL RD		· .	
MC NEAL, AZ 85617-9533	Å	.1	2 1
INVESTORS BENCHMARK LLC	,		15
4147 W HILL RD	in the		
MC NEAL, AZ 85617-9533	" S; Bulme	2	2
LA AGUILA SE HA ESCAPADO LLC	đ		
4147 W HILL RD			
MC NEAL, AZ 85617-9533)	(1) 1
LA AGUILA SE MARCHA LLC			
4147 W HILL RD			
MC NEAL, AZ 85617-9533	2	1) 1
MINERA ESTRELLA DE LA COSTA LLC			
4147 W HILL RD			
MC NEAL, AZ 85617-9533	1	1) 1
MINERA ESTRELLA DEL OESTE LLC			
4147 W HILL RD			
MC NEAL, AZ 85617-9533	3	1 (1)	2 1
MINERA PAVO REAL LLC			
4147 W HILL RD			
MC NEAL, AZ 85617-9533	. 4	(1) 1
RAMER MIKE	į	-	
4147 W HILL RD		1	
MC NEAL, AZ 85617-9533		7	7
		•	

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AFFI	DAVIT OF ANNUAL ASSESSMENT WOF	٩K
	BUREAU OF LAND MANAGEMENT	
(October 2013)	DEPARTME DF THE INTERIOR	
Form 3830-4	UN STATES	

WHEN RECORDED, MAIL DOCUMENT TO:
NAME: Mike Ramer/Silony Norry
ADDRESS: 4147 Hill Road
CITY, STATE, ZIP: Mc Neal, Arizona 8567

PHOENIX. ARIZONA	2011 DEC 22 P 1:31	RECEIVED N AT STATE OFFICE

FORM APPROVED

OMB NO.: 1004-0114

Expires: October 31, 2016

36196

FOR COUNTY RECORDER'S USE

No. of Claims

x \$10/claim

Total due BLM \$

TO ALL WHOM IT MAY CONCERN:

BLM Serial No.	Name of Claim	Tp Exa	Rg mple: 131	Sec N 5E 14 N	Mer MDM	County Recordation Book and Page No.	Date
361970	Coyote #17 (NW 450)	Fourth	12 East	34	14	2005-156046	7-8-2004
361971	Coyote # 18 (NETSE)	-	12 Eat	34	14	2006-176501	7-8-2004
361972	Coyote # 19 (au		12East	1	14	2006-174496	7-8-2004
361973	Coyote # 20 SE		12 East	34	14	2006-1764 95	9-8-2004
361966	loyofe #5 (NW \$ Sec)	7 South	12 East	28	14	2006-176497	7-8-2004
361967	Coyote # 6 (NE + Sec)	7800th	12East	28	14	2006-176498	7-8-2004
361968	Cogote#7 (sw 4 sec)	7. South	12 East	28	14	2006-176499	7-8-2004
	Coyote # 8 (SE 1/4 Sec)			28,00	14.4	200/05176500	7-8-2004
				V1.40		IN JUNA	

SOLI DEC 22 D 1:31

DEC 2 6 2017

(Continued on page 2)

2. Type of labor and improvements (specify what was done and give the total value for that labor and improvement to show at least \$100 for each claim). If a geological, geochemical, or geophysical survey was performed, as per 30 U.S.C. 28-1, reference the title of the report of survey, give cost and date of the survey and report, and indicate it was filed with the County Recorder:

Description of Work Performed	Value of Work Performed	Date Work Was Performed
Filled : N washocts on Dirt Road. Filled	#400,00 for Each	Some in august
Pothder, Picked up trash Picked up	Claim (8 Claims) of 2017 and
Debre From Camp files, Removed Broka	Coyote 5-8	Some in Sept
Limbs and Junk, Prepared Exequation	and Coyote 17-20	0/20/7
Bite for Additional Freperation,		

3. Name and mailing address of each person who performed the labor and improvements:

Name (please print), Sivon Norva Emile RAMA	Current Mailing Address (please print) <u>4/47 Hill Road</u> , McNeal Arikona 85617
Path Dorag	Same
Moni Nong	Same
Dennis Davidson	Same

4. Name and mailing address of each person who holds and claims the subject mining claim(s) for the valuable minerals contained therein. Be sure to indicate if there is a change of address:

lai	Name (please print)	Current Mailing Address (please print)	
inter	Alt Company and let Silomp Above	4147 Hill Road, Mc Neal Arizona 85617,	m ~
#5,	La Aquila se Ha Escapado IIC	Note: Address same for all Constes 5-85	. H- 26
46	La Aguila se Marcha LLC		
\$7	Minera Estrella Del Destelle	·	
# 8	Minary Paulo Real LLC		
#17	Toyostors Benchmark Corp.		
F 18 E	strella de la Costa LLC		
#19 1	Minera Estrella de la Costa LLC		
1207	Envestors BenchMark LLC		

5. The undersigned testifies that on the date of <u>7-1-2064 (Located</u>), 20<u>04</u>, all monuments required by law were erected upon the subject claim(s), and all notices required by law were posted on the subject claim(s) or copies thereof were in place, and at said date, each corner monument bore or contained

markings sufficient to appropriately designate the corner of the claim to which it pertains and the name of the claim(s).

I hereby certify under penalty of perjury under foregoing statements are true and correct:	Date:1 Z			the
Title 18 U.S.C. 1001 and 43 U.S.C. 1212 make it a crime agency of the United States any false, fictitious or fraudule	e for any person knowingly and willfu ent statements or representations as to	lly to make to a any matter withi	ny department of in its jurisdiction	r
SUBSCRIBED AND SWORN TO before me, this By:	Aday of Decemb FLORA TOKI Notary Public State of Artizona PRIVAL COUNTY My Commission Expires January 25, 2021	PHOENX,		
INS	STRUCTIONS			

- This is an optional form that may be used to satisfy the requirements for the Bureau of Land Management (BLM) under the provisions of 43 U.S.C. §1744 and 30 U.S.C. §28-28d and the regulations thereunder (43 CFR part 3835). Since local and State laws may vary, you should contact your local and State agencies where the claims are located to ensure all applicable laws and requirements are satisfied.
- 2. The claimant(s) must fill in the date in paragraph 1 for the applicable assessment year and the county and state where the claims are located.
- 3. All claim names, BLM serial numbers, legal descriptions, and original county recording information must be listed for the claims pertaining to this assessment notice.
- 4. The claimant(s) must complete paragraph 2 listing all labor or improvements which was performed on or did benefit the subject mining claims. The value and date of the labor or improvements must also be listed. The total amount of labor or improvements can be listed, but the total expenditure must equal at least \$100 for each claim.
- 5. The names and current mailing addresses of the person(s) performing the labor shall be listed in paragraph 3.
- 6. The name and current mailing address of each owner (claimant) of the claims shall be listed in paragraph 4. The mailing address shall be the owner's address and not the address of an agent or anyone representing the claimant. Be sure to note if there has been a change of address.
- 7. Paragraph 5 shall be completed to show the date it was verified that all monuments required by law were properly erected, all notices were posted, and that corners were appropriately designated for all claims listed.
- 8. An exact legible reproduction or duplicate (other than microfilm or other electronic media) of this affidavit or another type of affidavit of assessment work that you file or will file in the county where each claim is located, must be filed with the BLM on or before December 30 of the calendar year in which the assessment year ends. For mill or tunnel sites, a separate notice of intent to hold must be filed with the BLM on or before December 30. Requirements for filing a notice of intent to hold can be found at 43 CFR 3835.33.
- 9. A processing fee of \$10 for each claim listed must be remitted to the BLM along with this or any other affidavit of assessment work.

NOTICES

THE PRIVACY ACT and 43 CFR 2.48(d) require that you be furnished with the following information in connection with the information requested by this form.

AUTHORITY: 30 U.S.C. §28-28d and 43 CFR part 3835 permit collection of the information requested by this form.

PRINCIPAL PURPOSE: The BLM will use the information you provide to document compliance with 43 U.S.C. 1744 and that assessment work has been completed in accordance with 30 U.S.C. § 28-28d and 43 CFR part 3835 in lieu of paying the maintenance fee for the mining claims listed on this form.

ROUTINE USES: The BLM will only disclose this information in accordance with the provisions at 43 CFR 2.56(b) and (c).

EFFECT OF NOT PROVIDING INFORMATION: Disclosure of the requested information is required by 30 U.S.C. § 28-28d and 43 CFR part 3835 for claimants qualified to perform assessment work in lieu of paying the maintenance fee. Failure to submit all the requested information or to complete this form will delay the BLM's processing of the form and may preclude the BLM's acceptance of the assessment work information, which may result in forfeiture of the mining claim(s) by the claimant.

THE PAPERWORK REDUCTION ACT requires us to inform you that

Use of this form is optional. You must perform assessment if a waiver to pay the maintenance fee has been requested. This form is provided to help you attest that annual assessment work has been completed in lieu of paying the maintenance fee for your claim(s). Submission of the requested information is necessary to obtain or retain a benefit.

You do not have to respond to this or any other Federal agency-sponsored information collection unless it displays a valid OMB control number.

BURDEN HOURS STATEMENT: The estimated public reporting burden for this form is 30 minutes per response, including the time for reviewing instructions, gathering and maintaining data, and completing and reviewing the form. You may submit comments regarding the burden estimate or any other aspect of this form to: U.S. Department of the Interior, Bureau of Land Management (1004-0114), Bureau Information Collection Clearance Officer (WO-630), 1849 C Street, N.W., Room 2134LM, Washington, D.C. 20240.



OFFICIAL RECORDS OF PINAL COUNTY RECORDER VIRGINIA ROSS

DATE/TIME: FEE: PAGES: FEE NUMBER: 12/22/2017 1158 \$14.00 5 2017-093738



When recorded return: SIVONN NORNG PO BOX 235 ELFRIDA AZ 85610

(The above space reserved for recording information)

AFFIDAVIT OF ANNUAL ASSESSMENT WORK

DOCUMENT TITLE

DO NOT DISCARD THIS PAGE. THIS COVER PAGE IS RECORDED AS PART OF YOUR DOCUMENT. THE CERTIFICATE OF RECORDATION WITH THE FEE NUMBER IN THE UPPER RIGHT CORNER IS THE PERMANENT REFERENCE NUMBER OF THIS DOCUMENT IN THE PINAL COUNTY RECORDER'S OFFICE.

PHOENIX, ARIZON. DEC 22 τ ... ω

IRREVOCABLE DURABLE INTERNATIONAL POWER OF ATTORNEY

September 27, 2013

KNOW ALL MEN BY THESE PRESENTMENTS:

This Power of Attorney (P.O.A.) is to be enacted and made effective immediately as of this date. I Michael Ramer, hereinafter referred to as the PRINCIPAL, do hereby appoint my wife Sivonn Norng as my agent and as my true and lawfully attorney hereinafter referred to as "ATTORNEY-IN-FACT" (Attorney) on this 27th day of September 2013.

The ATTORNEY(S)-IN-FACT are authorized the following general and specific powers in and under the jurisdictions of the States of California, Oregon, and Arizona, the nations of the United States, Canada, and Mexico, and are legally bound by all provisions applicable or allowed in the North American Free Trade. Agreement (N.A.F.T.A.), General Agreement on Tariffs and Trade (G.A.T.T.), Multilateral Agreement on Investments (M.A.I.), Central America Free Trade Agreement (C.A.F.T.A), Free Trade Area of the Americas (F.T.A.A.), and the United Nations Commission on International Trade Law (U.N.C.I.T.R.A.L.) and all applicable treaties that exists between Mexico, Canada, and the United States;

(1) To demand, sue for, collect, and receive all money, debts, accounts, legacies, bequests, interest, dividends, annuities, and demands as are now or shall hereafter become due, payable, or belonging to the principal, and take all lawful means, for the recovery thereof and to compromise the same and give discharges for the same;

(2) To buy and sell all property and assets including but not limited to land, make contracts of every kind relative to all property and assets including but not limited to land, and any interest therein or the possession thereof, and to take possession and exercise control over and the use thereof;

(3) To buy, sell, mortgages, hypothecate, assign, transfer, and in any manner deal with goods, wares and merchandise, closes in action, certificates or shares of capital stock, and other property and assets in possession or in action, and to make, do, and transact all and every kind of business of whatever nature;

(4) To execute, acknowledge, and deliver contracts of sale, escrow instructions, deeds, leases including leases for minerals and hydrocarbon substances and assignments of leases, covenants, agreements, and assignment of agreements, mortgages and assignment of mortgages, conveyances in trust, to secure indebtedness or other obligations, and assign the beneficial interest there under, subordination of liens or encumbrances, bills of lading, receipts, evidences of debt, releases, bonds, notes, bills, requests to re-convey deeds of trust, partial or full judgments, satisfactions of mortgages, and other debts, and other written instruments of whatever kind and nature, all upon such terms and conditions as said attorneys shall approve.

SPECIFIC PROVISIONS

In the PRINCIPAL'S name the said ATTORNEYS-IN-FACT are hereby authorized but are not limited to the following capacities with specific powers as agent(s) for the principle in addition to the above mentioned under the jurisdictions of the States of California, Oregon, and Arizona, the United States, Canada, and Mexico;

(5) To cause all business and other transactions, negotiations, and activities including but not limited to all medical and life-support issues as is deemed necessary to carry out for the benefit of the PRINCIPAL or as needed or deemed necessary and needed by said Attorney(s).

(7) Proxy Rights: To act as agent(s) or proxy(s) for any stocks, bonds, shares, or other investments, rights, or interests that may be held now or hereafter including but not limited to all mining and related issues and activities.

(8) Legal and Administrative Proceedings: To engage in any administrative or legal proceedings or lawsuits in connection with any matter herein;

(9) Transfers in Trust: To transfer any interest the Principle(s) and/or heir(s) may have in property or assets, whether real, personal, tangible or intangible, to the trustee of any trust that is created for the Principle(s) and/or heir(s) benefit;

(10) Delegation of Authority: The Attorney(s) have absolute Authority to engage and dismiss agents, counsel, and employees, in connection with any matter, upon such terms as Attorney(s) may solely determine.

A) Should any Attorney(s), resign they shall pick a replacement on behalf of the Principle with the approval of the Principle if the Principle is able to do so, and the replacement Attorney shall irrevocably be bound by this same P.O.A. or by another agreement if the Principle should desire and agree to a new P.O.A. in lieu of this P.O.A.

B) Should any Attorney(s) die or become incapacitated, the Principle or their lawful heir(s) shall pick another Attorney, should they desire to do so, and establish another P.O.A. as desired.

(11) Establishment of trusts and foundations: The Principle hereby authorizes the Attorney(s) to establish and manage trusts and/or foundations for and on the behalf of the PRINCIPAL and/or their heirs.

(12) Safe Deposit Boxes: The Principle hereby authorizes the Attorney(s) to have access to any safety deposit box registered in the Principles name alone or jointly with others, and to remove any property or papers located therein, or deposit the said same;

(13) Durability: This Durable International Power of Attorney shall be irrevocable and shall not be affected by the Principles death or disability except as provided by law, and shall continue in effect in the event of the Principles death for a period of 10 years or in the case of disability or incapacitated for a minimum of 30 years or until revoked by the Principle in writing or indefinitely if the Principle is incompetent.

(A) Principle shall be considered disabled or incapacitated for purposes of this P.O.A. if a physician certifies in writing at a date later than the date this P.O.A. is executed that, based on the physician's medical examination of the Principle that the said same is mentally or physically incapable of managing their affairs including but not limited to their financial affairs. The Principle hereby authorizes the physician who examines them for this purpose to disclose the Principles physical or mental condition to another person for purposes of this P.O.A. A third party who accepts this P.O.A. is hereby granted immunity for any responsible competent action taken under this P.O.A. that is based on the determination made by a physician of the Principles disability or incapacity.

(B) Principle agrees that any third party who receives a copy of this document may act under it. Revocation of this Durable International Power of Attorney is not effective as to a third party until the third party receives actual notice of the revocation. Principle hereby agrees to indemnify the third party for any claims that arise against the third party because of reliance on this P.O.A.

(14) Indemnification of Agent: No agent named or substituted under this P.O.A. shall incur any liability for acting or refraining from acting under this P.O.A., except for such agent's own misconduct or negligence.

(15) Original Counterparts: Facsimiles, Photocopies or electronic transmissions of this signed notarized Durable International Power of Attorney shall be treated as original counterparts.

(16) Revocation: As of this date, the Principle hereby revokes, and resends their signature on, authorization, or authentication, of any previous P.O.A., authority, or document that may have been provided to deal with their property and affairs as set forth herein.

(17) Notice to Heirs: PRINCIPAL hereby stipulates that in the event of their death, disability, or incompetence all heirs and/or assigns, family members, spouses, and children or siblings are irrevocably bound by the full extent of this Durable International Power of Attorney and its related documents and attachments without protest or delay.

(18) Dispute: In the event of a dispute between the Attorney(s) named herein above and any other party arbitration shall be arranged following the rules of the American arbitration board they shall abide by and act on said boards determination.

(19) Giving and Granting: The Principle hereby grants and gives to said ATTORNEY(S)-IN-FACT full power and authority to do at will all and every act and thing whatsoever requisite and necessary to be done relative to any of the foregoing as fully to all intents and purposes as PRINCIPAL might or could do if personally present and acting.

(20) Definition of Property/Assets as used herein: The terms property and assets shall be construed to include but not be limited to mean real, personal, tangible, and intangible property and assets.

All that said the ATTORNEY(S)-IN-FACT shall lawfully do or cause to be done under the authority of this Power of Attorney all that is expressly approved under the jurisdictions of the States of Arizona, Oregon, and California, and the nations of the United States, Canada, and Mexico.

PURPOSE and JURISDICTIONS:

Furthermore PRINCIPAL declares and expresses a unified determination and purpose that this Durable International Power of Attorney and its attachments with supporting documents be totally binding and enforceable within the Jurisdictions of the nations of México, State of Sonora México, Canadá, and the United States, and the U.S. States of, Oregon, California, and Arizona, and legally bound by the provisions applicable or allowed in the North American Free Trade Agreement (N.A.F.T.A.), General Agreement on Tariffs and Trade (G.A.T.T.), Multilateral Agreement on Investments (M.A.I.), Central America Free Trade Agreement (C.A.F.T.A) Free Trade Area of the Americas (F.T.A.A.), and the United Nations Commission on International Trade Law (U.N.C.I.T.R.A.L.) and all applicable treaties that exists between Mexico, Canada, and the United States.

All parties, by signing and executing this document are irrevocably Verifying, Validating, and Authenticating, the intent, purpose, and correctness of this document, and are herein executing this Durable International Power of Attorney on this 27th day of September 2013:

Michael Ramer (Principle)

Sivonn Norng (Attorne

ALL-PUF	RPOSE ACKNOWLEDGMENT	
State of <u>Arizona</u>)) ss. County of <u>Cochige</u>)	Jurat	
Subscribed and sworn to at Bisbee. Arizon	β before me at this $27th$	day of, <u>Beptember</u>
A.D. 2013, before me, Merrie E. Rieg	My Commission Expires	, personally appeared
M' chael Lloyd Ramer is	Sivon Norna	
Durable International Power of Attorney	MICHAEL LLOYD RAMER & SIVONN NORNG MERRI E RIEG Notary Public - Arizona Cochise County My Comm. Expires Mar 28, 2016	Page 3 of 4

Personally known to me, <u>ves</u> Proved to me on the basis of satisfactory evidence, to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.

March 28th, 2016



Place Notary Seal Here

Durable International Power of Attorney

United States Department of the Interior Bureau of Land Management DIV OF LANDS, MINRLS & ENERGY ONE N CENTRAL AVE PHOENIX, AZ 85004 -4427 Phone: 602-417-9200

Receipt

No:

4048539

Transaction #: 4159967 Date of Transaction: 12/22/2017

CUSTOMER:

MIKE RAMER 4147 W HILL RD MC NEAL,AZ 85617-9533 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: AMC361970/\$80.00	POL 2017/8	- n/a -	80.00
			ΤΟΤΑ	AL:	\$80.00

	PAYMENT INFORMATION						
1	AMOUNT:	80.00	POSTMARKED:	N/A			
	TYPE:	CASH	RECEIVED:	12/22/2017			
		RAMER, MIKE 4147 W HILL RD MC NEAL AZ 85617-9533 US					

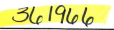
REMARKS

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.

Form 3830-4 (October 2013) UNITED STATES DEPARTME DF THE INTERIOR BUREAU OF LAND MANAGEMENT

AFFIDAVIT OF ANNUAL ASSESSMENT WORK

FORM APPROVED OMB NO.: 1004-0114 Expires: October 31, 2016



WHEN RECORDED, MAIL DOCUMENT TO:

NAME: Mike Ramer/Sivonn Norng	
ADDRESS: 4147 Hill Rd-	
CITY, STATE, ZIP: McNeal, Arizona 35617	-

FOR COUNTY RECORDER'S USE

No. of Claims	8
x \$10/claim	Q6
Total due BLM \$ _	00 -

TO ALL WHOM IT MAY CONCERN:

1. The undersigned certifies that at least \$100 per claim was expended for development, labor and improvements, or equivalent value added, as the annual assessment work for the assessment year ending September 1, 2016 for the following contiguous unpatented mining claim(s), located in the County of <u>Pinal</u>, in the State of <u>Prozona</u>.

BLM Serial No.	Name of Claim	Tp Exa	Rg mple: 13	Sec N 5E 14	Mer MDM	County Recordation Book and Page No.	Date
361970	Coyote # 17 (AWLSee)	7 South	12 EAST	34	14	2005-156046	7-8-2004
361981	Carote #18	67	12East	34	14	2006-176501	Same
361972	Coyote #19	7South		34	14	2006-176496	Same
361973	Coyote #20	7 Scath	12East	34	14	2006-176495	Same
						2016 7 Ha	X
						2016 DEC 2 PHOENIX	AR
						23 X. /	SIA
						D ZIN	E CO
							1.1

(Continued on page 2)

2. Type of labor and improvements (specify what was done and give the total value for that labor and improvement to show at least \$100 for each claim). If a geological, geochemical, or geophysical survey was performed, as per 30 U.S.C. 28-1, reference the title of the report of survey, give cost and date of the survey and report, and indicate it was filed with the County Recorder:

Description of Work Performed	Value of Work Performed	Date Work Was Performed
Removed old rusted out vehicle which had been Abanton	\$500 Pach	September 8,2016
and it was in Several Large Chuncks. Filles in the washed out Parts	Byote#17	foralla
on the property roads. Collected and remained debree	Poyole#19	
and trash Repaired potholese Removed large rocks.	Conote#19	
Prused everyoth near roads and pathways.	Coyote#20	

3. Name and mailing address of each person who performed the labor and improvements:

Name (please print) Sivenn Norng	Current Mailing Address (please print) 4147 Hill Road, McNeal Arizona 95617
Rath Norng Moni Norng	Same
Dennis Davidson	Same

4. Name and mailing address of each person who holds and claims the subject mining claim(s) for the valuable minerals contained therein. Be sure to indicate if there is a change of address:

Name (please print)	Current Mailing Address (please print)
Mike Ramar and/or	A147 Hill Rord, Montral Arizona 85617
Sivonn Norna, Inyestors	
Bench mark, Leip, (For Cycle	
#17), Estrella De la Costa ILC	
(fordy to 515) Minere Estrellade	
La Casta (or agote #19), Investors	
Pench Mark, ILC (for Cure to #20)	
·	

5. The undersigned testifies that on the date of <u>7-6-2004 (Location date</u>), 20<u>04</u>, all monuments required by law were erected upon the subject claim(s), and all notices required by law were posted on the subject claim(s) or copies thereof were in place, and at said date, each corner monument bore or contained

(Continued on page 3)

markings sufficient to appropriately designate the corner of the claim to which it pertains and the name of the claim(s).

I hereby certify under penalty of perjury under the laws of the State of $\underline{Arizoncy}$ that the foregoing statements are true and correct: \underline{Mong} (Signature of person responsible for above statement) Date: $\underline{12-22-16}$
Title 18 U.S.C. 1001 and 43 U.S.C. 1212 make it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction.
Notary Block SUBSCRIBED AND SWORN TO before me, this day of day of By:

INSTRUCTIONS

- This is an optional form that may be used to satisfy the requirements for the Bureau of Land Management (BLM) under the provisions of 43 U.S.C. §1744 and 30 U.S.C. §28-28d and the regulations thereunder (43 CFR part 3835). Since local and State laws may vary, you should contact your local and State agencies where the claims are located to ensure all applicable laws and requirements are satisfied.
- 2. The claimant(s) must fill in the date in paragraph 1 for the applicable assessment year and the county and state where the claims are located.
- 3. All claim names, BLM serial numbers, legal descriptions, and original county recording information must be listed for the claims pertaining to this assessment notice.
- 4. The claimant(s) must complete paragraph 2 listing all labor or improvements which was performed on or did benefit the subject mining claims. The value and date of the labor or improvements must also be listed. The total amount of labor or improvements can be listed, but the total expenditure must equal at least \$ 100 for each claim.
- 5. The names and current mailing addresses of the person(s) performing the labor shall be fisted in paragraph 3.
- 6. The name and current mailing address of each owner (claimant) of the claims shall be listed in paragraph 4. The mailing address shall be the owner's address and not the address of an agent or anyone representing the saimant. Be sure to note if there has been a change of address.
- 7. Paragraph 5 shall be completed to show the date it was verified that all monuments required by law were properly erected, all notices were posted, and that corners were appropriately designated for all claims listed.
- 8. An exact legible reproduction or duplicate (other than microfilm or other electronic media) of this affidavit or another type of affidavit of assessment work that you file or will file in the county where each claim is located, must be filed with the BLM on or before December 30 of the calendar year in which the assessment year ends. For mill or tunnel sites, a separate notice of intent to hold must be filed with the BLM on or before December 30. Requirements for filing a notice of intent to hold can be found at 43 CFR 3835.33.
- 9. A processing fee of \$10 for each claim listed must be remitted to the BLM along with this or any other affidavit of assessment work.

NOTICES

THE PRIVACY ACT and 43 CFR 2.48(d) require that you be furnished with the following information in connection with the information requested by this form.

AUTHORITY: 30 U.S.C. §28-28d and 43 CFR part 3835 permit collection of the information requested by this form.

PRINCIPAL PURPOSE: The BLM will use the information you provide to document compliance with 43 U.S.C. 1744 and that assessment work has been completed in accordance with 30 U.S.C. § 28-28d and 43 CFR part 3835 in lieu of paying the maintenance fee for the mining claims listed on this form.

ROUTINE USES: The BLM will only disclose this information in accordance with the provisions at 43 CFR 2.56(b) and (c).

EFFECT OF NOT PROVIDING INFORMATION: Disclosure of the requested information is required by 30 U.S.C. § 28-28d and 43 CFR part 3835 for claimants qualified to perform assessment work in lieu of paying the maintenance fee. Failure to submit all the requested information or to complete this form will delay the BLM's processing of the form and may preclude the BLM's acceptance of the assessment work information, which may result in forfeiture of the mining claim(s) by the claimant.

THE PAPERWORK REDUCTION ACT requires us to inform you that:

Use of this form is optional. You must perform assessment if a waiver to pay the maintenance fee has been requested. This form is provided to help you attest that annual assessment work has been completed in lieu of paying the maintenance fee for your claim(s). Submission of the requested information is necessary to obtain or retain a benefit.

You do not have to respond to this or any other Federal agency-sponsored information collection unless it displays a valid OMB control number.

BURDEN HOURS STATEMENT: The estimated public reporting burden for this form is 30 minutes per response, including the time for reviewing instructions, gathering and maintaining data, and completing and reviewing the form. You may submit comments regarding the burden estimate or any other aspect of this form to: U.S. Department of the Interior, Bureau of Land Management (1004-0114), Bureau Information Collection Clearance Officer (WO-630), 1849 C Street, N.W., Room 2134LM, Washington, D.C. 20240.

When recorded return: **MIKE RAMER/ SIVONN NORHG** 4147 HILL RD **MCNEAL AZ 85617**



OFFICIAL RECORDS OF PINAL COUNTY RECORDER **VIRGINIA ROSS**

DATE/TIME: FEE: PAGES: FEE NUMBER:

12/23/2016 1142 \$14.00 5 2016-086684



1: 0

(The above space reserved for recording information)

AFFIDAVIT OF ANNUAL ASSESSMENT WORK

DOCUMENT TITLE

DO NOT DISCARD THIS PAGE. THIS COVER PAGE IS RECORDED AS PART OF YOUR DOCUMENT. THE CERTIFICATE OF RECORDATION WITH THE FEE NUMBER IN THE UPPER RIGHT CORNER IS THE PERMANENT REFERENCE NUMBER OF THE DOCUMENT IN THE PINAL COUNTY RECORDER'S OFFICE. DENIX, ARIZONA

UNITED STATES DEPARTMENT THE INTERIOR BUREAU OF LAND MANAGEMENT

AFFIDAVIT OF ANNUAL ASSESSMENT WORK

WHEN	RECORDED.	MAIL	DOCUMENT TO:
AA HURSTA	RECORDED,	TATUT	DOCUMENT IO.

NAME: //ike Namer/Sivonn Norho	NAME:	Mike	Ramer/	Sivonn	Norha
--------------------------------	-------	------	--------	--------	-------

ADDRESS: 4147 Hill Road CITY, STATE, ZIP: Mc Neal, Arizong 85617

FOR COUNTY RECORDER'S USE

No. of Claims	_
---------------	---

x \$10/claim

Total due BLM \$

TO ALL WHOM IT MAY CONCERN:

1. The undersigned certifies that at least \$100 per claim was expended for development, labor and improvements, or equivalent value added, as the annual assessment work for the assessment year ending September 1, 2016 for the following contiguous unpatented mining claim(s), located in the County of Pinal, in the State of Arizona.

		Тр	Rg	Sec	Mer	County Recordation	
BLM Serial No.	Name of Claim		mple: 131		1DM	Book and Page No.	Date
361966	Cogote # 5 (NWKS20	Fourth	12 East	28	14	2006-176497 2006-176498	7-8-2004
361967	Cogote # S (NWX seg Coyote # 6 (NEX+ 520	7south	12 East	28	14	2006-176498	Same
361968	Cayote # 7 (Sw 1/4Sec)			1	14	2006 - 176499	Same
10 19 69	Gadte # & (SE HASE)	Fouth	IREAST	28	14	2006-176500	same
	.) •					P Z	2
						HOENIX	×
						DEC 2	2 C C C
						ARIZON	
						A O G	5

(Continued on page 2) ·

2. Type of labor and improvements (specify what was done and give the total value for that labor and improvement to show at least \$100 for each claim). If a geological, geochemical, or geophysical survey was performed, as per 30 U.S.C. 28-1, reference the title of the report of survey, give cost and date of the survey and report, and indicate it was filed with the County Recorder:

Description of Work Performed	Value of Work Performed	Date Work Was Performed
Removed old rusted Hulk Vehicle that appeared to be	\$500,00 pach	Septembry 8, 2016
abardond, and Was in Several pieces on Chunks. Filled	Cuyote #5	Same
in the washer for tions on the property Ronds Collected	Coyota #6	same
and removed debree and trash. Repaired Potholes, Remard	Cupte #7	Same
kute Kocks, Truned Overgrowth near Roads and Pathways.	Coyoto #8	Same

3. Name and mailing address of each person who performed the labor and improvements:

Name (please print)	Current Mailing Address (please print)
Sivon Norm	41417 HillRoad, MpNan Arizona 85617
Rath Norig	Same
Moni Norna	Same
Dennis Davidson	Same

4. Name and mailing address of each person who holds and claims the subject mining claim(s) for the valuable minerals contained therein. Be sure to indicate if there is a change of address:

Name (please print)	Current Mailing Address (please print)
Mike Ramer and/or	4147 Hill Road, MeNeal Arizona 85617
Sivonn Norna,	
La Aquila Se Ha	
Escapado, Lee. (Gr Cyote	
±5), Le Aquila So Marcha	
22C, (for dayster#6). Minera	
LLC, (for cycle#6), Minera Estrella Del Deste LLC (For	
topic#7), Minera Paulo Rad LLC (For coyoje#8)	

5. The undersigned testifies that on the date of $\frac{7-6\cdot209}{(\text{Lotation Late})}$, 2004, all monuments required by law were erected upon the subject claim(s), and all notices required by law were posted on the subject claim(s) or copies thereof were in place, and at said date, each corner monument bore or contained

markings sufficient to appropriately designate the corner of the claim to which it pertains and the name of the claim(s).

I hereby certify under penalty of perjury under the laws of the statements are true and correct: (Signature of person responsible for above statement)	State of Arizona that the $12 - 22 - 16$
Title 18 U.S.C. 1001 and 43 U.S.C. 1212 make it a crime for any person knowin agency of the United States any false, fictitious or fraudulent statements or represe	
Notary Block SUBSCRIBED AND SWORN TO before me, this 23 day of da	cember 2014
(Signature of Affiant) Title: NOTARY My Commission Expires:	ANNA CHRISTINA GRIJALVA Notary Public - Arizona Cochise County My Comm. Expires Mar 15, 2019

INSTRUCTIONS

- This is an optional form that may be used to satisfy the requirements for the Bureau of Land Management (BLM) under the provisions of 43 U.S.C. §1744 and 30 U.S.C. §28-28d and the regulations thereunder (43 CFR part 3835). Since local and State laws may vary, you should contact your local and State agencies where the claims are located to ensure all applicable laws and requirements are satisfied.
- 2. The claimant(s) must fill in the date in paragraph 1 for the applicable assessment year and the county and state where the claims are located.
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- 4. The claimant(s) must complete paragraph 2 listing all labor or improvements which was performed on or did benefit the subject mining claims. The value and date of the labor or improvements must also be listed. The total amount of labor or improvements can be listed, but the total expenditure must equal at least \$100 for each claim.
- 5. The names and current mailing addresses of the person(s) performing the labor shall be listed in paragraphes.
- 6. The name and current mailing address of each owner (claimant) of the claims shall be listed in paragraphener. The mailing address shall be the owner's address and not the address of an agent or anyone representing the damant. Be sure to note if there has been a change of address.
- 7. Paragraph 5 shall be completed to show the date it was verified that all monuments required by law were properly erected, all notices were posted, and that corners were appropriately designated for all claims listed.
- 8. An exact legible reproduction or duplicate (other than microfilm or other electronic media) of this affidavit or another type of affidavit of assessment work that you file or will file in the county where each claim is located, must be filed with the BLM on or before December 30 of the calendar year in which the assessment year ends. For mill or tunnel sites, a separate notice of intent to hold must be filed with the BLM on or before December 30. Requirements for filing a notice of intent to hold can be found at 43 CFR 3835.33.
- 9. A processing fee of \$10 for each claim listed must be remitted to the BLM along with this or any other affidavit of assessment work.

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ROUTINE USES: The BLM will only disclose this information in accordance with the provisions at 43 CFR 2.56(b) and (c).

EFFECT OF NOT PROVIDING INFORMATION: Disclosure of the requested information is required by 30 U.S.C. § 28-28d and 43 CFR part 3835 for claimants qualified to perform assessment work in lieu of paying the maintenance fee. Failure to submit all the requested information or to complete this form will delay the BLM's processing of the form and may preclude the BLM's acceptance of the assessment work information, which may result in forfeiture of the mining claim(s) by the claimant.

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When recorded return: **MIKE RAMER/ SIVONN NORHG** 4147 HILL RD **MCNEAL AZ 85617**



OFFICIAL RECORDS OF PINAL COUNTY RECORDER **VIRGINIA ROSS**

DATE/TIME: FEE: PAGES: FEE NUMBER: 2016-086683

12/23/2016 1142 \$14.00 5



(The above space reserved for recording information)

AFFIDAVIT OF ANNUAL ASSESSMENT WORK

DOCUMENT TITLE

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> 2016 HOENIX, ARIZONA **DEC 23** U FFICE 1:03

IRREVOCABLE DURABLE INTERNATIONAL POWER OF ATTORNEY

September 27, 2013

KNOW ALL MEN BY THESE PRESENTMENTS:

This Power of Attorney (P.O.A.) is to be enacted and made effective immediately as of this date. I Michael Ramer, hereinafter referred to as the PRINCIPAL, do hereby appoint my wife Sivonn Norng as my agent and as my true and lawfully attorney hereinafter referred to as "ATTORNEY-IN-FACT" (Attorney) on this 27th day of September 2013.

The ATTORNEY(S)-IN-FACT are authorized the following general and specific powers in and under the jurisdictions of the States of California, Oregon, and Arizona, the nations of the United States, Canada, and Mexico, and are legally bound by all provisions applicable or allowed in the North American Free Trade Agreement (N.A.F.T.A.), General Agreement on Tariffs and Trade (G.A.T.T.), Multilateral Agreement on Investments (M.A.I.), Central America Free Trade Agreement (C.A.F.T.A), Free Trade Area of the Americas (F.T.A.A.), and the United Nations Commission on International Trade Law (U.N.C.I.T.R.A.L.) and all applicable treaties that exists between Mexico, Canada, and the United States;

(1) To demand, sue for, collect, and receive all money, debts, accounts, legacies, bequests, interest, dividends, annuities, and demands as are now or shall hereafter become due, payable, or belonging to the principal, and take all lawful means, for the recovery thereof and to compromise the same and give discharges for the same;

(2) To buy and sell all property and assets including but not limited to land, make contracts of every kind relative to all property and assets including but not limited to land, and any interest therein or the possession thereof, and to take possession and exercise control over and the use thereof;

(3) To buy, sell, mortgages, hypothecate, assign, transfer, and in any manner deal with goods, wares and merchandise, closes in action, certificates or shares of capital stock, and other property and assets in possession or in action, and to make, do, and transact all and every kind of business of whatever nature;

(4) To execute, acknowledge, and deliver contracts of sale, escrow instructions, deeds, leases including leases for minerals and hydrocarbon substances and assignments of leases, covenants, agreements, and assignment of agreements, mortgages and assignment of mortgages, conveyances in trust, to secure indebtedness or other obligations, and assign the beneficial interest there under, subordination of liens or encumbrances, bills of lading, receipts, evidences of debt, releases, bonds, notes, bills, requests to re-convey deeds of trust, partial or full judgments, satisfactions of mortgages, and other debts, and other written instruments of whatever kind and nature, all upon such terms and conditions as said attorneys shall approve.

SPECIFIC PROVISIONS

In the PRINCIPAL'S name the said ATTORNEYS-IN-FACT are hereby authorized but are not limited to the following capacities with specific powers as agent(s) for the principle in addition to the above mentioned under the jurisdictions of the States of California, Oregon, and Arizona, the United States, Canada, and Mexico;

(5) To cause all business and other transactions, negotiations, and activities including but not limited to all medical and life-support issues as is deemed necessary to carry out for the benefit of the PRINCIPAL or as needed or deemed necessary and needed by said Attorney(s).

(7) Proxy Rights: To act as agent(s) or proxy(s) for any stocks, bonds, shares, or other investments, rights, or interests that may be held now or hereafter including but not limited to all mining and related issues and activities.

(8) Legal and Administrative Proceedings: To engage in any administrative or legal proceedings or lawsuits in connection with any matter herein;

(9) Transfers in Trust: To transfer any interest the Principle(s) and/or heir(s) may have in property or assets, whether real, personal, tangible or intangible, to the trustee of any trust that is created for the Principle(s) and/or heir(s) benefit;

(10) Delegation of Authority: The Attorney(s) have absolute Authority to engage and dismiss agents, counsel, and employees, in connection with any matter, upon such terms as Attorney(s) may solely determine.

A) Should any Attorney(s), resign they shall pick a replacement on behalf of the Principle with the approval of the Principle if the Principle is able to do so, and the replacement Attorney shall irrevocably be bound by this same P.O.A. or by another agreement if the Principle should desire and agree to a new P.O.A. in lieu of this P.O.A.

B) Should any Attorney(s) die or become incapacitated, the Principle or their lawful heir(s) shall pick another Attorney, should they desire to do so, and establish another P.O.A. as desired.

(11) Establishment of trusts and foundations: The Principle hereby authorizes the Attorney(s) to establish and manage trusts and/or foundations for and on the behalf of the PRINCIPAL and/or their heirs.

(12) Safe Deposit Boxes: The Principle hereby authorizes the Attorney(s) to have access to any safety deposit box registered in the Principles name alone or jointly with others, and to remove any property or papers located therein, or deposit the said same;

(13) Durability: This Durable International Power of Attorney shall be irrevocable and shall not be affected by the Principles death or disability except as provided by law, and shall continue in effect in the event of the Principles death for a period of10 years or in the case of disability or incapacitated for a minimum of 30 years or until revoked by the Principle in writing or indefinitely if the Principle is incompetent.

(A) Principle shall be considered disabled or incapacitated for purposes of this P.O.A. if a physician certifies in writing at a date later than the date this P.O.A. is executed that, based on the physician's medical examination of the Principle that the said same is mentally or physically incapable of managing their affairs including but not limited to their financial affairs. The Principle hereby authorizes the physician who examines them for this purpose to disclose the Principles physical or mental condition to another person for purposes of this P.O.A. A third party who accepts this P.O.A. is hereby granted immunity for any responsible competent action taken under this P.O.A. that is based on the determination made by a physician of the Principles disability or incapacity.

(B) Principle agrees that any third party who receives a copy of this document may act under it. Revocation of this Durable International Power of Attorney is not effective as to a third party until the third party receives actual notice of the revocation. Principle hereby agrees to indemnify the third party for any claims that arise against the third party because of reliance on this P.O.A.

(14) Indemnification of Agent: No agent named or substituted under this P.O.A. shall incur any liability for acting or refraining from acting under this P.O.A., except for such agent's own misconduct or negligence.

(15) Original Counterparts: Facsimiles, Photocopies or electronic transmissions of this signed notarized Durable International Power of Attorney shall be treated as original counterparts.

(16) Revocation: As of this date, the Principle hereby revokes, and resends their signature on, authorization, or authentication, of any previous P.O.A., authority, or document that may have been provided to deal with their property and affairs as set forth herein.

(17) Notice to Heirs: PRINCIPAL hereby stipulates that in the event of their death, disability, or incompetence all heirs and/or assigns, family members, spouses, and children or siblings are irrevocably bound by the full extent of this Durable International Power of Attorney and its related documents and attachments without protest or delay.

(18) Dispute: In the event of a dispute between the Attorney(s) named herein above and any other party arbitration shall be arranged following the rules of the American arbitration board they shall abide by and act on said boards determination.

(19) Giving and Granting: The Principle hereby grants and gives to said ATTORNEY(S)-IN-FACT full power and authority to do at will all and every act and thing whatsoever requisite and necessary to be done relative to any of the foregoing as fully to all intents and purposes as PRINCIPAL might or could do if personally present and acting.

(20) Definition of Property/Assets as used herein: The terms property and assets shall be construed to include but not be limited to mean real, personal, tangible, and intangible property and assets.

All that said the ATTORNEY(S)-IN-FACT shall lawfully do or cause to be done under the authority of this Power of Attorney all that is expressly approved under the jurisdictions of the States of Arizona, Oregon, and California, and the nations of the United States, Canada, and Mexico.

PURPOSE and JURISDICTIONS:

Furthermore PRINCIPAL declares and expresses a unified determination and purpose that this Durable International Power of Attorney and its attachments with supporting documents be totally binding and enforceable within the Jurisdictions of the nations of México, State of Sonora México, Canadá, and the United States, and the U.S. States of, Oregon, California, and Arizona, and legally bound by the provisions applicable or allowed in the North American Free Trade Agreement (N.A.F.T.A.), General Agreement on Tariffs and Trade (G.A.T.T.), Multilateral Agreement on Investments (M.A.I.), Central America Free Trade Agreement (C.A.F.T.A) Free Trade Area of the Americas (F.T.A.A.), and the United Nations Commission on International Trade Law (U.N.C.I.T.R.A.L.) and all applicable treaties that exists between Mexico, Canada, and the United States.

All parties, by signing and executing this document are irrevocably Verifying, Validating, and Authenticating, the intent, purpose, and correctness of this document, and are herein executing this Durable International Power of Attorney on this 27th day of September 2013:

Michael Ramer (Principle)	Sivonn Norng (Attorney)
ALL-PURPOSE ACKNOWLEDGMENT	2016 PH1
State of <u>Arizona</u>)	DEC
County of <u>Cochise</u>) ss.	23 X. A
Subscribed and sworn to at Bisbee Arizong before me at this 27th	day of Beptember.
A.D. 2013, before me, Marine E. R. 24 3/28/2016	, perseally appeared
Mi chael Lloyd Ramer & Sivon Norna	
MERRI E RIEG Notary Public - Arizona Cochise County	

My Comm. Expires Mar 28, 2016

Page 3 of 4

Durable International Power of Attorney

<u>hes</u> Personally known to me, <u>hes</u> Proved to me on the basis of satisfactory evidence, to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.

Place Notary Seat Here

Men E. Rien Signature of Notary Public March 28th, 2016



U	nited States Department of the Interior
	Bureau of Land Management
	DIV OF LANDS, MINRLS & ENERGY
	ONE N CENTRAL AVE
	PHOENIX, AZ 85004 -4427
	Phone: 602-417-9200

Receipt

No:

3728804

Transaction #: 3834078 Date of Transaction: 12/23/2016

CUSTOMER:

MIKE RAMER 4147 W HILL RD MC NEAL,AZ 85617-9533 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: AMC361970/\$80.00	POL 2016/8	- n/a -	80.00
			ΤΟΤΑ	AL:	\$80.00

		PAYMENT INFORMATION		
1	AMOUNT:	80.00	POSTMARKED:	N/A
	TYPE:	CASH	RECEIVED:	12/23/2016
		RAMER, MIKE 4147 W HILL RD MC NEAL AZ 85617-9533 US		

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.

PNTERE	N
DEC 3 7 2016	
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Form 3830-2 DEPARTM (October 2013) BUREAU O	D STATES ENT OF THE INTERIOR F LAND MANAGEMENT EE WAIVER CERTIFICAT	461 ION	50000000000000000000000000000000000000
	RUCTIONS ON PAGE 2	Me	Expires: October 31, 2016
 This small miner waiver is filed for the assessme The undersigned and all related parties owned te of America on September 1, 2015. The undersigned have performed the assessment the undersigned must file an affidavit of assessme a notice of intent to hold reciting this condition n The undersigned understand that if the assessme a notice of intent to hold reciting this condition n The undersigned understand that mill and tunnel intent to hold for these sites is required to be file The undersigned understand and acknowledge th document with the BLM may result in a fine of u The mining claims, mill or tunnel sites for which 	n or fewer mining claims, mill, or work required by law for each min ent work with the Bureau of Land nt work obligation has not yet com- nust be recorded by the December sites may also be listed on this wa d with the BLM by the December nat pursuant to 43 U.S.C. 1212 and up to \$250,000, a prison term not to	tunnel sites located and ma ning claim listed prior to fili Management (BLM) by the the due under 30 U.S.C. 28 (f 30th following the filing of iver and be waived from pa 30th following the filing of 18 U.S.C. 1001, the filing of the exceed five years, or both.	intained on Federal lands in the United States ing this waiver and understand that by filing this form, December 30th following the filing of this waiver. for those claims in their first assessment year only), this waiver. yment of the maintenance fee, and that a notice of this waiver. or recording of a false, fictitious, or fraudulent
CLAIM OR	SITE NAME	B	LM RECORDATION SERIAL NUMBER
1. Coyote #5			AMC 361966 1
2. corete #6		1	4MC 361967
3. Coyole #7		1	4MC 361968
4. couple # 8		- +	HC 361969
. course #17			AMC 361970
· coyota #18			AMC 361971
· coupe #19			AMC 361972
· coyac # 20			AMC_ 361 973
0.			H 5 X
0.			EN AUG
The owner(s) (claimants) of the above mining claims		L	× 2
Mike Rammer fla Aguila Sett (Owner's Name - Please F 41 47 Hill Pe	atscapadollC	by Sirando Mc Neal	(Owner's Signature) AP2 85617
(Owner's Mailing Addre	ess)	(City)	(State) (Zip Code)
La Aguila se M (Owner's Name - Please F Same ar a	1	y Section	(Owner's Signature)
(Owner's Mailing Addre		(City)	(State) (Zip Code)
Mineza Estrella De (Owner's Name - Please F		by Soun	(Owner's Signature)
Owner's Mailing Addre		(City)	(State) (Zip Code)
Minera Pouro Rec	al LLC	h. Si	More Ry Pad
(Owner's Name - Please E	Arint)	y	(Owner's Signature)
Same as a	Dake		
(Owner's Mailing Addre	ess) or a new 11	(City)	(State) (Zip Code)

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1.

Inverter Benchmark Corporation (Owner's Name - Please Print)	by Simme	Vong per POA r's Signature)	
(Owner's Mailing Address)	(City)	(State) (Zip Code)	
<u>Estella de Lacorta LIC</u> (Owner's Name - Please Print) Sama ao abave	by Sicon (Owner	Wory Per POA "'s Signature"	
(Owner's Mailing Address)	(City)	(State) (Zip Code)	_
Minera Estrella de la costa	Uc by serva	5 Per PoA	!
(Owner's Name - Please Print)	(Owner	r's Signature)	
Same as above			
(Owner's Mailing Address)	(City)	(State) (Zip Code)	
(Owner's Name - Please Print)	by Small	2 Per PoA 's Signature)	
	(Owner	6 ,	

18 U.S.C. 1001 and 43 U.S.C. 1212 make it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction.

INSTRUCTIONS

- 1. This certification is made under the provisions of 43 U.S.C. § 1744 and 30 U.S.C. §28-28k and the regulations thereunder (43 CFR Part 3830).
- 2. The claimant(s) must fill in the dates in paragraph 1 for the beginning and ending of the assessment year for which this waiver is sought.
- 3. The claimant(s) must fill in the date in paragraph 2 for the beginning of the assessment year for which this waiver is sought.
- 4. All claim and site names and BLM serial numbers must be listed for the mining claims, mill sites, and tunnel sites for which the waiver is sought.
- 5. All owners of the mining claims, mill sites, and tunnel sites and their addresses must be given.
- 6. This waiver form must be signed by all the claimants or their designated agent, in original form. If an agent is designated, a notarized designation of agent, signed by all of the claimants with proper address given, must be submitted with this waiver.
- 7. This form must be filed no later than September 1st for the upcoming assessment year in the BLM State Office where the mining claims or sites are recorded, or the waiver cannot be granted by the BLM. (Example: To obtain a waiver for the assessment year 2012, which begins on September 1, 2011, you must qualify for and file for a waiver no later than September 1, 2011, in the proper BLM State Office.)
- 8. For all mining claims which require assessment work, you must record an affidavit of labor on or before the December 30th immediately following the filing of this waiver. For all other mining claims or sites waived, you must record a notice of intent to hold on or before the December 30th immediately following the filing of this waiver.
- 9. Mill and tunnel sites may also be listed on this waiver and be waived from payment of the maintenance fee. A notice of intent to hold for these sites is required to be filed by the December 30th following the filing of this waiver.

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FOR OFFICIAL USE ONLY

IRREVOCABLE DURABLE INTERNATIONAL POWER OF ATTORNEY

September 27, 2013

KNOW ALL MEN BY THESE PRESENTMENTS:

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This Power of Attorney (P.O.A.) is to be enacted and made effective immediately as of this date. I Michael Ramer, hereinafter referred to as the PRINCIPAL, do hereby appoint my wife Sivonn Norng as my agent and as my true and lawfully attorney hereinafter referred to as "ATTORNEY-IN-FACT" (Attorney) on this 27th day of September 2013.

The ATTORNEY(S)-IN-FACT are authorized the following general and specific powers in and under the jurisdictions of the States of California, Oregon, and Arizona, the nations of the United States, Canada, and Mexico, and are legally bound by all provisions applicable or allowed in the North American Free Trade Agreement (N.A.F.T.A.), General Agreement on Tariffs and Trade (G.A.T.T.), Multilateral Agreement on Investments (M.A.I.), Central America Free Trade Agreement (C.A.F.T.A.), Free Trade Area of the Americas (F.T.A.A.), and the United Nations Commission on International Trade Law (U.N.C.I.T.R.A.L.) and all applicable treaties that exists between Mexico, Canada, and the United States;

(1) To demand, sue for, collect, and receive all money, debts, accounts, legacies, bequests, interest, dividends, annuities, and demands as are now or shall hereafter become due, payable, or belonging to the principal, and take all lawful means, for the recovery thereof and to compromise the same and give discharges for the same;

(2) To buy and sell all property and assets including but not limited to land, make contracts of every kind relative to all property and assets including but not limited to land, and any interest therein or the possession thereof, and to take possession and exercise control over and the use thereof;

(3) To buy, sell, mortgages, hypothecate, assign, transfer, and in any manner deal with goods, wares and merchandise, closes in action, certificates or shares of capital stock, and other property and assets in possession or in action, and to make, do, and transact all and every kind of business of whatever nature;

(4) To execute, acknowledge, and deliver contracts of sale, escrow instructions, deeds, leases including leases for minerals and hydrocarbon substances and assignments of leases, covenants, agreements, and assignment of agreements, mortgages and assignment of mortgages, conveyances in trust, to secure indebtedness or other obligations, and assign the beneficial interest there under, subordination of liens or encumbrances, bills of lading, receipts, evidences of debt, releases, bonds, notes, bills, requests to re-convey deeds of trust, partial or full judgments, satisfactions of mortgages, and other debts, and other written instruments of whatever kind and nature, all upon such terms and conditions as said attorneys shall approve.

SPECIFIC PROVISIONS

In the PRINCIPAL'S name the said ATTORNEYS-IN-FACT are hereby authorized but are not limited to the following capacities with specific powers as agent(s) for the principle in addition to the above mentioned under the jurisdictions of the States of California, Oregon, and Arizona, the United States, Canada, and Mexico,

(5) To cause all business and other transactions, negotiations, and activities including but not limited to all medical and life-support issues as is deemed necessary to carry out for the benefit of the PRINCIPAL or as needed or deemed necessary and needed by said Attorney(s).

(7) Proxy Rights: To act as agent(s) or proxy(s) for any stocks, bonds, shares, or other investments, rights, or interests that may be held now or hereafter including but not limited to all mining and related issues and activities.

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(8) Legal and Administrative Proceedings: To engage in any administrative or legal proceedings or lawsuits in connection with any matter herein;

(9) Transfers in Trust: To transfer any interest the Principle(s) and/or heir(s) may have in property or assets, whether real, personal, tangible or intangible, to the trustee of any trust that is created for the Principle(s) and/or heir(s) benefit;

(10) Delegation of Authority: The Attorney(s) have absolute Authority to engage and dismiss agents, counsel, and employees, in connection with any matter, upon such terms as Attorney(s) may solely determine.

A) Should any Attorney(s), resign they shall pick a replacement on behalf of the Principle with the approval of the Principle if the Principle is able to do so, and the replacement Attorney shall irrevocably be bound by this same P.O.A. or by another agreement if the Principle should desire and agree to a new P.O.A. in lieu of this P.O.A.

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(12) Safe Deposit Boxes: The Principle hereby authorizes the Attorney(s) to have access to any safety deposit box registered in the Principles name alone or jointly with others, and to remove any property or papers located therein, or deposit the said same;

(13) Durability: This Durable International Power of Attorney shall be irrevocable and shall not be affected by the Principles death or disability except as provided by law, and shall continue in effect in the event of the Principles death for a period of 10 years or in the case of disability or incapacitated for a minimum of 30 years or until revoked by the Principle in writing or indefinitely if the Principle is incompetent.

(A) Principle shall be considered disabled or incapacitated for purposes of this P.O.A. if a physician certifies in writing at a date later than the date this P.O.A. is executed that, based on the physician's medical examination of the Principle that the said same is mentally or physically incapable of managing their affairs including but not limited to their financial affairs. The Principle hereby authorizes the physician who examines them for this purpose to disclose the Principles physical or mental condition to another person for purposes of this P.O.A. A third party who accepts this P.O.A. is hereby granted immunity for any responsible competent action taken under this P.O.A. that is based on the determination made by a physician of the Principles disability or incapacity.

(B) Principle agrees that any third party who receives a copy of this document may act under it. Revocation of this Durable International Power of Attorney is not effective as to a third party until the third party receives actual notice of the revocation. Principle hereby agrees to indemnify the third party for any claims that arise against the third party because of reliance on this P.O.A.

(14) Indemnification of Agent: No agent named or substituted under this P.O.A. shall incur any liability for acting or refraining from acting under this P.O.A., except for such agent's own misconduct or negligence.

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(16) Revocation: As of this date, the Principle hereby revokes, and resends their signature on, authorization, or authentication, of any previous P.O.A., authority, or document that may have been provided to deal with their property and affairs as set forth herein.

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(17) Notice to Heirs: PRINCIPAL hereby stipulates that in the event of their death, disability, or incompetence all heirs and/or assigns, family members, spouses, and children or siblings are irrevocably bound by the full extent of this Durable International Power of Attorney and its related documents and attachments without protest or delay.

(18) Dispute: In the event of a dispute between the Attorney(s) named herein above and any other party arbitration shall be arranged following the rules of the American arbitration board they shall abide by and act on said boards determination.

(19) Giving and Granting: The Principle hereby grants and gives to said ATTORNEY(S)-IN-FACT full power and authority to do at will all and every act and thing whatsoever requisite and necessary to be done relative to any of the foregoing as fully to all intents and purposes as PRINCIPAL might or could do if personally present and acting.

(20) Definition of Property/Assets as used herein: The terms property and assets shall be construed to include but not be limited to mean real, personal, tangible, and intangible property and assets.

All that said the ATTORNEY(S)-IN-FACT shall lawfully do or cause to be done under the authority of this Power of Attorney all that is expressly approved under the jurisdictions of the States of Arizona, Oregon, and California, and the nations of the United States, Canada, and Mexico.

PURPOSE and JURISDICTIONS:

Furthermore PRINCIPAL declares and expresses a unified determination and purpose that this Durable International Power of Attorney and its attachments with supporting documents be totally binding and enforceable within the Jurisdictions of the nations of México, State of Sonora México, Canadá, and the United States, and the U.S. States of, Oregon, California, and Arizona, and legally bound by the provisions applicable or allowed in the North American Free Trade Agreement (N.A.F.T.A.), General Agreement on Tariffs and Trade (G.A.T.T.), Multilateral Agreement on Investments (M.A.I.), Central America Free Trade Agreement (C.A.F.T.A) Free Trade Area of the Americas (F.T.A.A.), and the United Nations Commission on International Trade Law (U.N.C.I.T.R.A.L.) and all applicable treaties that exists between Mexico, Canada, and the United States.

All parties, by signing and executing this document are irrevocably Verifying, Validating, and Authenticating, the intent, purpose, and correctness of this document, and are herein executing this Durable International Power of Attorney on this 27th day of September 2013:

Michael Ramer (Principle)	S	Sivonn Norng (At	Wors torney)
ALL-P	URPOSE ACKNOWLEDGMENT	E	
State of Arizona	Jurat	ENIX	AUG 2
County of <u>Cochise</u>) ss.		, ARI	
Subscribed and sworn to at Bisbee Ariz	ang before me at this7+h	day of,	eptember,
A.D. 2013, before me, <u>Marrie E. R. e</u>	My Commission Expires	, personally a	
M', chael Lloyd Ramer	MICHAEL LLOYD RAMER & SIVONN NORNG MERRI E RIEG Notary Public - Arizona		
Durable International Power of Attorney	Cochise County • My Comm. Expires Mar 28, 2016	Page 3 of 4	

Personally known to me, <u>ves</u> Proved to me on the basis of satisfactory evidence, to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.

Men E. Reen Signature of Notary Public March 28th, 2016



Place Notary Seal Here

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BLM AZ STATE O PHOENIX, ARIZONA 2015 AUG 28 υ بب ω0

Durable International Power of Attorney



OFFICIAL RECORDS OF PINAL COUNTY RECORDER

361966

When recorded return to

MIKE RAMEZ AND SIVONN NORNG 4147 HILL RD MCNEAL, AZ 85617 DATE/TIME: FEE: PAGES: FEE NUMBER:

12/09/2015 1101 \$14.00 4 2015-078855

VIRGINIA ROSS



(The above space reserved for recording information)

AFFIDAVIT OF ANNUAL ASSESSMENT WORK

DOCUMENT TITLE

DO NOT DISCARD THIS PAGE. THIS COVER PAGE IS RECORDED AS PART OF YOUR DOCUMENT. THE CERTIFICATE OF RECORDATION WITH THE FEE NUMBER IN THE UPPER RIGHT CORNER IS THE PERMANENT REFERENCE NUMBER OF THIS DOCUMENT IN THE PINAL COUNTY RECORDER'S OFFICE.



Rec. 3450926

DEC

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S:\WINWORD\RECORDER\RECP&P\FORMS RECORDING\CAPTION SHEET 12/2011

Form 3830-4UNITED STATES(October 2013)DEPARTMENF THE INTERIORBUREAU OF LAND MANAGEMENT	FORM APPROVED OMB NO.: 1004-0114 Expires: October 31, 2016
AFFIDAVIT OF ANNUAL ASSESSMENT WOR	<
WHEN RECORDED, MAIL DOCUMENT TO:	
NAME: MikeRamer (Sivonn Norng ADDRESS: 4147 Hillord	
CITY, STATE, ZIP: MONCAL, HZ 55617	FOR COUNTY RECORDER'S USE
	$\frac{2}{\sqrt{2}}$ No. of Claims / x \$10/claim Total due BLM \$ / 0 , ∞

TO ALL WHOM IT MAY CONCERN:

The undersigned certifies that at least \$100 per claim was expended for development, labor and improvements, or equivalent value added, as the annual assessment work for the assessment year ending September 1, 2015 for the following contiguous unpatented mining claim(s), located in the County of Pihal ______, in the State of <u>Auzana</u>.

		Тр	Rg	Sec	Mer	County Recordation	
BLM Serial No.	Name of Claim	Exa	Example: 13N 5E 14 MDM		Book and Page No.	Date	
361966	Coyate # 5	7 South	12 Ear	-28	14	2006-176497	7-8-2004
	0				1		
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						10	
						5 OE	
						~ - ·	SEC.
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1							

2. Type of labor and improvements (specify what was done and give the total value for that labor and improvement to show at least \$100 for each claim). If a geological, geochemical, or geophysical survey was performed, as per 30 U.S.C. 28-1, reference the title of the report of survey, give cost and date of the survey and report, and indicate it was filed with the County Recorder:

Description of Work Performed	Value of Work Performed	Date Work Was Performed
Ramane fallen debris, Remarce	400.00	Feb 15-Feb 16
avagrawth, Lill in washart & Repair	Cayate #5	· · · · · · · · · · · · · · · · · · ·
roads, nick up litter and large	0	
racks in the Road way filled in pat		
halor		

3. Name and mailing address of each person who performed the labor and improvements:

Name (please print)	Current Mailing Address (please print)
Silan Norra	4147 Hill Rod McNeal, A-285617
Moni Nong	4147 Hill ad Road Maneal, AZES617
Rath Nong	4147 Hill rd Monal, AZ85617
Pennis Davidsan	4147 HAINA MONER, A285617
Jose Ramira	4147 Hill not Mc Neal, AZ 85617

4. Name and mailing address of each person who holds and claims the subject mining claim(s) for the valuable minerals contained therein. Be sure to indicate if there is a change of address:

Name (please print)	Current Ma	iling Ado	dress (ple	ase print)		
Mike Ramer and /or	4147	H7[]	pd M	Neal ;	128	561	7
Sivann Norng,			<u> </u>			2015	an a
Id-C						Ê	<u> </u>
					میں ہے۔ اس یا ہو جاتی		
					3		
					70		0
					\sim	0	
			<u></u>				

5. The undersigned testifies that on the date of <u>Feb 16</u>, 2015, all monuments required by law were erected upon the subject claim(s), and all notices required by law were posted on the subject claim(s) or copies thereof were in place, and at said date, each corner monument bore or contained

markings sufficient to appropriately designate the corner of the claim to which it pertains and the name of the claim(s).

I hereby certify under penalty of perjury under the laws of the State of $\underline{A222ana}$ that the foregoing statements are true and correct:
(Signature of person responsible for above statement) Date: $12 - 8 - 15$
Title 18 U.S.C. 1001 and 43 U.S.C. 1212 make it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction.
Notary Block
SUBSCRIBED AND SWORN TO before me, this day of

INSTRUCTIONS

- This is an optional form that may be used to satisfy the requirements for the Bureau of Land Management (BLM) under the provisions of 43 U.S.C. §1744 and 30 U.S.C. §28-28d and the regulations thereunder (43 CFR part 3835). Since local and State laws may vary, you should contact your local and State agencies where the claims are located to ensure all applicable laws and requirements are satisfied.
- 2. The claimant(s) must fill in the date in paragraph 1 for the applicable assessment year and the county and state where the claims are located.
- 3. All claim names, BLM serial numbers, legal descriptions, and original county recording information must be listed for the claims pertaining to this assessment notice.
- 4. The claimant(s) must complete paragraph 2 listing all labor or improvements which was performed on or did benefit the subject mining claims. The value and date of the labor or improvements must also be listed. The total amount of labor or improvements can be listed, but the total expenditure must equal at least \$100 for each claim.
- 5. The names and current mailing addresses of the person(s) performing the labor shall be listed in paragraph 3.
- 6. The name and current mailing address of each owner (claimant) of the claims shall be listed in paragraph 4. The mailing address shall be the owner's address and not the address of an agent or anyone representing the claimant. Be sure to note if there has been a change of address.
- 7. Paragraph 5 shall be completed to show the date it was verified that all monuments required by law were properly erected, all notices were posted, and that corners were appropriately designated for all claims listed.
- 8. An exact legible reproduction or duplicate (other than microfilm or other electronic media) of this affidavit or another type of affidavit of assessment work that you file or will file in the county where each claim is located, must be filed with the BLM on or before December 30 of the calendar year in which the assessment year ends. For mill or tunnel sites, a separate notice of intent to hold must be filed with the BLM on or before December 30. Requirements for filing a notice of intent to hold can be found at 43 CFR 3835.33.
- 9. A processing fee of \$10 for each claim listed must be remitted to the BLM along with this or any other affidavit of assessment work.

10:1 d 6-330 SIN



When recorded return to

MIKE RAMEZ AND SIVONN NORNG 4147 HILL RD MCNEAL, AZ 85617



OFFICIAL RECORDS OF PINAL COUNTY RECORDER VIRGINIA ROSS

DATE/TIME: FEE: PAGES: FEE NUMBER:

12/09/2015 1101 \$14.00 4 2015-078856



(The above space reserved for recording information)

AFFIDAVIT OF ANNUAL ASSESSMENT WORK

DOCUMENT TITLE

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VIIDZIN • • 0

Form 3830-4 UNITED STATES (October 2013) DEPARTMEN F THE INTERIOR BUREAU OF LAND MANAGEMENT	FORM APPROVED OMB NO.: 1004-0114 Expires: October 31, 2016
AFFIDAVIT OF ANNUAL ASSESSMENT W	ORK
WHEN RECORDED, MAIL DOCUMENT TO:	
NAME: Mike Ramer / Sivonn Norng	
ADDRESS: 4147 Hill 20	
CITY, STATE, ZIP: Maneal, AZ 85617	FOR COUNTY RECORDER'S USE
	No. of Claims / x \$10/claim

TO ALL WHOM IT MAY CONCERN:

 The undersigned certifies that at least \$100 per claim was expended for development, labor and improvements, or equivalent value added, as the annual assessment work for the assessment year ending September 1, <u>2,0/5</u> for the following contiguous unpatented mining claim(s), located in the County of Pinal , in the State of <u>Avigona</u>.

Total due BLM $\frac{0}{2} 0^{0}$

BLM Serial No.	Name of Claim	Tp Exa	Rg mple: 131	Sec N 5E 14 N	Mer MDM	County Recordation Book and Page No.	Date
361967	Cayote #6	75	12 E	28	14	2006-176498	7-8-2004
	0				/	, , ,	
						10	12
				/		5	2.5
							w B
					/		
	· · · /·					2/ 2	
1							

2. Type of labor and improvements (specify what was done and give the total value for that labor and improvement to show at least \$100 for each claim). If a geological, geochemical, or geophysical survey was performed, as per 30 U.S.C. 28-1, reference the title of the report of survey, give cost and date of the survey and report, and indicate it was filed with the County Recorder:

Description of Work Performed	Value of Work Performed	Date Work Was Performed
Romove fallen Ochis, Romae avagsath, bill in washant of Repair roads, fickup	400 de Coyste #6	Feb15-Feb16
letter and large rocks in the road		· · · · · · · · · · · · · · · · · · ·

3. Name and mailing address of each person who performed the labor and improvements:

Name (please print)	Current Mailing Address (please print)
Sivonn Norveg	4147 Hill Ad MoNeal, AZ85617
Moni Norng	Same
Rath Norney	Same
Dennis Danidsono	Sanc
Fose Ramira	San

4. Name and mailing address of each person who holds and claims the subject mining claim(s) for the valuable minerals contained therein. Be sure to indicate if there is a change of address:

Name (please print)	Current Mailing Address (please print)
	4147 Hil ng Marcal, 42 85617
Mikchannen and/or Sivenn Norng and	
La Aguila Se Ha	
Marcha II.C	
- Wister	
	1

5. The undersigned testifies that on the date of 16, 20/5, all monuments required by law were erected upon the subject claim(s), and all notices required by law were posted on the subject claim(s) or copies thereof were in place, and at said date, each corner monument bore or contained

markings sufficient to appropriately designate the corner of the claim to which it pertains and the name of the claim(s).

I hereby certify under penalty of perjury under the laws of the State of <u>Azizana</u> that the foregoing statements are true and correct:
(Signature of person responsible for above statement) Date: 12-8-15
Title 18 U.S.C. 1001 and 43 U.S.C. 1212 make it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction.
Notary Block SUBSCRIBED AND SWORN TO before me, this <u>8</u> day of <u>Nellmalls</u> 20,5 By: <u>Audy Admu</u> (Signature of Affiant) Title: <u>Matary</u> Fuklic
My Commission Expires:

INSTRUCTIONS

- This is an optional form that may be used to satisfy the requirements for the Bureau of Land Management (BLM) under the provisions of 43 U.S.C. §1744 and 30 U.S.C. §28-28d and the regulations thereunder (43 CFR part 3835). Since local and State laws may vary, you should contact your local and State agencies where the claims are located to ensure all applicable laws and requirements are satisfied.
- 2. The claimant(s) must fill in the date in paragraph 1 for the applicable assessment year and the county and state where the claims are located.
- 3. All claim names, BLM serial numbers, legal descriptions, and original county recording information must be listed for the claims pertaining to this assessment notice.
- 4. The claimant(s) must complete paragraph 2 listing all labor or improvements which was performed on or did benefit the subject mining claims. The value and date of the labor or improvements must also be listed. The total amount of labor or improvements can be listed, but the total expenditure must equal at least \$100 for each claim.
- 5. The names and current mailing addresses of the person(s) performing the labor shall be listed in paragraph 3.
- 6. The name and current mailing address of each owner (claimant) of the claims shall be listed in paragraph 5. mailing address shall be the owner's address and not the address of an agent or anyone representing the claimant. Be sure to note if there has been a change of address.
- 7. Paragraph 5 shall be completed to show the date it was verified that all monuments required by law were properly erected, all notices were posted, and that corners were appropriately designated for all claims listed.
- 8. An exact legible reproduction or duplicate (other than microfilm or other electronic media) of this affidavit or another type of affidavit of assessment work that you file or will file in the county where each claim is located, must be filed with the BLM on or before December 30 of the calendar year in which the assessment year ends. For mill or tunnel sites, a separate notice of intent to hold must be filed with the BLM on or before December 30. Requirements for filing a notice of intent to hold can be found at 43 CFR 3835.33.
- 9. A processing fee of \$10 for each claim listed must be remitted to the BLM along with this or any other affidavit of assessment work.

10:1 d b- 330 SIN

ULM MY SILLE OFFIC



When recorded return to

MIKE RAMEZ AND SIVONN NORNG 4147 HILL RD MCNEAL, AZ 85617



OFFICIAL RECORDS OF PINAL COUNTY RECORDER VIRGINIA ROSS

DATE/TIME: FEE: PAGES: FEE NUMBER:

12/09/2015 1101 \$14.00 4 2015-078857



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AFFIDAVIT OF ANNUAL ASSESSMENT WORK

DOCUMENT TITLE

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(. ARIZONA T ... 00

Form 3830-4 (October 2013) UNITED STATES DEPARTMEN F THE INTERIOR BUREAU OF LAND MANAGEMENT

AFFIDAVIT OF ANNUAL ASSESSMENT WORK

FORM APPROVED OMB NO.: 1004-0114 Expires: October 31, 2016

WHEN RECORDED, MAIL DOCUMENT TO:

NAME: Mike Ramer (Sivon Norng
ADDRESS: 14147 Hill pd
CITY, STATE, ZIP: McNeal, AZT5617.

FOR COUNTY RECORDER'S USE

No. of Claims / XE x \$10/claim Total due BLM $\frac{10.00}{10.00}$

TO ALL WHOM IT MAY CONCERN:

 The undersigned certifies that at least \$100 per claim was expended for development, labor and improvements, or equivalent value added, as the annual assessment work for the assessment year ending September 1, <u>2015</u> for the following contiguous unpatented mining claim(s), located in the County of <u>Pinal</u>, in the State of <u>Arizona</u>.

BLM Serial No.	Name of Claim	Tp Exa	Rg mple: 13N	Sec N 5E 14 N	Mer IDM	County Recordation Book and Page No.	Date
361968	Cayote # 7	7\$	12 E	28	14	2006-176499	7-8-2004
						10	
						2015 EEC	
							ECEIV
						00	

2. Type of labor and improvements (specify what was done and give the total value for that labor and improvement to show at least \$100 for each claim). If a geological, geochemical, or geophysical survey was performed, as per 30 U.S.C. 28-1, reference the title of the report of survey, give cost and date of the survey and report, and indicate it was filed with the County Recorder:

Description of Work Performed	Value of Work Performed	Date Work Was Performed
Ramarie father, debris, Remove avergrauth,	400 == Coyote #7	Feb15-Feb16
fill in wadauts & Repair roads, fict up lite and large rocks in the road way,	Coyor 1	
filled in petholes.		

3. Name and mailing address of each person who performed the labor and improvements:

Name (please print)	Current Mailing Address (please print)
Sivany Norng	4147 ATIL NOL MONDAL, AZ 85617
Mani Norng	Samme
Rakh Norng	Same
Dennis Daridsans	Same
Jose Ramina	Same

4. Name and mailing address of each person who holds and claims the subject mining claim(s) for the valuable minerals contained therein. Be sure to indicate if there is a change of address:

Name (please print)			ldress (please			
Mike Ramer land for Sivann Norng and	4147	Hill	rd MaNe	eal, 428	56	17_
Sivann Norng and						
Minera Estrella						
Dd vere, LLC					20	
					<u></u>	
	·				- EC	
				900-900 2010-00 2010-00 2010-00		<u></u>
					-0	
				R	σ	00
				ر	÷ 4	- Y
	. 1	-1.	/	\geq	<u>,</u> 00	9 (j. 1997) 11. – J.

5. The undersigned testifies that on the date of <u>Feb 16</u>, 2015, all monuments required by law were erected upon the subject claim(s), and all notices required by law were posted on the subject claim(s) or copies thereof were in place, and at said date, each corner monument bore or contained

markings sufficient to appropriately designate the corner of the claim to which it pertains and the name of the claim(s).

I hereby	certify	under	penalty	of	perjury	under	the	laws	of	the	State	of	Anizana	that	the
foregoing	stateme	ents are	true and	l cc	orrect:								Augure	inai	the

12- 7-15 Date:

(Signature of person responsible for above statement)

Title 18 U.S.C. 1001 and 43 U.S.C. 1212 make it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction.

Notary Block day of ADOMAD SUBSCRIBED AND SWORN TO before me. this 20/5 B (Signature of Affiant) Title: CANDY ROMO My Commission Expires: 07-01-79 Notary Public - State of Arizona OCHISE COUNTY Commission Expires

INSTRUCTIONS

- 1. This is an optional form that may be used to satisfy the requirements for the Bureau of Land Management (BLM) under the provisions of 43 U.S.C. §1744 and 30 U.S.C. §28-28d and the regulations thereunder (43 CFR part 3835). Since local and State laws may vary, you should contact your local and State agencies where the claims are located to ensure all applicable laws and requirements are satisfied.
- The claimant(s) must fill in the date in paragraph 1 for the applicable assessment year and the county and state 2. where the claims are located.
- All claim names, BLM serial numbers, legal descriptions, and original county recording information must be 3. listed for the claims pertaining to this assessment notice.
- The claimant(s) must complete paragraph 2 listing all labor or improvements which was performed on or did 4. benefit the subject mining claims. The value and date of the labor or improvements must also be listed. The total amount of labor or improvements can be listed, but the total expenditure must equal at least \$100 for each claim.
- The names and current mailing addresses of the person(s) performing the labor shall be listed in paragraph 3. 5.
- The name and current mailing address of each owner (claimant) of the claims shall be listed in paragraph 4. The 6. mailing address shall be the owner's address and not the address of an agent or anyone representing the claimant. Be sure to note if there has been a change of address.
- 7. Paragraph 5 shall be completed to show the date it was verified that all monuments required by law were properly erected, all notices were posted, and that corners were appropriately designated for all claims listed.
- 8. An exact legible reproduction or duplicate (other than microfilm or other electronic media) of this affidavit or another type of affidavit of assessment work that you file or will file in the county where each claim is located, must be filed with the BLM on or before December 30 of the calendar year in which the assessment year ends. For mill or tunnel sites, a separate notice of intent to hold must be filed with the BLM on or before December 30. Requirements for filing a notice of intent to hold can be found at 43 CFR 3835.33.
- 9. A processing fee of \$10 for each claim listed must be remitted to the BLM along with this or any other affidavit of assessment work. ANOZIRA

100:1 d 6= 230 SID2

July 1, 2019



When recorded return to

MIKE RAMEZ AND SIVONN NORNG 4147 HILL RD MCNEAL, AZ 85617



OFFICIAL RECORDS OF PINAL COUNTY RECORDER VIRGINIA ROSS

DATE/TIME: FEE: PAGES: FEE NUMBER:

12/09/2015 1101 \$14.00 4 2015-078858



(The above space reserved for recording information)

AFFIDAVIT OF ANNUAL ASSESSMENT WORK

DOCUMENT TITLE

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7015 DEC - 9 12 12: 59

ARIZONA

Form 3830-4 UNITED STATES (Óctober 2013) DEPARTMEN THE INTER BUREAU OF LAND MANAGEN	
AFFIDAVIT OF ANNUAL ASSESS	
WHEN RECORDED, MAIL DOCUMENT TO:	
NAME: Mike Rama / Silann Nor	<i>q</i>
ADDRESS: 4147 Hell Rd	
CITY, STATE, ZIP: <u>McNeal</u> , AZ 556	FOR COUNTY RECORDER'S USE
	No. of Claims /

Total due BLM [0, 0]

TO ALL WHOM IT MAY CONCERN:

 The undersigned certifies that at least \$100 per claim was expended for development, labor and improvements, or equivalent value added, as the annual assessment work for the assessment year ending September 1, <u>2015</u> for the following contiguous unpatented mining claim(s), located in the County of <u>Pinal</u>, in the State of <u>Antzona</u>.

		Тр	Rg	Sec	Mer	County Recordation	
BLM Serial No.	Name of Claim	Exa	mple: 131	N 5E 14 N	IDM	Book and Page No.	Date
361969	Coyote # 8	75	128	28	14	2006-176500	7-8-2004
	0						
							- j
						THE DEC	SEC
							N N N
		/					
/							

2. Type of labor and improvements (specify what was done and give the total value for that labor and improvement to show at least \$100 for each claim). If a geological, geochemical, or geophysical survey was performed, as per 30 U.S.C. 28-1, reference the title of the report of survey, give cost and date of the survey and report, and indicate it was filed with the County Recorder:

Description of Work Performed	Value of Work Performed	Date Work Was Performed
Ramare Gallen debris and overgrawth,	400 00 Cayote # 8	Feb15-Feb16
filled in patholes and resshand, Repaired wade, fick up letter and large Porks		
out the road asay.		

3. Name and mailing address of each person who performed the labor and improvements:

Name (please print)	Current Mailing Address (please print)
Silonn Norug	41 47 Hill no Mondal A2 85617
Mani Nong	Same
Rak Norng	Same
Dennis Davidsans	Same
fore panira	Same

4. Name and mailing address of each person who holds and claims the subject mining claim(s) for the valuable minerals contained therein. Be sure to indicate if there is a change of address:

Name (please print)	Current Mailing Address (please print)
McKe Ramer or Sivann	4147 Hill Ad Mancal, AZ 8 5617
Norng and	
Minera Pavo Real LLC	
)	
	Q

5. The undersigned testifies that on the date of $\frac{16}{16}$, 2015, all monuments required by law were erected upon the subject claim(s), and all notices required by law were posted on the subject claim(s) or copies thereof were in place, and at said date, each corner monument bore or contained

markings sufficient to appropriately designate the corner of the claim to which it pertains and the name of the claim(s).

I hereby certify under penalty of perjury under the laws of the State of $A \pi i g \sigma h \alpha$ that the foregoing statements are true and correct: (Signature of person responsible for above statement) Date: 12-8-15
Title 18 U.S.C. 1001 and 43 U.S.C. 1212 make it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction.
Notary Block SUBSCRIBED AND SWORN TO before me, this <u>8</u> day of <u>Deleminen</u> 2015
By: (Signature of Affiant) Title: My Commission Expires: DH B119 (Signature of Affiant) (Signature of Affiant) (Sign
July 1, 2019

INSTRUCTIONS

- This is an optional form that may be used to satisfy the requirements for the Bureau of Land Management (BLM) under the provisions of 43 U.S.C. §1744 and 30 U.S.C. §28-28d and the regulations thereunder (43 CFR part 3835). Since local and State laws may vary, you should contact your local and State agencies where the claims are located to ensure all applicable laws and requirements are satisfied.
- 2. The claimant(s) must fill in the date in paragraph 1 for the applicable assessment year and the county and state where the claims are located.
- 3. All claim names, BLM serial numbers, legal descriptions, and original county recording information must be listed for the claims pertaining to this assessment notice.
- 4. The claimant(s) must complete paragraph 2 listing all labor or improvements which was performed on or did benefit the subject mining claims. The value and date of the labor or improvements must also be listed. The total amount of labor or improvements can be listed, but the total expenditure must equal at least \$100 for each claim.
- 5. The names and current mailing addresses of the person(s) performing the labor shall be listed in paragraph 3.
- 6. The name and current mailing address of each owner (claimant) of the claims shall be listed in paragraph 4. The mailing address shall be the owner's address and not the address of an agent or anyone representing the claimant. Be sure to note if there has been a change of address.
- 7. Paragraph 5 shall be completed to show the date it was verified that all monuments required by law were properly erected, all notices were posted, and that corners were appropriately designated for all claims listed.
- 8. An exact legible reproduction or duplicate (other than microfilm or other electronic media) of this affidavit or another type of affidavit of assessment work that you file or will file in the county where each claim is located, must be filed with the BLM on or before December 30 of the calendar year in which the assessment year ends. For mill or tunnel sites, a separate notice of intent to hold must be filed with the BLM on or before December 30. Requirements for filing a notice of intent to hold can be found at 43 CFR 3835.33.
- 9. A processing fee of \$10 for each claim listed must be remitted to the BLM along with this or any other affidavit of assessment work. ∀110Z1212∀ *X1112010

(Continued on page 4)

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When recorded return to

MIKE RAMEZ AND SIVONN NORNG 4147 HILL RD MCNEAL, AZ 85617



OFFICIAL RECORDS OF PINAL COUNTY RECORDER VIRGINIA ROSS

DATE/TIME: FEE: PAGES: FEE NUMBER:

12/09/2015 1101 \$14.00 4 2015-078859



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AFFIDAVIT OF ANNUAL ASSESSMENT WORK

DOCUMENT TITLE

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> NUM AZ STATE OFFIC 2015 DEC - 9 P 12: 58

Form 3830-4 (October 2013)	UNITED STATES DEPARTMEN THE INTERIOR BUREAU OF LAND MANAGEMENT	FORM APPROVED OMB NO.: 1004-0114 Expires: October 31, 2016
	DAVIT OF ANNUAL ASSESSMENT WOR	
WHEN RECO	ORDED, MAIL DOCUMENT TO:	
NAME: Mil	Ke Rama and/or Sivann Norng	
ADDRESS: 1	+147 Hill Rd	
CITY, STATE,	ZIP: McNeal, AZ 85617	FOR COUNTY RECORDER'S USE
		No. of Claims
		£26 x \$10/claim

TO ALL WHOM IT MAY CONCERN:

The undersigned certifies that at least \$100 per claim was expended for development, labor and improvements, or equivalent value added, as the annual assessment work for the assessment year ending September 1, <u>2015</u> for the following contiguous unpatented mining claim(s), located in the County of <u>1000</u>, in the State of <u>A2izana</u>.

Total due BLM $\frac{00}{2}$

		Тр	Rg	Sec	Mer	County Recordation	
BLM Serial No.	Name of Claim	Exa	mple: 131	N 5E 14 N	MDM	Book and Page No.	Date
361970	Cayate #17	7\$	12E	34	14	2005-156046	7-8-20dy
	0						/
	/					71	10
						- 15	3
						E.	NEC S
						2	
		/				17.0	
						58	
		5.					

2. Type of labor and improvements (specify what was done and give the total value for that labor and improvement to show at least \$100 for each claim). If a geological, geochemical, or geophysical survey was performed, as per 30 U.S.C. 28-1, reference the title of the report of survey, give cost and date of the survey and report, and indicate it was filed with the County Recorder:

Description of Work Performed	Value of Work Performed	Date Work Was Performed
Raman fallen denis and avergrauth Killed in pat holes and washants	300°° (agole#17	Feb15-Feb16
Repaired roads, fick up litter and		
large rocks out the road ways.		

3. Name and mailing address of each person who performed the labor and improvements:

Name (please print)	Current Mailing Address (please print)					
Sivonn Norng	4147 Hill nd McNeal AZ 85617					
Mani Noring	Same					
Rath Norne	Same					
Dennis Davidsans	Same					
Jose Ramina	Same					

4. Name and mailing address of each person who holds and claims the subject mining claim(s) for the valuable minerals contained therein. Be sure to indicate if there is a change of address:

Name (please print)	Current Mailing Address (please print)	
Mike Ramer and/or	4147 Hill Rd Ma Meal, AZ 8561	<u>7</u>
Sivenn Norig and		
In Vestor Bench mak		
(or poratian		
		1 1 1
		7
		5
	<u> </u>	
	• · · · · · · · · · · · · · · · · · · ·	

5. The undersigned testifies that on the date of <u>Feb 16</u>, 2015, all monuments required by law were erected upon the subject claim(s), and all notices required by law were posted on the subject claim(s) or copies thereof were in place, and at said date, each corner monument bore or contained

markings sufficient to appropriately designate the corner of the claim to which it pertains and the name of the claim(s).

I hereby certify under penalty of perjury under the laws of the State of $Aigona$ that the foregoing statements are true and correct: (Signature of person responsible for above statement) $Date: 12 - 7 - 15$
Title 18 U.S.C. 1001 and 43 U.S.C. 1212 make it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction.
Notary Block SUBSCRIBED AND SWORN TO before me, this day of

INSTRUCTIONS

- This is an optional form that may be used to satisfy the requirements for the Bureau of Land Management (BLM) under the provisions of 43 U.S.C. §1744 and 30 U.S.C. §28-28d and the regulations thereunder (43 CFR part 3835). Since local and State laws may vary, you should contact your local and State agencies where the claims are located to ensure all applicable laws and requirements are satisfied.
- 2. The claimant(s) must fill in the date in paragraph 1 for the applicable assessment year and the county and state where the claims are located.
- 3. All claim names, BLM serial numbers, legal descriptions, and original county recording information must be listed for the claims pertaining to this assessment notice.
- 4. The claimant(s) must complete paragraph 2 listing all labor or improvements which was performed on or did benefit the subject mining claims. The value and date of the labor or improvements must also be listed. The total amount of labor or improvements can be listed, but the total expenditure must equal at least \$100 for each claim.
- 5. The names and current mailing addresses of the person(s) performing the labor shall be listed in paragraph 3.
- 6. The name and current mailing address of each owner (claimant) of the claims shall be listed in paragraph 4. The mailing address shall be the owner's address and not the address of an agent or anyone representing the claimant. Be sure to note if there has been a change of address.
- 7. Paragraph 5 shall be completed to show the date it was verified that all monuments required by law were properly erected, all notices were posted, and that corners were appropriately designated for all claims listed.
- 8. An exact legible reproduction or duplicate (other than microfilm or other electronic media) of this affidavit or another type of affidavit of assessment work that you file or will file in the county where each claim is located, must be filed with the BLM on or before December 30 of the calendar year in which the assessment year ends. For mill or tunnel sites, a separate notice of intent to hold must be filed with the BLM on or before December 30. Requirements for filing a notice of intent to hold can be found at 43 CFR 3835.33.
- 9. A processing fee of \$10 for each claim listed must be remitted to the BLM along with this or any other affidavit of assessment work.

SUIS DEC - d b IS: 28

When recorded return to

MIKE RAMEZ AND SIVONN NORNG 4147 HILL RD MCNEAL, AZ 85617



OFFICIAL RECORDS OF PINAL COUNTY RECORDER VIRGINIA ROSS

DATE/TIME: FEE: PAGES: FEE NUMBER:

12/09/2015 1101 \$14.00 4 2015-078861



(The above space reserved for recording information)

AFFIDAVIT OF ANNUAL ASSESSMENT WORK

DOCUMENT TITLE

DO NOT DISCARD THIS PAGE. THIS COVER PAGE IS RECORDED AS PART OF YOUR DOCUMENT. THE CERTIFICATE OF RECORDATION WITH THE FEE NUMBER IN THE UPPER RIGHT CORNER IS THE PERMANENT REFERENCE NUMBER OF THIS DOCUMENT IN THE PINAL COUNTY RECORDER'S OFFICE.



Form 3830-4
(October 2013)

UNITED STATES DEPARTMEN F THE INTERIOR BUREAU OF LAND MANAGEMENT

AFFIDAVIT OF ANNUAL ASSESSMENT WORK

FORM APPROVED OMB NO.: 1004-0114 Expires: October 31, 2016

WHEN RECORDED	, MAIL	DOCUMENT	TO:
---------------	--------	----------	-----

NAME: Mike Ramer and/or Sivon Noring
ADDRESS: 4147 Hill Rd
CITY, STATE, ZIP: M. Neal AZ 85617

FOR COUNTY RECORDER'S USE

Total due BLM \$ _/0,00

TO ALL WHOM IT MAY CONCERN:

The undersigned certifies that at least \$100 per claim was expended for development, labor and improvements, or equivalent value added, as the annual assessment work for the assessment year ending September 1, <u>2_O15</u> for the following contiguous unpatented mining claim(s), located in the County of ______, in the State of ______.

			D	2			
		Тр	Rg	Sec	Mer	County Recordation	
BLM Serial No.	Name of Claim	Exa	mple: 131	N 5E 14 N	MDM	Book and Page No.	Date
361972	Cayote #19	75	12 E	34	14	2006-176496	7-8-2004
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						E E	REC
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		/					

2. Type of labor and improvements (specify what was done and give the total value for that labor and improvement to show at least \$100 for each claim). If a geological, geochemical, or geophysical survey was performed, as per 30 U.S.C. 28-1, reference the title of the report of survey, give cost and date of the survey and report, and indicate it was filed with the County Recorder:

Description of Work Performed	Value of Work Performed	Date Work Was Performed
Romane fallin debris and avergrowth	3002	Feb15-Fob16
filled in Patholes and washauts Repaired Roads, hick up litters and	Cayota #19	
Rocke out the Road ways.		

3. Name and mailing address of each person who performed the labor and improvements:

Name (please print)	Current Mailing Address (please print)
Sivonn Norng	4147 Hill not Me Medy 4285617
Moni Nornag	Same
Rath Norng	Game
Dennis Dauidsons	Same
Jose Romira	Salue

4. Name and mailing address of each person who holds and claims the subject mining claim(s) for the valuable minerals contained therein. Be sure to indicate if there is a change of address:

Name (please print)	Current Mailing Address (please print)				
Mike Rama and 102	4147	Hill M	Mc Neg, AZ 85617		
Sivann Norng and	·				
Minera Estrella De					
La Costa, LLC					
			<u> </u>		
,,,,,,,,	:				

markings sufficient to appropriately designate the corner of the claim to which it pertains and the name of the claim(s).

I hereby certify under penalty of perjury under the laws of the State of Anna that the
foregoing statements are true and correct:
Date: Date: 12-7-15
(Signature of person responsible for above statement)
Title 18 U.S.C. 1001 and 43 U.S.C. 1212 make it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction.
Notary Block
SUBSCRIBED AND SWORN TO before me, this 8 day of below here 2015
By: (Signature of Afflant)
Title: Defary Public CANDY ROMO
My Commission Expires:

INSTRUCTIONS

- 1. This is an optional form that may be used to satisfy the requirements for the Bureau of Land Management (BLM) under the provisions of 43 U.S.C. §1744 and 30 U.S.C. §28-28d and the regulations thereunder (43 CFR part 3835). Since local and State laws may vary, you should contact your local and State agencies where the claims are located to ensure all applicable laws and requirements are satisfied.
- 2. The claimant(s) must fill in the date in paragraph 1 for the applicable assessment year and the county and state where the claims are located.
- 3. All claim names, BLM serial numbers, legal descriptions, and original county recording information must be listed for the claims pertaining to this assessment notice.
- 4. The claimant(s) must complete paragraph 2 listing all labor or improvements which was performed on or did benefit the subject mining claims. The value and date of the labor or improvements must also be listed. The total amount of labor or improvements can be listed, but the total expenditure must equal at least \$100 for each claim.
- 5. The names and current mailing addresses of the person(s) performing the labor shall be listed in paragraph 3.
- 6. The name and current mailing address of each owner (claimant) of the claims shall be listed in paragraph 4. The mailing address shall be the owner's address and not the address of an agent or anyone representing the claimant. Be sure to note if there has been a change of address.
- 7. Paragraph 5 shall be completed to show the date it was verified that all monuments required by law were properly erected, all notices were posted, and that corners were appropriately designated for all claims listed.
- 8. An exact legible reproduction or duplicate (other than microfilm or other electronic media) of this affidavit or another type of affidavit of assessment work that you file or will file in the county where each claim is located, must be filed with the BLM on or before December 30 of the calendar year in which the assessment year ends. For mill or tunnel sites, a separate notice of intent to hold must be filed with the BLM on or before December 30. Requirements for filing a notice of intent to hold can be found at 43 CFR 3835.33.
- A processing fee of \$10 for each claim listed must be remitted to the BLM along with this or any other affidavit of assessment work.

When recorded return to

MIKE RAMEZ AND SIVONN NORNG 4147 HILL RD MCNEAL, AZ 85617



OFFICIAL RECORDS OF PINAL COUNTY RECORDER VIRGINIA ROSS

DATE/TIME: FEE: PAGES: FEE NUMBER:

12/09/2015 1101 \$14.00 4 2015-078862



(The above space reserved for recording information)

AFFIDAVIT OF ANNUAL ASSESSMENT WORK

DOCUMENT TITLE

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S:\WINWORD\RECORDER\RECP&P\FORMS RECORDING\CAPTION SHEET 12/2011

Form 3830-4
(October 2013)

UNITED STATES DEPARTMENT THE INTERIOR BUREAU OF LAND MANAGEMENT

AFFIDAVIT OF ANNUAL ASSESSMENT WORK

WHEN RECORDED, MAIL DOCUMENT TO:
NAME: Mike Ramon and/or Siveny Norg
ADDRESS: 4147 Hill Rod
CITY, STATE, ZIP: Mc Negl, AZ 85617

FOR COUNTY RECORDER'S USE

	No. of Claims
£	x \$10/claim
,	Total due BLM \$ _/0,00

TO ALL WHOM IT MAY CONCERN:

The undersigned certifies that at least \$100 per claim was expended for development, labor and improvements, or equivalent value added, as the annual assessment work for the assessment year ending September 1, <u>2015</u> for the following contiguous unpatented mining claim(s), located in the County of <u>Pinal</u>, in the State of <u>Avizova</u>.

BLM Serial No.	Serial No. Name of Claim Example: 13N 5E 14 MDM		County Recordation Book and Page No.	Date			
361973	Cayote #20	7\$	12 E	34	(Lj	2006-176495	7-8-2004
	A					7015	
				/			
						C /	CE
						U N	
						2: 5	
						0	

(Continued on page 2)

2. Type of labor and improvements (specify what was done and give the total value for that labor and improvement to show at least \$100 for each claim). If a geological, geochemical, or geophysical survey was performed, as per 30 U.S.C. 28-1, reference the title of the report of survey, give cost and date of the survey and report, and indicate it was filed with the County Recorder:

Description of Work Performed	Value of Work Performed	Date Work Was Performed
Ramave fallen debris and a ungrawth	300 ==	Fcb15 - Feb 16
filled in pat holes and washands	Cayete #20	
Repaired Roads, Lick up little and		
Racks and the boad ways		

3. Name and mailing address of each person who performed the labor and improvements:

Name (please print)	Current Mailing Address (please print)			
Sivonn Norng	4147 Hill rd McNeal, 4285617			
Mani Norng	Same			
Rath Norng	Game			
Dennis Davadsans	Same			
Jæse Ramina	Same			

4. Name and mailing address of each person who holds and claims the subject mining claim(s) for the valuable minerals contained therein. Be sure to indicate if there is a change of address:

Name (please print)	Current Mailing Address (please print)					
Mike Rama and 102	4147	Hill Ad	Molveal,	AZ	850	517
Sivann Norng and		-				
Investors Benchmark,					70)
llc				e de la composition de la composition de la co de la composition de la composition d	50	مند م هن أ
					- M	See .
					-0	
		· ·		2	υ	00
		and the second		2	- S	
	<u> </u>					<u></u>

5. The undersigned testifies that on the date of <u>Feb 16</u>, 2015, all monuments required by law were erected upon the subject claim(s), and all notices required by law were posted on the subject claim(s) or copies thereof were in place, and at said date, each corner monument bore or contained

markings sufficient to appropriately designate the corner of the claim to which it pertains and the name of the claim(s).

I hereby certify under penalty of perjury under the laws of the State of <u>Azizova</u> that the foregoing statements are true and correct:
(Signature of person responsible for above statement) Date:
Title 18 U.S.C. 1001 and 43 U.S.C. 1212 make it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction.
Notary Block SUBSCRIBED AND SWORN TO before me, this <u>8</u> day of <u>Bloch Mols</u> 20/5 By: <u>MACHIA OMAL</u> (Signature of Affliant) Title: <u>Marany</u> Hubble My Commission Expires: <u>07-01-19</u> My Commission Expires: <u>07-01-19</u>

INSTRUCTIONS

- This is an optional form that may be used to satisfy the requirements for the Bureau of Land Management (BLM) under the provisions of 43 U.S.C. §1744 and 30 U.S.C. §28-28d and the regulations thereunder (43 CFR part 3835). Since local and State laws may vary, you should contact your local and State agencies where the claims are located to ensure all applicable laws and requirements are satisfied.
- 2. The claimant(s) must fill in the date in paragraph 1 for the applicable assessment year and the county and state where the claims are located.
- 3. All claim names, BLM serial numbers, legal descriptions, and original county recording information must be listed for the claims pertaining to this assessment notice.
- 4. The claimant(s) must complete paragraph 2 listing all labor or improvements which was performed on or did benefit the subject mining claims. The value and date of the labor or improvements must also be listed. The total amount of labor or improvements can be listed, but the total expenditure must equal at least \$100 for each claim.
- 5. The names and current mailing addresses of the person(s) performing the labor shall be listed in paragraph 3.
- 6. The name and current mailing address of each owner (claimant) of the claims shall be listed in paragraph 4. The mailing address shall be the owner's address and not the address of an agent or anyone representing the claimant. Be sure to note if there has been a change of address.
- 7. Paragraph 5 shall be completed to show the date it was verified that all monuments required by law were properly erected, all notices were posted, and that corners were appropriately designated for all claims listed.
- 8. An exact legible reproduction or duplicate (other than microfilm or other electronic media) of this affidavit or another type of affidavit of assessment work that you file or will file in the county where each claim is located, must be filed with the BLM on or before December 30 of the calendar year in which the assessment year ends. For mill or tunnel sites, a separate notice of intent to hold must be filed with the BLM on or before December 30. Requirements for filing a notice of intent to hold can be found at 43 CFR 3835.33.
- A processing fee of \$10 for each claim listed must be remitted to the BLM along with this or any other affidavit of assessment work.
 110 110 310 3
 110 310 3

IRREVOCABLE DURABLE INTERNATIONAL POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTMENTS:

September 27, 2013

om

This Power of Attorney (P.O.A.) is to be enacted and made effective immediately as of this date. I Michael Ramer, hereinafter referred to as the PRINCIPAL, do hereby appoint my wife Sivonn Norng as my agent and as my true and lawfully attorney hereinafter referred to as "ATTORNEY-IN-FACT" (Attorney) on this 27th day of September 2013.

The ATTORNEY(S)-IN-FACT are authorized the following general and specific powers in and under the jurisdictions of the States of California, Oregon, and Arizona, the nations of the United States, Canada, and Mexico, and are legally bound by all provisions applicable or allowed in the North American Free Trade Agreement (N.A.F.T.A.), General Agreement on Tariffs and Trade (G.A.T.T.), Multilateral Agreement on Investments (M.A.I.), Central America Free Trade Agreement (C.A.F.T.A.), Free Trade Area of the Americas (F.T.A.A.), and the United Nations Commission on International Trade Law (U.N.C.I.T.R.A.L.) and all applicable treaties that exists between Mexico, Canada, and the United States;

(1) To demand, sue for, collect, and receive all money, debts, accounts, legacies, bequests, interest, dividends, annuities, and demands as are now or shall hereafter become due, payable, or belonging to the principal, and take all lawful means, for the recovery thereof and to compromise the same and give discharges for the same;

(2) To buy and sell all property and assets including but not limited to land, make contracts of every kind relative to all property and assets including but not limited to land, and any interest therein or the possession thereof, and to take possession and exercise control over and the use thereof;

(3) To buy, sell, mortgages, hypothecate, assign, transfer, and in any manner deal with goods, wares and merchandise, closes in action, certificates or shares of capital stock, and other property and assets in possession or in action, and to make, do, and transact all and every kind of business of whatever nature;

(4) To execute, acknowledge, and deliver contracts of sale, escrow instructions, deeds, deases including leases for minerals and hydrocarbon substances and assignments of leases, covenants, agreements, and assignment of agreements, mortgages and assignment of mortgages, conveyances in trust, to secure indebtedness or other obligations, and assign the beneficial interest there under, subordination of liens or encumbrances, bills of lading, receipts, evidences of debt, releases, bonds, notes, bills, requests to re-convey deeds of trust, partial or full judgments, satisfactions of mortgages, and other debts, and other written instruments of whatever kind and nature, all upon such terms and conditions as said attorneys shall approve.

SPECIFIC PROVISIONS

In the PRINCIPAL'S name the said ATTORNEYS-IN-FACT are hereby authorized but are not limited to the following capacities with specific powers as agent(s) for the principle in addition to the above mentioned under the jurisdictions of the States of California, Oregon, and Arizona, the United States, Canada, and Mexico;

(5) To cause all business and other transactions, negotiations, and activities including but not limited to all medical and life-support issues as is deemed necessary to carry out for the benefit of the PRINCIPAL or as needed or deemed necessary and needed by said Attorney(s).

(7) Proxy Rights: To act as agent(s) or proxy(s) for any stocks, bonds, shares, or other investments, rights, or interests that may be held now or hereafter including but not limited to all mining and related issues and activities.

(8) Legal and Administrative Proceedings: To engage in any administrative or legal proceedings or lawsuits in connection with any matter herein;

(9) Transfers in Trust: To transfer any interest the Principle(s) and/or heir(s) may have in property or assets, whether real, personal, tangible or intangible, to the trustee of any trust that is created for the Principle(s) and/or heir(s) benefit;

(10) Delegation of Authority: The Attorney(s) have absolute Authority to engage and dismiss agents, counsel, and employees, in connection with any matter, upon such terms as Attorney(s) may solely determine.

A) Should any Attorney(s), resign they shall pick a replacement on behalf of the Principle with the approval of the Principle if the Principle is able to do so, and the replacement Attorney shall irrevocably be bound by this same P.O.A. or by another agreement if the Principle should desire and agree to a new P.O.A. in lieu of this P.O.A.

B) Should any Attorney(s) die or become incapacitated, the Principle or their lawful heir(s) shall pick another Attorney, should they desire to do so, and establish another P.O.A. as desired.

(11) Establishment of trusts and foundations: The Principle hereby authorizes the Attorney(s) to establish and manage trusts and/or foundations for and on the behalf of the PRINCIPAL and/or their heirs.

(12) Safe Deposit Boxes: The Principle hereby authorizes the Attorney(s) to have access to any safety deposit box registered in the Principles name alone or jointly with others, and to remove any property or papers located therein, or deposit the said same;

(13) Durability: This Durable International Power of Attorney shall be irrevocable and shall not be affected by the Principles death or disability except as provided by law, and shall continue in effect in the event of the Principles death for a period of 10 years or in the case of disability or incapacitated for a minimum of 30 years or until revoked by the Principle in writing or indefinitely if the Principle is incompetent.

(A) Principle shall be considered disabled or incapacitated for purposes of this P.O.A. if a physician certifies in writing at a date later than the date this P.O.A. is executed that, based on the physician's medical examination of the Principle that the said same is mentally or physically incapable of managing their affairs including but not limited to their financial affairs. The Principle hereby authorizes the physician who examines them for this purpose to disclose the Principles physical or mental condition to another person for purposes of this P.O.A. A third party who accepts this P.O.A. is hereby granted immunity for any responsible competent action taken under this P.O.A. that is based on the determination made by a physician of the Principles disability or incapacity.

(B) Principle agrees that any third party who receives a copy of this document may act under it. Revocation of this Durable International Power of Attorney is not effective as to a third party until the third party receives actual notice of the revocation. Principle hereby agrees to indemnify the third party for any claims that arise against the third party because of reliance on this P.O.A.

(14) Indemnification of Agent: No agent named or substituted under this P.O.A. shall incur any liability for acting or refraining from acting under this P.O.A., except for such agent's own misconduct or negligence.

(15) Original Counterparts: Facsimiles, Photocopies or electronic transmissions of this signed notarized Durable International Power of Attorney shall be treated as original counterparts.

(16) Revocation: As of this date, the Principle hereby revokes, and resends their signature on, authorization, or authentication, of any previous P.O.A., authority, or document that may have been provided to deal with their property and affairs as set forth herein.

(17) Notice to Heirs: PRINCIPAL hereby stipulates that in the event of their death, disability, or incompetence all heirs and/or assigns, family members, spouses, and children or siblings are irrevocably bound by the full extent of this Durable International Power of Attorney and its related documents and attachments without protest or delay.

(18) Dispute: In the event of a dispute between the Attorney(s) named herein above and any other party arbitration shall be arranged following the rules of the American arbitration board they shall abide by and act on said boards determination.

(19) Giving and Granting: The Principle hereby grants and gives to said ATTORNEY(S)-IN-FACT full power and authority to do at will all and every act and thing whatsoever requisite and necessary to be done relative to any of the foregoing as fully to all intents and purposes as PRINCIPAL might or could do if personally present and acting.

(20) Definition of Property/Assets as used herein: The terms property and assets shall be construed to include but not be limited to mean real, personal, tangible, and intangible property and assets

All that said the ATTORNEY(S)-IN-FACT shall lawfully do or cause to be done under the authority of this Power of Attorney all that is expressly approved under the jurisdictions of the States of Arizona, Oregon, and California, and the nations of the United States, Canada, and Mexico.

PURPOSE and JURISDICTIONS:

Furthermore PRINCIPAL declares and expresses a unified determination and purpose that this Durable International Power of Attorney and its attachments with supporting documents be totally binding and enforceable within the Jurisdictions of the nations of México, State of Sonora México, Canadá, and the United States, and the U.S. States of, Oregon, California, and Arizona, and legally bound by the provisions applicable or allowed in the North American Free Trade Agreement (N.A.F.T.A.), General Agreement on Tariffs and Trade (G.A.T.T.), Multilateral Agreement on Investments (M.A.I.), Central America Free Trade Agreement (C.A.F.T.A) Free Trade Area of the Americas (F.T.A.A.), and the United Nations Commission on International Trade Law (U.N.C.I.T.R.A.L.) and all applicable treaties that exists between Mexico, Canada, and the United States.

All parties, by signing and executing this document are irrevocably Verifying, Validating, and Authenticating, the intent, purpose, and correctness of this document, and are herein executing this Durable International Power of Attorney on this 27th day of September 2013:

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-1	$\langle \rangle$	The		17	
- lat	Micl	ael Ran	er (Prin	iciple	5

(

Sivonn Norng (Attorney

ALL-PURPOSE ACKNOWLEDGMENT Jurat State of \-SS. County of (27th day of, Subscribed and sworn to at _ before me at this He 0130 rein A.D. 2013, before me, ______ , personally appeared My chart Lloyd 214 0. MERRI E RIEG Notary Public - Arizona **Cochise County** Durable International Power of Attorney Page 3 of 4 My Comm. Expires Mar 28, 2016

Personally known to me, _____ Proved to me on the basis of satisfactory evidence, to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.

Men E. Rue Signature of Notagy Public March 28th, 2016

MERRI E RIEG Notary Public - Arizona **Cochise County** Comm. Expires Mar 28, 2016

2015 CENIX. ARIZONA) DEC -9 P 12: 50

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:

3450926

Transaction #: 3550437 Date of Transaction: 12/09/2015

CUSTOMER:

MIKE RAMER 4147 W HILL RD MC NEAL,AZ 85617-9533 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: AMC361966/\$80.00	2015 POL (8)	- n/a -	80.00
			TOTA	AL:	\$80.00

PAYMENT INFORMATION				
1	AMOUNT:	80.00	POSTMARKED:	N/A
	TYPE:	CASH	RECEIVED:	12/09/2015
		RAMER, MIKE		
		4147 W HILL RD		
		MC NEAL AZ 85617-9533 US		

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.

(October 2012)	BUREAU OF LAND MANAGEMENT MAINTENANCE FEE WAIVER CERTIFICATION SEE INSTRUCTIONS ON PAGE 2	FORM APPROVED OMB NO. 1004-0114 Expires: October 31, 2016
Form 3830-2 (October 2012)	DEPARTIOF THE INTERIOR BUREAU OF LAND MANAGEMENT	

sment year beginning on September 1, 2,014 and ending on September 1, 2015.

2. The undersigned and all related parties owned ten or fewer mining claims, mill, or tunnel sites located and maintained on Federal lands in the United States of America on September 1, 2014.

3. The undersigned have performed the assessment work required by law for each mining claim listed prior to filing this waiver and understand that by filing this form, the undersigned must file an affidavit of assessment work with the Bureau of Land Management (BLM) by the December 30th following the filing of this waiver. The undersigned understand that if the assessment work obligation has not yet come due under 30 U.S.C. 28 (for those claims in their first assessment year only), 4.

a notice of intent to hold reciting this condition must be recorded by the December 30th following the filing of this waiver. The undersigned understand that mill and tunnel sites may also be listed on this waiver and be waived from payment of the maintenance fee, and that a notice of 5.

intent to hold for these sites is required to be filed with the BLM by the December 30th following the filing of this waiver. The undersigned understand and acknowledge that pursuant to 43 U.S.C. 1212 and 18 U.S.C. 1001, the filing or recording of a false, fictitious, or fraudulent 6.

document with the BLM may result in a fine of up to \$250,000, a prison term not to exceed five years, or both. 7. The mining claims, mill or tunnel sites for which this waiver from payment of the maintenance fees is requested are:

CLAIM OR SITE NAME	BLM RECORDATION SERIAL NUMBER
1. Coyale #20 v	AMC 361973
3.	
4.	
<u>5.</u> <u>6.</u>	
7.	
8.	
9.	
10.	

The owner(s) (claimants) of the above mining claims and sites are:

Mike Ramer (Owner's Name - Please Print)	by Sunton		ike Ranen
4147 Hill Rd	(Owner's	Signature)	
(Owner's Mailing Address)	(City)	(State)	(Zip Code)
(Owner's Name - Please Print)	en Silvon (Owner's	POA Signature)	Mike Rmen
(Owner's Mailing Address)	2014 (City)	(State)	(Zip Code)
(Owner's Name - Please Print)	(Owner's S	lignature)	
(Owner's Mailing Address)	(City)	(State)	(Zip Code)
(Owner's Name - Please Print)			
SEP - 9 20)4	(Owner's S	ignature)	
	(City)	(State)	(Zip Code)
Hps Por Attached ps			

	(Own	er's Signature)	
(Owner's Name - Please Print)	(Own	or a Dignaturo)	
. A.V.			······································
(Owner's Mailing Address)	(City)	(State)	(Zip Code)
(Owner's Name - Please Print)	(Owr	er's Signature)	
(Owner's Mailing Address)	(City)	(State)	(Zip Code)
(Owner's Name - Please Print)	(Owr	ner's Signature)	
(Owner's Mailing Address)	(City)	(State)	(Zip Code)
(Owner's Name - Please Print)	(Own	ner's Signature)	
		(State)	(Zip Code

18 U.S.C. 1001 and 43 U.S.C. 1212 make it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction.

INSTRUCTIONS

- 1. This certification is made under the provisions of 43 U.S.C. § 1744 and 30 U.S.C. §28-28k and the regulations thereunder (43 CFR Part 3830).
- 2. The claimant(s) must fill in the dates in paragraph 1 for the beginning and ending of the assessment year for which this waiver is sought.
- 3. The claimant(s) must fill in the date in paragraph 2 for the beginning of the assessment year for which this waiver is sought.
- 4. All claim and site names and BLM serial numbers must be listed for the mining claims, mill sites, and tunnel sites for which the waiver is sought.
- 5. All owners of the mining claims, mill sites, and tunnel sites and their addresses must be given.
- 6. This waiver form must be signed by all the claimants or their designated agent, in original form. If an agent is designated, a notarized designation of agent, signed by all of the claimants with proper address given, must be submitted with this waiver.
- 7. This form must be filed no later than September 1st for the upcoming assessment year in the BLM State Office where the mining claims or sites are recorded, or the waiver cannot be granted by the BLM. (Example: To obtain a waiver for the assessment year 2012, which begins on September 1, 2011, you must qualify for and file for a waiver no later than September 1, 2011, in the proper BLM State Office.)
- 8. For all mining claims which require assessment work, you must record an affidavit of labor on or before the December 30th immediately following the filing of this waiver. For all other mining claims or sites waived, you must record a notice of intent to hold on or before the December 30th immediately following the filing of this waiver.
- 9. Mill and tunnel sites may also be listed on this waiver and be waived from payment of the maintenance fee. A notice of intent to hold for these sites is required to be filed by the December 30th following the filing of this waiver.



Form 3830-2 (October 2013)	L ED STATES 1245 DEPARTN OF THE INTERIOR	
(October 2013)	BUREAU OF LAND MANAGEMENT MAINTENANCE FEE WAIVER CERTIFICATION	FORM APPROVED OMB NO. 1004-0114
	SEE INSTRUCTIONS ON PAGE 2	Expires: October 31, 2016 Amc 36 966

This small miner waiver is filed for the assessment year beginning on September 1, 2014 and ending on September 1, 2015. 2.

The undersigned and all related parties owned ten or fewer mining claims, mill, or tunnel sites located and maintained on Federal lands in the United States of America on September 1, 2014.

3. The undersigned have performed the assessment work required by law for each mining claim listed prior to filing this waiver and understand that by filing this form, the undersigned must file an affidavit of assessment work with the Bureau of Land Management (BLM) by the December 30th following the filing of this waiver. 4.

The undersigned understand that if the assessment work obligation has not yet come due under 30 U.S.C. 28 (for those claims in their first assessment year only), a notice of intent to hold reciting this condition must be recorded by the December 30th following the filing of this waiver. 5. The undersigned understand that mill and tunnel sites may also be listed on this waiver and be waived from payment of the maintenance fee, and that a notice of

intent to hold for these sites is required to be filed with the BLM by the December 30th following the filing of this waiver. The undersigned understand and acknowledge that pursuant to 43 U.S.C. 1212 and 18 U.S.C. 1001, the filing or recording of a false, fictitious, or fraudulent 6.

document with the BLM may result in a fine of up to \$250,000, a prison term not to exceed five years, or both. 7. The mining claims, mill or tunnel sites for which this waiver from payment of the maintenance fees is requested are:

$\begin{array}{c} \text{CLAIM OR SITE NAME} \\ \hline 1. & Constant NUMBER \\ \hline 2. & Canyole + 6 \\ \hline 3. & Constant + 7 \\ \hline \end{array}$	
3. Lavar # 7 AMC 361967	
ALLAN	
A 17C 361 968	
" Call ste HA	
5. Carpar HIT AH	
6. Cayelo HTS AM AM	
7. Cayor #19	
8. 1 411 361972	
9.	
10.	

The owner(s) (claimants) of the above mining claims and sites are:

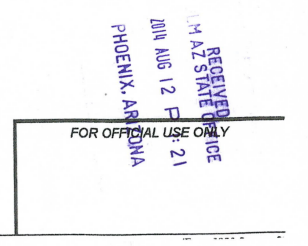
(Owner's Name - Please Print) 4147 W Hill Rd (Owner's Mailing Address)	McNeal (City)	POA M 's Signature) A-2 (State)	<u>likeRana</u> <u>85617</u> (Zip Code)
La Aguila Se Ha Escapado UC (Owner's Name - Please Print) Bame as abaire		P a A- s Signature)	MikeRaner
(Owner's Mailing Address)	(City)	(State)	(Zip Code)
La Aquila Se Marcha UC (Owner's Name - Please Print) Same as above	by monday (Owner's	POA s Signature)	Mike Raver
(Owner's Mailing Address)	(City)	(State)	(Zip Code)
Minera Estrella 31 Oestelle (Owner's Name - Please Print) Same as abujue	by Anton Way	Po A Signature)	Mikepan
(Owner's Mailing Address)	(City)	(State)	(Zip Code)

말 같은 것은 것은 것은 것을 생겨야 한 것이다. 그는 것은 것이 같은 것이 같이 했다.		A
(Owner's Name - Please Print)	hy sill or (Owner's	POAMike Ranien s Signature)
(Owner's Mailing Address)	(City)	(State) (Zip Code)
(Owner's Name - Please Print)	by Sutton (Owner)	POA Mike Romer s Signature)
Same as above (Owner's Mailing Address)	(City)	(State) (Zip Code)
(Owner's Name - Please Print)	by Sum Voy P	OA Mike Paren 's Signature)
Same as abare (Owner's Mailing Address)	(City)	(State) (Zip Code)
Minera Estrella de la Costalle (Owner's Name - Please Print)	= by Sauhlon (Owner	POA Mike Ramer 's Signature)
(Owner's Mailing Address)	(City)	(State) (Zip Code)

18 U.S.C. 1001 and 43 U.S.C. 1212 make it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction.

INSTRUCTIONS

- 1. This certification is made under the provisions of 43 U.S.C. § 1744 and 30 U.S.C. §28-28k and the regulations thereunder (43 CFR Part 3830).
- 2. The claimant(s) must fill in the dates in paragraph 1 for the beginning and ending of the assessment year for which this waiver is sought.
- 3. The claimant(s) must fill in the date in paragraph 2 for the beginning of the assessment year for which this waiver is sought.
- 4. All claim and site names and BLM serial numbers must be listed for the mining claims, mill sites, and tunnel sites for which the waiver is sought.
- 5. All owners of the mining claims, mill sites, and tunnel sites and their addresses must be given.
- 6. This waiver form must be signed by all the claimants or their designated agent, in original form. If an agent is designated, a notarized designation of agent, signed by all of the claimants with proper address given, must be submitted with this waiver.
- 7. This form must be filed no later than September 1st for the upcoming assessment year in the BLM State Office where the mining claims or sites are recorded, or the waiver cannot be granted by the BLM. (Example: To obtain a waiver for the assessment year 2012, which begins on September 1, 2011, you must qualify for and file for a waiver no later than September 1, 2011, in the proper BLM State Office.)
- 8. For all mining claims which require assessment work, you must record an affidavit of labor on or before the December 30th immediately following the filing of this waiver. For all other mining claims or sites waived, you must record a notice of intent to hold on or before the December 30th immediately following the filing of this waiver.
- Mill and tunnel sites may also be listed on this waiver and be waived from payment of the maintenance fee. A notice of intent to hold for these sites is required to be filed by the December 30th following the filing of this waiver.



IRREVOCABLE DURABLE INTERNATIONAL POWER OF ATTORNEY

September 27, 2013

KNOW ALL MEN BY THESE PRESENTMENTS:

This Power of Attorney (P.O.A.) is to be enacted and made effective immediately as of this date. I Michael Ramer, hereinafter referred to as the PRINCIPAL, do hereby appoint my wife Sivonn Norng as my agent and as my true and lawfully attorney hereinafter referred to as "ATTORNEY-IN-FACT" (Attorney) on this 27th day of September 2013.

The ATTORNEY(S)-IN-FACT are authorized the following general and specific powers in and under the jurisdictions of the States of California, Oregon, and Arizona, the nations of the United States, Canada, and Mexico, and are legally bound by all provisions applicable or allowed in the North American Free Trade Agreement (N.A.F.T.A.), General Agreement on Tariffs and Trade (G.A.T.T.), Multilateral Agreement on Investments (M.A.I.), Central America Free Trade Agreement (C.A.F.T.A), Free Trade Area of the Americas (F.T.A.A.), and the United Nations Commission on International Trade Law (U.N.C.I.T.R.A.L.) and all applicable treaties that exists between Mexico, Canada, and the United States;

(1) To demand, sue for, collect, and receive all money, debts, accounts, legacies, bequests, interest, dividends, annuities, and demands as are now or shall hereafter become due, payable, or belonging to the principal, and take all lawful means, for the recovery thereof and to compromise the same and give discharges for the same;

(2) To buy and sell all property and assets including but not limited to land, make contracts of every kind relative to all property and assets including but not limited to land, and any interest therein or the possession thereof, and to take possession and exercise control over and the use thereof;

(3) To buy, sell, mortgages, hypothecate, assign, transfer, and in any manner deal with goods, wares and merchandise, closes in action, certificates or shares of capital stock, and other property and assets in possession or in action, and to make, do, and transact all and every kind of business of whatever nature;

(4) To execute, acknowledge, and deliver contracts of sale, escrow instructions, deeds, leases including leases for minerals and hydrocarbon substances and assignments of leases, covenants, agreements, and assignment of agreements, mortgages and assignment of mortgages, conveyances in trust, to secure indebtedness or other obligations, and assign the beneficial interest there under, subordination of liens or encumbrances, bills of lading, receipts, evidences of debt, releases, bonds, notes, bills, requests to re-convey deeds of trust, partial or full judgments, satisfactions of mortgages, and other debts, and other written instruments of whatever kind and nature, all upon such terms and conditions as said attorneys shall approve.

SPECIFIC PROVISIONS

In the PRINCIPAL'S name the said ATTORNEYS-IN-FACT are hereby authorized but are not limited to the following capacities with specific powers as agent(s) for the principle in addition to the above mentioned under the jurisdictions of the States of California, Oregon, and Arizona, the United States, Canada, and Mexico;

(5) To cause all business and other transactions, negotiations, and activities including but not limited to all medical and life-support issues as is deemed necessary to carry out for the benefit of the PRINCIPAL or as needed or deemed necessary and needed by said Attorney(s).

(7) Proxy Rights: To act as agent(s) or proxy(s) for any stocks, bonds, shares, or other investments, rights, or interests that may be held now or hereafter including but not limited to all mining and related issues and activities.

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(8) Legal and Administrative Proceedings: To engage in any administrative or legal proceedings or lawsuits in connection with any matter herein;

(9) Transfers in Trust: To transfer any interest the Principle(s) and/or heir(s) may have in property or assets, whether real, personal, tangible or intangible, to the trustee of any trust that is created for the Principle(s) and/or heir(s) benefit;

(10) Delegation of Authority: The Attorney(s) have absolute Authority to engage and dismiss agents, counsel, and employees, in connection with any matter, upon such terms as Attorney(s) may solely determine.

A) Should any Attorney(s), resign they shall pick a replacement on behalf of the Principle with the approval of the Principle if the Principle is able to do so, and the replacement Attorney shall irrevocably be bound by this same P.O.A. or by another agreement if the Principle should desire and agree to a new P.O.A. in lieu of this P.O.A.

B) Should any Attorney(s) die or become incapacitated, the Principle or their lawful heir(s) shall pick another Attorney, should they desire to do so, and establish another P.O.A. as desired.

(11) Establishment of trusts and foundations: The Principle hereby authorizes the Attorney(s) to establish and manage trusts and/or foundations for and on the behalf of the PRINCIPAL and/or their heirs.

(12) Safe Deposit Boxes: The Principle hereby authorizes the Attorney(s) to have access to any safety deposit box registered in the Principles name alone or jointly with others, and to remove any property or papers located therein, or deposit the said same;

(13) Durability: This Durable International Power of Attorney shall be irrevocable and shall not be affected by the Principles death or disability except as provided by law, and shall continue in effect in the event of the Principles death for a period of 10 years or in the case of disability or incapacitated for a minimum of 30 years or until revoked by the Principle in writing or indefinitely if the Principle is incompetent.

(A) Principle shall be considered disabled or incapacitated for purposes of this P.O.A. if a physician certifies in writing at a date later than the date this P.O.A. is executed that, based on the physician's medical examination of the Principle that the said same is mentally or physically incapable of managing their affairs including but not limited to their financial affairs. The Principle hereby authorizes the physician who examines them for this purpose to disclose the Principles physical or mental condition to another person for purposes of this P.O.A. A third party who accepts this P.O.A. is hereby granted immunity for any responsible competent action taken under this P.O.A. that is based on the determination made by a physician of the Principles disability or incapacity.

(B) Principle agrees that any third party who receives a copy of this document may act under it. Revocation of this Durable International Power of Attorney is not effective as to a third party until the third party receives actual notice of the revocation. Principle hereby agrees to indemnify the third party for any claims that arise against the third party because of reliance on this P.O.A.

(14) Indemnification of Agent: No agent named or substituted under this P.O.A. shall incur any liability for acting or refraining from acting under this P.O.A., except for such agent's own misconduct or negligence.

(15) Original Counterparts: Facsimiles, Photocopies or electronic transmissions of this signed notarized Durable International Power of Attorney shall be treated as original counterparts.

(16) Revocation: As of this date, the Principle hereby revokes, and resends their signature on, authorization, or authentication, of any previous P.O.A., authority, or document that may have been provided to deal with their property and affairs as set forth herein.

and go a t

(17) Notice to Heirs: PRINCIPAL hereby stipulates that in the event of their death, disability, or incompetence all heirs and/or assigns, family members, spouses, and children or siblings are irrevocably bound by the full extent of this Durable International Power of Attorney and its related documents and attachments without protest or delay.

(18) Dispute: In the event of a dispute between the Attorney(s) named herein above and any other party arbitration shall be arranged following the rules of the American arbitration board they shall abide by and act on said boards determination.

(19) Giving and Granting: The Principle hereby grants and gives to said ATTORNEY(S)-IN-FACT full power and authority to do at will all and every act and thing whatsoever requisite and necessary to be done relative to any of the foregoing as fully to all intents and purposes as PRINCIPAL might or could do if personally present and acting.

(20) Definition of Property/Assets as used herein: The terms property and assets shall be construed to include but not be limited to mean real, personal, tangible, and intangible property and assets.

All that said the ATTORNEY(S)-IN-FACT shall lawfully do or cause to be done under the authority of this Power of Attorney all that is expressly approved under the jurisdictions of the States of Arizona, Oregon, and California, and the nations of the United States, Canada, and Mexico.

PURPOSE and JURISDICTIONS:

Furthermore PRINCIPAL declares and expresses a unified determination and purpose that this Durable International Power of Attorney and its attachments with supporting documents be totally binding and enforceable within the Jurisdictions of the nations of México, State of Sonora México, Canadá, and the United States, and the U.S. States of, Oregon, California, and Arizona, and legally bound by the provisions applicable or allowed in the North American Free Trade Agreement (N.A.F.T.A.), General Agreement on Tariffs and Trade (G.A.T.T.), Multilateral Agreement on Investments (M.A.I.), Central America Free Trade Agreement (C.A.F.T.A) Free Trade Area of the Americas (F.T.A.A.), and the United Nations Commission on International Trade Law (U.N.C.I.T.R.A.L.) and all applicable treaties that exists between Mexico, Canada, and the United States.

All parties, by signing and executing this document are irrevocably Verifying, Validating, and Authenticating, the intent, purpose, and correctness of this document, and are herein executing this Durable International Power of Attorney on this 27th day of September 2013:

Michael Ramer (Principle) Sivonn Norng (Attorney

ALL-P	URPOSE ACKNOWLEDGMENT	
	Jurat	
State of \underline{Ac} , $\underline{zon \alpha}$) ss.		
County of <u>Cochice</u>)		
Subscribed and sworn to at Bishee Ariz	eng before me at this 27th	day of, Beptember
A.D. 2018 before me, Many Public R. e.	3/28/2016 My commission Expires	, personally appeared
M' What Lloyd Ramer.	E Sivon Norna	
Durable International Power of Attorney	MICHAEL LLOYD RAMER & SIVONN NORNG MERRI E RIEG Notary Public - Arizona Cochise County My Comm. Expires Mar 28, 2016	Page 3 of 4

COPY OF ORIGINAL

Personally known to me, <u>ves</u> Proved to me on the basis of satisfactory evidence, to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.

March 28th, 2016



to at statistic South

F C \mathcal{C}^{\prime}

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:	3099440
Transaction #: 3190972		
Date of Transaction: 08/12/2014	Tableting: 1246, 148 Ninesenes, 14	cindi wata, wata wa
CUSTOMER:	ACHX	
MIKE RAMER 4147 W HILL RD MC NEAL AZ 85617-9533 US	Ly SEP (19 2014 17 company Address 5

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
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PAYMENT INFORMATION

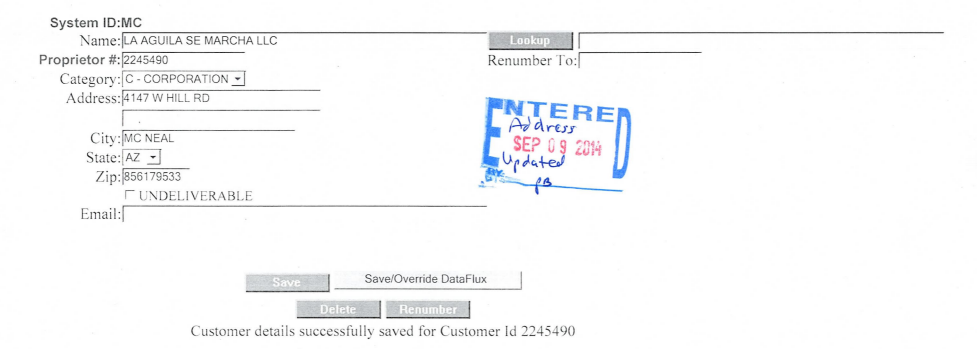
REMARKS

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.

MC NEAL,AZ 85617-9533 US

System ID:MC	
Name: LA AGUILA SE HA ESCAPADO LLC	Lookup
Proprietor #: 2245491	Renumber To:
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Customer details successfully saved for Customer Id 2245492

Page 1 of 1

List of Proprietors								
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AFFIDAVIT OF PERFORMANCE OF ANNUAL WORK				OH DE	AZR	
1. State of Arizona, County of <u>Pinal</u>	SS:	BLM	nuenix,	2	AZ ST	
	SS:	BLM Date Stamp	NUENIX, ARIZONA	2	AZ STATE OFFICE	

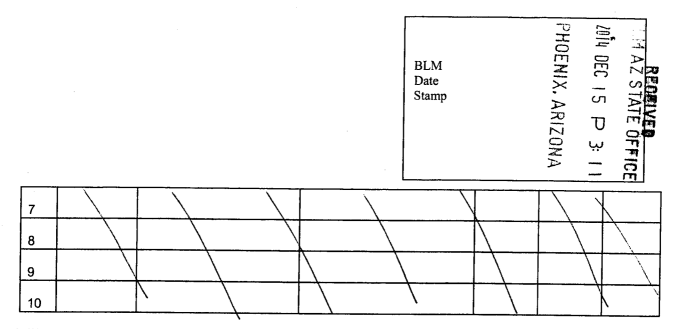
State $\underline{A+}$ Zip $\underline{\mathcal{E} \mathcal{S} \mathcal{G} \mathcal{I} \mathcal{T}}$ being duly sworn, depose and say that I am a citizen of the United States, more than eighteen years of age, and that all of the facts set forth in this affidavit, subject to the provisions and penalties of 18 U.S.C. 1001 pertaining to the filing of false, fictitious, or fraudulent statements with the United States, are true and correct according to the best of my knowledge, information and belief. 1

4. (Owne	er's name an	d address	(If not s	hown in	Items	1-3 above).	MiRe	Romer	andlor	Sivann	Norng
		Miner	5									A

5. That I am personally acquainted with the mining claim(s). The work and improvements were made by and at the expense of the owner(s) of said claim(s). Said contiguous group of claims, listed on this document, are situated in the

lack	Mountai	<u>(optional) Mining District;</u>	P: nal		Arizona.	
Line No.	AMC NUMBER	CLAIM/SITE NAME	COUNTY RECORDER DATA (If available)	TWP	RNG	SEC
1	361972	Cayote #19	2006-176496	7 sauth	12 East	31
2		0				
3						
4						/
5						/
6				/		

Form: MCF108 Revised Jan. 2006 Page 1 of 2 DEC 1 6 2014



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6. That between the dates starting at 12 o'clock noon on September 1, 20 / 3 and ending at 12 o'clock noon on September 1, 20 14 at least \$ 350.00 (119) dollars worth of work and improvements were done and performed upon said claim(s) or upon one or more of a contiguous group of claims for the benefit of all, wholly or partly outside of a contiguous group of claims for the benefit of all, not including the location work.

7. That the following persons were employed to perform	n the work and improvements described herein:
Dennis Davidson, Mani No	ring, Rath Noring, Mike Ramon
8. That the work and improvements performed were: $\int \frac{1}{2} $	Remaine fallendebris and avergrawth,
filled in Pat holesand washe	
up litter and large rocks	in the road way.
9. Dated: 12-12-14 Signature:	Mary per P.O.A
SUBSCRIBED AND SWORN TO before me, a Notary I	Public, this 12th day of December 2014
By: Merr S. von Norna	
Notary Public Men E. Run	
My Commission Expires 328 2016	
	No. of Claims: $/ x $10 = /6$
Bureau of Land Management Arizona State Office	Check No.: CA3h Init
www.az.bkm.gov	Receipt No.: 3190694
MERRI E RIEG Notary Public - Arizona	For BLM Use Only
Cochise County My Comm. Expires Mar 28, 2016	E-mail MCE100
1	Form: MCF108 Revised Jan. 2006
	Page 2 of 2

This form is available from the Arizona Department of Mines & Mineral Resources and may be reproduced.

When Recorded Return Document to: <u>M. Re Ramer and Jos S. Venn Norma</u> <u>4147</u> <u>Hill Pd</u>		PINAL	CIAL RECOF COUNTY RE IRGINIA ROS	CORDE
Meneal, AZ 95617	DATE/ FEE:	TIME:	12/15/2014 13 \$14.00	48
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Check here is this is a change of address.		UMBER:		
Telephone: <u>\$20-495-0954</u>				
E-mail address:				
4.10				
#18 AFFIDAVIT OF PERFORMANCE OF ANNUAL WORK				
AFFIDAVIT OF PERFORMANCE OF ANNUAL WORK				
AFFIDAVIT OF PERFORMANCE OF ANNUAL WORK	ss: BLM	PHOEN		_
AFFIDAVIT OF PERFORMANCE OF ANNUAL WORK 1. State of Arizona, County of <u>Penal</u>	Date	PHOENIX,		
AFFIDAVIT OF PERFORMANCE OF ANNUAL WORK 1. State of Arizona, County of <u>Penal</u> 2. I (Name) <u>Mike Ramen</u>	DLIN	PHOENIX, AR	AZ STATE DEC 15 F	
AFFIDAVIT OF PERFORMANCE OF ANNUAL WORK 1. State of Arizona, County of <u>Penal</u>	Date	PHOENIX, ARIZONA	AZ ST DEC 1	

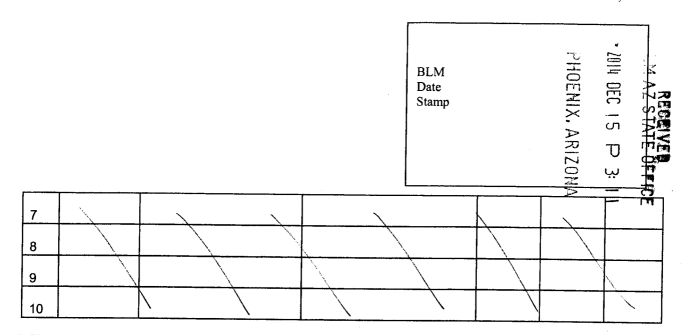
State <u>A</u>Z Zip <u>S5617</u> being duly sworn, depose and say that I am a citizen of the United States, more than eighteen years of age, and that all of the facts set forth in this affidavit, subject to the provisions and penalties of 18 U.S.C. 1001 pertaining to the filing of false, fictitious, or fraudulent statements with the United States, are true and correct according to the best of my knowledge, information and belief. 4. Owner's name and address (If not shown in Items 1-3 above). <u>Mike Ramm</u> and/or Sivenn Noticing

and Estrella De La Costa, LLC

5. That I am personally acquainted with the mining claim(s). The work and improvements were made by and at the expense of the owner(s) of said claim(s). Said contiguous group of claims, listed on this document, are situated in the

Be	Black Mauntain (optional) Mining District; <u>Pina</u> County, Arizona.							
	Line No.	AMC NUMBER	CLAIM/SITE NAME	COUNTY RECORDER DATA (If available)	TWP	RNG	SEC	
	1	361971	Cayota #18	2006 - [7650]	7 Sauth	12 East	34	
	2		0				,	
	3	/						
	4							
	5	/						
	6				/	/		

Form: MCF108 Revised Jan. 2006 Page 1 of 2 DEC 1 6 2014 RAM



6. That between the dates starting at 12 o'clock noon on September 1, 20 $\underline{/3}$ and ending at 12 o'clock noon on September 1, 20 $\underline{/4}$ at least $\underline{366.02(4)}$ dollars worth of work and improvements were done and performed upon said claim(s) or upon one or more of a contiguous group of claims for the benefit of all, wholly or partly outside of a contiguous group of claims for the benefit of all, not including the location work.

7. That the following persons were employed to perform	n the work and improvements described herein: Silonn Nang
Dennis Davidson, Mani Norm	
8. That the work and improvements performed were: \underline{k}	ensur fallen debris and overgrowth,
filled in pot hole and apphareds	
litter and large rocks in t	he road way.
9. Dated: 12-12-14 Signature:	colong per P. J. A
SUBSCRIBED AND SWORN TO before me, a Notary F	Public, this 12th day of December 2014
BY: SIVONN NORNG	
Notary Public Merry E. Lis	
My Commission Expires 3/28/2016	
	No. of Claims: $/$ x \$10 = $/ O$
Bureau of Land Management Arizona State Office	Check No.: CHech Init. Sc
www.aablen.gov	Receipt No.: <u>3190694</u>
MERRI E RIEG Notary Public - Arizona	For BLM Use Only
My Comm. Expires Mar 28, 2016	
	Form: MCF108 Revised Jan. 2006

Revised Jan. 2006 Page 2 of 2

This form is available from the Arizona Department of Mines & Mineral Resources and may be reproduced.

OFFICIAL RECORDS OF PINAL COUNTY RECORDER When Recorded Return Document to: **VIRGINIA ROSS** Mike Rama andloz Sivann Norney 4147 Hill Rd DATE/TIME: 12/15/2014 1348 A2 85617 MANIZA FEE: \$14.00 PAGES: 2 FEE NUMBER: 2014-071734 Check here is this is a change of address. Telephone: <u>520-495-0954</u> E-mail address: キロ AFFIDAVIT OF PERFORMANCE OF ANNUAL WORK **JOENIX, ARIZON** 1. State of Arizona, County of \underline{Rna} D SS: NZ **BLM** Date 2. I (Name) Mike Ramer Stamp Hill Pd 3. Reside at (Address) Cachire

State AZ Zip 25617 being duly sworn, depose and say that I am a citizen of the United States, more than eighteen years of age, and that all of the facts set forth in this affidavit, subject to the provisions and penalties of 18 U.S.C. 1001 pertaining to the filing of false, fictitious, or fraudulent statements with the United States, are true and correct according to the best of my knowledge, information and belief. 4. Owner's name and address (If not shown in Items 1-3 above). M. Ro Ramer and/12 S.Vann Norma

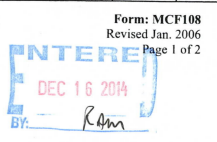
Benchmark Corporation amo

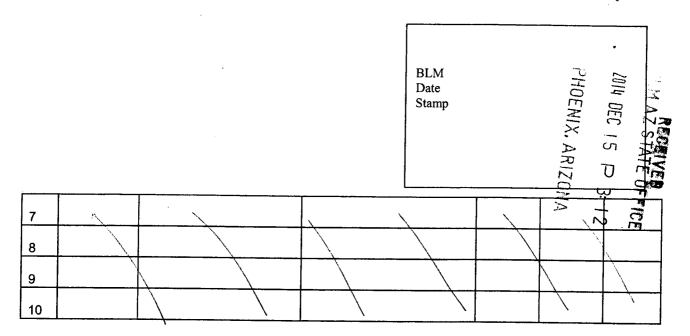
County

City McNeal

5. That I am personally acquainted with the mining claim(s). The work and improvements were made by and at the expense of the owner(s) of said claim(s). Said contiguous group of claims, listed on this document, are situated in the

lact		 <u>4</u> (optional) Mining District; 	Pinal		Arizona.	tuated in t
Line No.	AMC NUMBER	CLAIM/SITE NAME	COUNTY RECORDER DATA (If available)	TWP	RNG	SEC
1	361970	Cayote # 17	2005-15-6046	7 Sauth	12 East	34
2		0	,			
3	1					
4						
5						
6					1	/





6. That between the dates starting at 12 o'clock noon on September 1, 20 $\underline{i3}$ and ending at 12 o'clock noon on September 1, 20 $\underline{i9}$ at least $\underline{3500(\underline{417})}$ dollars worth of work and improvements were done and performed upon said claim(s) or upon one or more of a contiguous group of claims for the benefit of all, wholly or partly outside of a contiguous group of claims for the benefit of all, not including the location work.

7. That the following persons were employed to perform	m the work and improvements described herein: <u>இருவில் க</u> ு
Dennis Davidsan, Mani Norng	
8. That the work and improvements performed were:	
	, and repaired roads, pick up litter
and large roads in the	
9. Dated: 12-12-14 Signature:	May per P. O. A
SUBSCRIBED AND SWORN TO before me, a Notary	Public, this 120th day of December 2014
BY: SIVONN NORNG	
Notary Public Merin E. Ling	
My Commission Expires 3 28 2016	
	No. of Claims: $/ x \$10 = /0$
Bureau of Land Management Arizona State Office	Check No.: CASh Init. 5C
www.azbin.gov	Receipt No.: 3/90694
MERRI E RIEG Notary Public - Arizona	For BLM Use Only
Cochise County My Comm. Expires Mar 28, 2016	
Wiz Wy Commit. Expires War 28, 2016	Form: MCF108 Revised Jan. 2006
	Page 2 of 2

This form is available from the Arizona Department of Mines & Mineral Resources and may be reproduced.

When Recorded Return Document to: Mike Ramer and or Sivan Nong +147 1+ill pd Manreal, AZ 85617

Check here is this is a change of address. Telephone: 520-495-0954 E-mail address:

#8



OFFICIAL RECORDS OF PINAL COUNTY RECORDER **VIRGINIA ROSS**

DATE/TIME: 12/15/2014 1348 FEE: PAGES: FEE NUMBER:

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\$14.00
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2014-071737



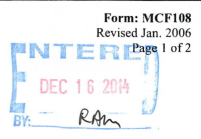
	r		0	
1. State of Arizona, County of <u>Pina</u> ss: 2. I (Name) <u>Mike Ramer</u> 3. Reside at (Address) <u>4147</u> Hill Pd City McNeal County Cachine	BLM Date Stamp	OENIX, ARIZONA	4 DEC 15 P 3: 12	AZ STATE OFFICE

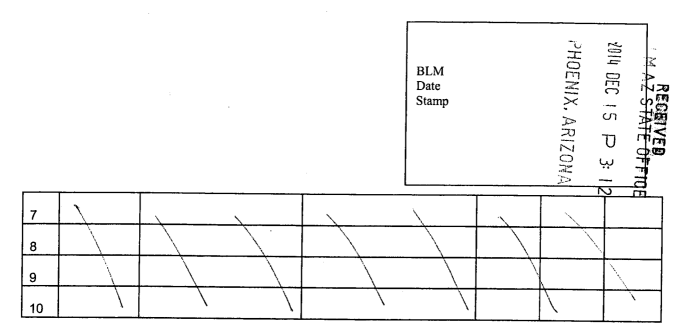
State AZ Zip Z 5617 being duly sworn, depose and say that I am a citizen of the United States, more than eighteen years of age, and that all of the facts set forth in this affidavit, subject to the provisions and penalties of 18 U.S.C. 1001 pertaining to the filing of false, fictitious, or fraudulent statements with the United States, are true and correct according to the best of my knowledge, information and belief. 4. Owner's name and address (If not shown in Items 1-3 above). M: Ke Rama and is S. Vann Noring

Pavo Real, LLC Yinna an

5. That I am personally acquainted with the mining claim(s). The work and improvements were made by and at the expense of the owner(s) of said claim(s). Said contiguous group of claims, listed on this document, are situated in the

Beach	Black Maunhain (optional) Mining District; <u>Pral</u> County, Arizona.						
Line No.	AMC NUMBER	CLAIM/SITE NAME	COUNTY RECORDER DATA (If available)	TWP	RNG	SEC	
1	361969	Cayote # 8	2006-176500	7 Sauth	12 Eat	27	
2		0					
3							
4							
5						/	
6						<	





6. That between the dates starting at 12 o'clock noon on September 1, 20 $\underline{13}$ and ending at 12 o'clock noon on September 1, 20 $\underline{14}$ at least $\underline{350.00(443)}$ dollars worth of work and improvements were done and performed upon said claim(s) or upon one or more of a contiguous group of claims for the benefit of all, wholly or partly outside of a contiguous group of claims for the benefit of all, not including the location work.

7. That the following persons were employed to perform the work and improvements described herein: Si Vann Nozug,

Dennis Davidson, Moni Norn	19, Rath Noring, Mike Ramer
8. That the work and improvements performed were: _	
filled in pot holes and was	
litter and large zocks in	- the road way
9. Dated: 12-12-14 Signature:	sillong per P.O. A
SUBSCRIBED AND SWORN TO before me, a Notary	Public, this 12th day of December 2014
By: Sivonn Norng	
Notary Public Men E. Reig	
My Commission Expires 3/28/2016	
Bureau of Land Management Arizona State Office www.aa.tom.gov MERRI E RIEG Notary Public - Arizona Cochise County	No. of Claims: $/ x \$10 = /0$ Check No.: $/ AB/1$ Init. SC Receipt No.: $3/90694$ For BLM Use Only
My Comm. Expires Mar 28, 2016	Form: MCF108 Revised Jan. 2006 Page 2 of 2

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When Recorded Return Document to: Mike Rama and Vor Sivonn Norng	OFFICIAL RECORDS OF PINAL COUNTY RECORDER VIRGINIA ROSS
$\frac{4147}{42\pi}$ $\frac{477}{42\pi}$	DATE/TIME: 12/15/2014 1348 FEE: \$14.00 PAGES: 2 FEE NUMBER: 2014-071735
11-2	

AFFIDAVIT OF PERFORMANCE OF ANNUAL WORK		-0	20	
1. State of Arizona, County of <u>Pinal</u> ss: 2. I (Name) <u>Mike Ramer</u> 3. Reside at (Address) <u>4147 Hill pict</u>	BLM Date Stamp	HOENIX, ARIZI	IN DEC 15 P	M AZ STATE O
City Mo Neal County Cochise		ONA	بب —	FFIC
			2	[T]

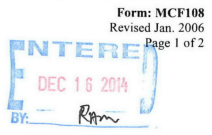
State $\underline{A2}$ Zip $\underline{C5617}$ being duly sworn, depose and say that I am a citizen of the United States, more than eighteen years of age, and that all of the facts set forth in this affidavit, subject to the provisions and penalties of 18 U.S.C. 1001 pertaining to the filing of false, fictitious, or fraudulent statements with the United States, are true and correct according to the best of my knowledge, information and belief. 4. Owner's name and address (If not shown in Items 1-3 above). Mike Rame, and/or Sivon Normal

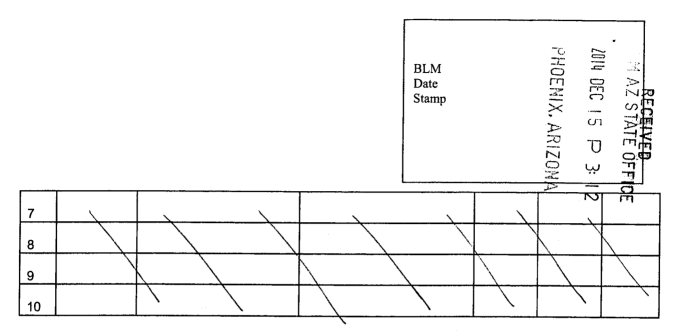
and Inventors Benchmark, LLC

#20

5. That I am personally acquainted with the mining claim(s). The work and improvements were made by and at the expense of the owner(s) of said claim(s). Said contiguous group of claims, listed on this document, are situated in the

	1	<u>n</u> (optional) Mining District;			Arizona.	luulou
Line No.	AMC NUMBER	CLAIM/SITE NAME	COUNTY RECORDER DATA (If available)	TWP	RNG	SEC
1	361973	Cayore #20	2006-176495	7 sauth	12 East	34
2		0				
3	1					
4					/	
5						/
6		/			/	/





6. That between the dates starting at 12 o'clock noon on September 1, 20 $\underline{13}$ and ending at 12 o'clock noon on September 1, 20 $\underline{14}$ at least $3.50.00(\underline{420})$ dollars worth of work and improvements were done and performed upon said claim(s) or upon one or more of a contiguous group of claims for the benefit of all, wholly or partly outside of a contiguous group of claims for the benefit of all, not including the location work.

7. That the following persons were employed to perform the work and improvements described herein: Si Vonn Norg,

Dennis Davidson, ManiNon	14. Rath Noring, Mike Ramor
8. That the work and improvements performed were:	
filled in pat holes and was	hauts, and repaired roads, pick
up litter and large rocks	in the road way.
9. Dated: 12-12-14 Signature:	Morg ben P. O. A
SUBSCRIBED AND SWORN TO before me, a Notary	Public, this 12th day of December 2014
By: Sivon N Norna	
Notary Public Mein E. Rien	
My Commission Expires 3 28 2016	
	No. of Claims: $x \$10 = 10^{-00}$
Bureau of Land Management Arizona State Office	Check No.: CASh Init.
www.az.blm.gov	Receipt No.: 3190694
MERRI E RIEG	For BLM Use Only
Notary Public - Arizona Cochise County	E
My Comm. Expires Mar 28, 2016	Form: MCF108 Revised Jan. 2006
	Page 2 of 2

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IRREVOCABLE DURABLE INTERNATIONAL POWER OF ATTORNEY

September 27, 2013

KNOW ALL MEN BY THESE PRESENTMENTS:

This Power of Attorney (P.O.A.) is to be enacted and made effective immediately as of this date. I Michael Ramer, hereinafter referred to as the PRINCIPAL, do hereby appoint my wife Sivonn Norng as my agent and as my true and lawfully attorney hereinafter referred to as "ATTORNEY-IN-FACT" (Attorney) on this 27th day of September 2013.

The ATTORNEY(S)-IN-FACT are authorized the following general and specific powers in and under the jurisdictions of the States of California, Oregon, and Arizona, the nations of the United States, Canada, and Mexico, and are legally bound by all provisions applicable or allowed in the North American Free Trade. Agreement (N.A.F.T.A.), General Agreement on Tariffs and Trade (G.A.T.T.), Multilateral Agreement on Investments (M.A.I.), Central America Free Trade Agreement (C.A.F.T.A), Free Trade Area of the Americas (F.T.A.A.), and the United Nations Commission on International Trade Law (U.N.C.I.T.R.A.L.) and all applicable treaties that exists between Mexico, Canada, and the United States;

(1) To demand, sue for, collect, and receive all money, debts, accounts, legacies, bequests, interest, dividends, annuities, and demands as are now or shall hereafter become due, payable, or belonging to the principal, and take all lawful means, for the recovery thereof and to compromise the same and give discharges for the same;

(2) To buy and sell all property and assets including but not limited to land, make contracts of every kind relative to all property and assets including but not limited to land, and any interest therein or the possession thereof, and to take possession and exercise control over and the use thereof;

(3) To buy, sell, mortgages, hypothecate, assign, transfer, and in any manner deal with goods, wares and merchandise, closes in action, certificates or shares of capital stock, and other property and assets in possession or in action, and to make, do, and transact all and every kind of business of whatever nature;

(4) To execute, acknowledge, and deliver contracts of sale, escrow instructions, deeds, leases including leases for minerals and hydrocarbon substances and assignments of leases, covenants, agreements, and assignment of agreements, mortgages and assignment of mortgages, conveyances in trust, to secure indebtedness or other obligations, and assign the beneficial interest there under, subordination of trens or encumbrances, bills of lading, receipts, evidences of debt, releases, bonds, notes, bills, requests to be convey deeds of trust, partial or full judgments, satisfactions of mortgages, and other debts, and other written instruments of whatever kind and nature, all upon such terms and conditions as said attorneys shall approve.

SPECIFIC PROVISIONS

In the PRINCIPAL'S name the said ATTORNEYS-IN-FACT are hereby authorized but are not limited to the following capacities with specific powers as agent(s) for the principle in addition to the above mentioned under the jurisdictions of the States of California, Oregon, and Arizona, the United States, Canada, and Mexico;

(5) To cause all business and other transactions, negotiations, and activities including but not limited to all medical and life-support issues as is deemed necessary to carry out for the benefit of the PRINCIPAL or as needed or deemed necessary and needed by said Attorney(s).

(7) Proxy Rights: To act as agent(s) or proxy(s) for any stocks, bonds, shares, or other investments, rights, or interests that may be held now or hereafter including but not limited to all mining and related issues and activities.

(8) Legal and Administrative Proceedings: To engage in any administrative or legal proceedings or lawsuits in connection with any matter herein;

(9) Transfers in Trust: To transfer any interest the Principle(s) and/or heir(s) may have in property or assets, whether real, personal, tangible or intangible, to the trustee of any trust that is created for the Principle(s) and/or heir(s) benefit;

(10) Delegation of Authority: The Attorney(s) have absolute Authority to engage and dismiss agents, counsel, and employees, in connection with any matter, upon such terms as Attorney(s) may solely determine.

A) Should any Attorney(s), resign they shall pick a replacement on behalf of the Principle with the approval of the Principle if the Principle is able to do so, and the replacement Attorney shall irrevocably be bound by this same P.O.A. or by another agreement if the Principle should desire and agree to a new P.O.A. in lieu of this P.O.A.

B) Should any Attorney(s) die or become incapacitated, the Principle or their lawful heir(s) shall pick another Attorney, should they desire to do so, and establish another P.O.A. as desired.

(11) Establishment of trusts and foundations: The Principle hereby authorizes the Attorney(s) to establish and manage trusts and/or foundations for and on the behalf of the PRINCIPAL and/or their hetres.

(12) Safe Deposit Boxes: The Principle hereby authorizes the Attorney(s) to have access to any safety deposit box registered in the Principles name alone or jointly with others, and to remove any property or papers located therein, or deposit the said same;

(13) Durability: This Durable International Power of Attorney shall be irrevocable and shall not be affected by the Principles death or disability except as provided by law, and shall continue in effect in the event of the Principles death for a period of 10 years or in the case of disability or incapacitated for a minimum of 30 years or until revoked by the Principle in writing or indefinitely if the Principle is incompetent.

(A) Principle shall be considered disabled or incapacitated for purposes of this P.O.A. if a physician certifies in writing at a date later than the date this P.O.A. is executed that, based on the physician's medical examination of the Principle that the said same is mentally or physically incapable of managing their affairs including but not limited to their financial affairs. The Principle hereby authorizes the physician who examines them for this purpose to disclose the Principles physical or mental condition to another person for purposes of this P.O.A. A third party who accepts this P.O.A. is hereby granted immunity for any responsible competent action taken under this P.O.A. that is based on the determination made by a physician of the Principles disability or incapacity.

(B) Principle agrees that any third party who receives a copy of this document may act under it. Revocation of this Durable International Power of Attorney is not effective as to a third party until the third party receives actual notice of the revocation. Principle hereby agrees to indemnify the third party for any claims that arise against the third party because of reliance on this P.O.A.

(14) Indemnification of Agent: No agent named or substituted under this P.O.A. shall incur any liability for acting or refraining from acting under this P.O.A., except for such agent's own misconduct or negligence.

(15) Original Counterparts: Facsimiles, Photocopies or electronic transmissions of this signed notarized Durable International Power of Attorney shall be treated as original counterparts.

(16) Revocation: As of this date, the Principle hereby revokes, and resends their signature on, authorization, or authentication, of any previous P.O.A., authority, or document that may have been provided to deal with their property and affairs as set forth herein.

-27

(17) Notice to Heirs: PRINCIPAL hereby stipulates that in the event of their death, disability, or incompetence all heirs and/or assigns, family members, spouses, and children or siblings are irrevocably bound by the full extent of this Durable International Power of Attorney and its related documents and attachments without protest or delay.

(18) Dispute: In the event of a dispute between the Attorney(s) named herein above and any other party arbitration shall be arranged following the rules of the American arbitration board they shall abide by and act on said boards determination.

(19) Giving and Granting: The Principle hereby grants and gives to said ATTORNEY(S)-IN-FACT full power and authority to do at will all and every act and thing whatsoever requisite and necessary to be done relative to any of the foregoing as fully to all intents and purposes as PRINCIPAL might or could do if personally present and acting.

(20) Definition of Property/Assets as used herein: The terms property and assets shall be construed to include but not be limited to mean real, personal, tangible, and intangible property and assets.

All that said the ATTORNEY(S)-IN-FACT shall lawfully do or cause to be done under the authority of this Power of Attorney all that is expressly approved under the jurisdictions of the States of Arizona, Oregon, and California, and the nations of the United States, Canada, and Mexico.

PURPOSE and JURISDICTIONS:

Furthermore PRINCIPAL declares and expresses a unified determination and purpose that this Durable International Power of Attorney and its attachments with supporting documents be totally binding and enforceable within the Jurisdictions of the nations of México, State of Sonora México, Canadá, and the United States, and the U.S. States of, Oregon, California, and Arizona, and legally bound by the provisions applicable or allowed in the North American Free Trade Agreement (N.A.F.T.A.), General Agreement on Tariffs and Trade (G.A.T.T.), Multilateral Agreement on Investments (M.A.I.), Central America Free Trade Agreement (C.A.F.T.A) Free Trade Area of the Americas (F.T.A.A.), and the United Nations Commission on International Trade Law (U.N.C.I.T.R.A.L.) and all applicable treaties that exists between Mexico, Canada, and the United States.

All parties, by signing and executing this document are irrevocably Verifying, Validating, and Authenticating, the intent, purpose, and correctness of this document, and are herein executing this Durable International Power of Attorney on this 27th day of September 2013:

Michael Ramer (Principle)	Sivonn Norng (Attorney)
ALL-PURPOSE ACKNOWLEDGMENT	· 2014
State of <u>Arizona</u>)) ss. County of <u>Cochice</u>)	PHOENIX, A
Subscribed and sworn to at Bishee Arizona before me at this 27th	day of, Deptember,
A.D. 2013, before me, Merrie E. R. 24 3/28/2016	, persoitally appeared
Mi chael Lloyd Ramer & Sivon Norna Michael Lloyd Ramer & Sivon Norna MERRI E RIEG Notary Public - Arizona	- m

Cochise County

My Comm. Expires Mar 28, 2016

Page 3 of 4

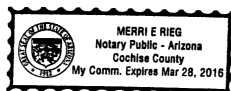
Durable International Power of Attorney

<u>Vec</u> Personally known to me, <u>Vec</u> Proved to me on the basis of satisfactory evidence, to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.

Place Notary Seal Hence

Men E. Rue Signature of Notary Public March 28th, 2016



PHOENIX, ARIZONA 1014 DEC 15 P 3: Z STATE OFFICE

When Recorded Return Document to:	ANA		COUNTY I IRGINIA F	
<u>Hike Rinner and or SNANN Norng</u> 4147 1+ill Pd MONEGI A7 85617	DATE/ FEE: PAGES		12/15/2014 \$14.00 2	1348
Check here is this is a change of address.		UMBER:	2014-07173	
Telephone: <u>520-495-0954</u>				
E-mail address:				
E-mail address: # 7 AFFIDAVIT OF PERFORMANCE OF ANNUAL WORK				
年7 AFFIDAVIT OF PERFORMANCE OF ANNUAL WORK	BLM		1c,	
# 7 AFFIDAVIT OF PERFORMANCE OF ANNUAL WORK . State of Arizona, County of	Date		2014 - 2HOE	WT.
#7 AFFIDAVIT OF PERFORMANCE OF ANNUAL WORK	BEIII		2014 DEC 1	LM AZ S
#7 AFFIDAVIT OF PERFORMANCE OF ANNUAL WORK 1. State of Arizona, County of <u>P. Na</u> 2. I (Name) <u>Mike Ramen</u>	Date		PHOENIX, ARIZO	MAZSTA

eighteen years of age, and that all of the facts set forth in this affidavit, subject to the provisions and penalties of 18 U.S.C. 1001 pertaining to the filing of false, fictitious, or fraudulent statements with the United States, are true and Correct according to the best of my knowledge, information and belief. 4. Owner's name and address (If not shown in Items 1-3 above). <u>Mike Rame and & S. Vonn Norne</u>

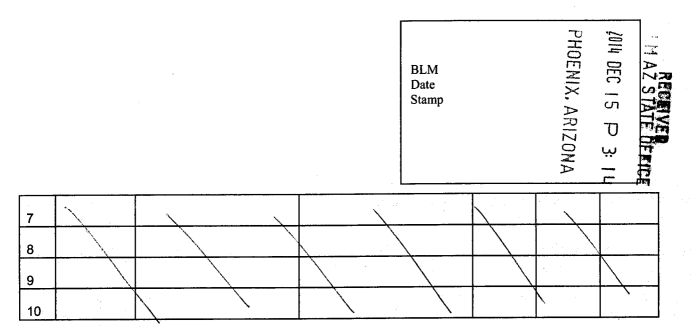
Estrella Id aeste, LLC and Minera

5. That I am personally acquainted with the mining claim(s). The work and improvements were made by and at the expense of the owner(s) of said claim(s). Said contiguous group of claims, listed on this document, are situated in the

__ (optional) Mining District; _____ County, Arizona.

Line No.	AMC NUMBER	CLAIM/SITE NAME	COUNTY RECORDER DATA (If available)	TWP	RNG	SEC
1	361968	Cayote #7	2006-176499	7 south	12 East	28
2				1		
3						
4						
5	· ·					/
6	¢					

Form: MCF108 Revised Jan. 2006 Page 1 of 2 162014 RAM



6. That between the dates starting at 12 o'clock noon on September 1, 20 <u>13</u> and ending at 12 o'clock noon on September 1, $20 \underline{14}$ at least $350.00 \underline{117}$ dollars worth of work and improvements were done and performed upon said claim(s) or upon one or more of a contiguous group of claims for the benefit of all, wholly or partly outside of a contiguous group of claims for the benefit of all, not including the location work.

7. That the following persons were employed to perform the work and improvements described herein: Silven Norns,

Dennis Davidson, Mani Norng	Rath Norng, Mike Ramer
8. That the work and improvements performed were: \mathcal{R}	emane fallen debis and avergrauth
Rilled in washants and repair	
rocks in the road way, filla	t in pet holes.
9. Dated: 12-12-14 Signature:	Nong per P. O. A
SUBSCRIBED AND SWORN TO before me, a Notary F	Public, this 12th day of December 20 14
By: Sivenn Nom	
Notary Public Mein E. Rien	
My Commission Expires 3 28 2016	
	No. of Claims: x $10 = 10$
Bureau of Land Management Arizona State Office	Check No.: CASh Init. SC
www.aabim.gop	Receipt No.: 3190694
MERRI E RIEG Notary Public - Arizona	For BLM Use Only
Cochise County My Comm. Expires Mar 28, 2016	Form: MCF108
	Revised Jan. 2006
	Page 2 of 2

This form is available from the Arizona Department of Mines & Mineral Resources and may be reproduced.

When Recorded Return Document to: Mik Ramer and for Sivann Norng	OFFICIAL RECORDS OF PINAL COUNTY RECORDER VIRGINIA ROSS
$\square Check here is this is a change of address.$ $\square Check here is this is a change of address.$ $Telephone: \underline{520 - 495 - 0954}$ $E-mail address: _$	DATE/TIME: 12/15/2014 1348 FEE: \$14.00 PAGES: 2 FEE NUMBER: 2014-071732
#5	

AFFIDAVIT OF PERFORMANCE OF ANNUAL WORK			E	1014	
1. State of Arizona, County of <u>Pinal</u> 2. I (Name) <u>Mike Ramer</u> 3. Reside at (Address) <u>4147</u> Hill Pd	_ss:	BLM Date Stamp	DENIX, ARIZON	DEC 15 P 3:	AZ STATE OFF
City <u>McNeal</u> County <u>Cochise</u>	_		A	Ē	ICE

State A2 Zip 25617 being duly sworn, depose and say that I am a citizen of the United States, more than eighteen years of age, and that all of the facts set forth in this affidavit, subject to the provisions and penalties of 18 U.S.C. 1001 pertaining to the filing of false, fictitious, or fraudulent statements with the United States, are true and correct according to the best of my knowledge, information and belief.

4. Owner's name and address (If not shown in Items 1-3 above). Mike Rame, and/or Sivenn Worng

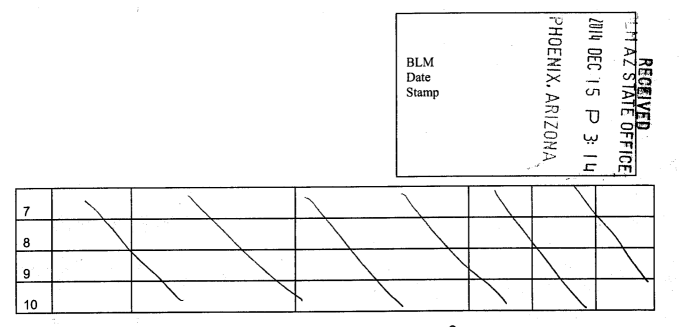
LaAquila Se Ha Escapado, Lle-

5. That I am personally acquainted with the mining claim(s). The work and improvements were made by and at the expense of the owner(s) of said claim(s). Said contiguous group of claims, listed on this document, are situated in the

(optional) Mining District; _____ County, Arizona.

Line No.	AMC NUMBER	CLAIM/SITE NAME	COUNTY RECORDER DATA (If available)	TWP	RNG	SEC
1	361966	Cayate # 5-	2006-176497	7 South	12 East	28
2	\backslash				/	
3					/	
4						
5						/
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			Form	n: MC	F108
				ed Jan.	
63			RE	Page 1	of 2
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12	DEC	16	2014	- 1	
	in V			1	
		R	Am		
DY:		0 10			



6. That between the dates starting at 12 o'clock noon on September 1, 20 <u>13</u> and ending at 12 o'clock noon on September 1, 20 <u>14</u> at least $\frac{3570.00}{45}$ dollars worth of work and improvements were done and performed upon said claim(s) or upon one or more of a contiguous group of claims for the benefit of all, wholly or partly outside of a contiguous group of claims for the benefit of all, not including the location work.

7. That the following persons were employed to perform the work and improvements described herein: Silvan Noung

8. That the work and improvements performed were: <u>Ramane faller debris</u> , <u>Remare Obris</u> , <u>Rem</u>	Dannis Davidson, Mani Norng, F	Lath worng, Mike Ramen
$\frac{1}{12 - 12 - 14} \text{ Signature:} \qquad \qquad$		
9. Dated: $12-12-14$ Signature: $Morg for P-O.A$ SUBSCRIBED AND SWORN TO before me, a Notary Public, this $12M$ day of $D.cc.mbc. 20_{14}$ By: Si Nonn Norng Notary Public Mem E. Rea My Commission Expires $D3 + 28/2016$ Bureau of Land Management Arizona State Office Www.az.blm.gov MERRI E RIEG Notary Public - Arizona Cochise County My Comme Spires Arizona 20_14 MERRI E RIEG Notary Public - Arizona Cochise County My Comme Spires Arizona 20_14 Subscription - Spires Arizona Subscription - Arizona Subscription - Arizona Subscription - Arizona Subscription - Arizona No. of Claims: $2M$ and $28/2016$ No. of Claims: $Mint = 10$ Check No.: $2MSH$ Init. $3/9069H$ For BLM Use Only Form: MCF108	fill=in washauts and repair 20	ads, pick up litter and large rocks
SUBSCRIBED AND SWORN TO before me, a Notary Public, this 12^{H} day of $D_{clember} 20_{14}$ By: <u>Si Nonn</u> <u>Norna</u> Notary Public <u>Mem E. Rea</u> My Commission Expires <u>D3</u> $28/2016$ Bureau of Land Management Arizona State Office www.az.blm.gov MERRI E RIEG Notary Public - Arizona Cochise County MY Comm. Expires Mar 28, 2016 MERRI E RIEG Notary Public - Arizona Cochise County MY Comm. Expires Mar 28, 2016 MERRI E RIEG Notary Public - Arizona Cochise County MY Comm. Expires Mar 28, 2016 MERRI E RIEG Notary Public - Arizona Cochise County MY Comm. Expires Mar 28, 2016 MERRI E RIEG Notary Public - Arizona Cochise County MY Comm. Expires Mar 28, 2016 MERRI E RIEG	in the road way, folled in per	
By: <u>Sivonn Norna</u> Notary Public <u>Mem E. Ree</u> My Commission Expires <u>D3</u> $\frac{28}{2016}$ Bureau of Land Management Arizona State Office www.az blm.gov MERRI E RIEG Notary Public - Arizona Cochise County My Comm. Expires Mar 28, 2016 Method Management Method Management Method Management Method Management Arizona State Office WWW. az blm.gov MERRI E RIEG Notary Public - Arizona Cochise County My Comm. Expires Mar 28, 2016 Method Management Method Management Method Management Method Management Method Management Arizona State Office Method Management Method Management Method Management Arizona State Office Method Management Method Management M	9. Dated: 12-12-14 Signature:	Voug per P-O.A
Notary Public <u>Merce</u> My Commission Expires <u>D3</u> <u>28</u> / <u>20</u> <u>16</u> Bureau of Land Management Arizona State Office www.az.blm.gov MERRI E RIEG Notary Public - Arizona Cochise County My Comm. Expires Mar 28, 2016 Notary Public - Arizona Cochise County My Comm. Expires Mar 28, 2016 Notary Public - Arizona Cochise County My Comm. Expires Mar 28, 2016 For BLM Use Only Form: MCF108	SUBSCRIBED AND SWORN TO before me, a Notary F	Public, this 12th day of December 20 14
My Commission Expires $03 + 28/2016$ Bureau of Land Management Arizona State Office www.az.blm.gov MERRI E RIEG Notary Public - Arizona Cochise County My Comm. Expires Mar 28, 2016 My Comm. Expires Mar 28, 2016 My Comm. Expires Mar 28, 2016 My Comm. Expires Mar 28, 2016	By: Sivonn Norng	
Bureau of Land Management Arizona State Office www.az.blm.gov MERRI E RIEG Notary Public - Arizona Cochise County My Comm. Expires Mar 28, 2016	Notary Public Men E. Real	
Bureau of Land Management Arizona State Office www.az.blm.gov MERRI E RIEG Notary Public - Arizona Cochise County My Comm. Expires Mar 28, 2016	My Commission Expires 03 28/2016	
Arizona State Office www.az_blm.gov MERRI E RIEG Notary Public - Arizona Cochise County My Comm. Expires Mar 28, 2016 For BLM Use Only Form: MCF108		No. of Claims: x $10 = 10$
www.az.blm.gov Receipt No.: 3/90694 MERRI E RIEG For BLM Use Only Notary Public - Arizona Cochise County My Comm. Expires Mar 28, 2016 Form: MCF108	-	Check No.: <u>CASh</u> Init. <u>JC</u>
Notary Public - Arizona Cochise County My Comm. Expires Mar 28, 2016 Form: MCF108		Receipt No.:
My Comm. Expires Mar 28, 2016 Form: MCF108		For BLM Use Only
	Cochise County	Eorm: MCE108
Revised Jan. 2006 Page 2 of 2	THE WY COMMENT EXPIRES WAI 20, 2010	Revised Jan. 2006

This form is available from the Arizona Department of Mines & Mineral Resources and may be reproduced.

When Recorded Return Document to: $\frac{f(Re \cdot Raymax and for Siven Normag}{f(Re \cdot Raymax and for Siven Normag})$ $\frac{f(Re \cdot Raymax and for Siven Normag}{f(Re \cdot Raymax and for Siven Normag})$ $\frac{f(Re \cdot Raymax and for Siven Normag}{f(Re \cdot Raymax and for Siven Normag})$ $\frac{f(Re \cdot Raymax and for Siven Normag}{f(Re \cdot Raymax and for Siven Normag})$	DATE/TIM FEE: PAGES: FEE NUMI	\$14.00 2
Telephone: <u>52, 04, 95-0954</u> E-mail address:	.	
#6	r	
AFFIDAVIT OF PERFORMANCE OF ANNUAL WORK		
1. State of Arizona, County of Pinal ss	: BLM	HOE
2.1 (Name) Mike Ranner	Date	HOENIX
	DLW	HOENIX, ARIZ
2.1 (Name) Mike Ranner	Date	
2. I (Name) <u>Mike Rarner</u> 3. Reside at (Address) <u>4147</u> <u>Hill</u> <u>Pol</u> City <u>MoNeal</u> County <u>Cochise</u> State <u>A2</u> Zip <u>C 5617</u> being duly sworn, depose and say that I a eighteen years of age, and that all of the facts set forth in this affidavit, s U.S.C. 1001 pertaining to the filing of false, fictitious, or fraudulent stater correct according to the best of my knowledge, information and belief. 4. Owner's name and address (If not shown in Items 1-3 above). <u>Mathematical construction</u>	Date Stamp	United States, more that risions and penalties of 1
2. I (Name) <u>Mike Rarner</u> 3. Reside at (Address) <u>4147</u> <u>Hill</u> <u>Pol</u> City <u>MoNeal</u> County <u>Cochise</u> State <u>A2</u> Zip <u>\overline{c} 5617</u> being duly sworn, depose and say that I a eighteen years of age, and that all of the facts set forth in this affidavit, s U.S.C. 1001 pertaining to the filing of false, firstitious, or frowdulent extern	Date Stamp	United States, more that visions and penalties of 1
2. I (Name) <u>Mike Rarner</u> 3. Reside at (Address) <u>4147</u> <u>Hill</u> <u>Pol</u> City <u>MoNeal</u> County <u>Cochise</u> State <u>AZ</u> Zip <u>C 5617</u> being duly sworn, depose and say that I a eighteen years of age, and that all of the facts set forth in this affidavit, s U.S.C. 1001 pertaining to the filing of false, fictitious, or fraudulent stater correct according to the best of my knowledge, information and belief. 4. Owner's name and address (If not shown in Items 1-3 above). <u>Management</u>	am a citizen of the subject to the provements with the Unit \overline{Ke} Rame	e United States, more that risions and penalties of 12 nited States, are true and ex and or Sivany

Line No.	AMC NUMBER	CLAIM/SITE NAME	COUNTY RECORDER DATA (If available)	TWP	RNG	SEC
1	361967	Cagate # 6	2006-176498	7 South	REast	28
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Form: MCF108 Revised Jan. 2006 Page 1 of 2 DEC 1 6 2014 By: RAM

AFFIDAVIT OF PERFORMANCE OF ANNUAL WORK – page 2

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BLM Date Stamp	 PHOENIX, ARIZONA	CEIVED

6. That between the dates starting at 12 o'clock noon on September 1, 20 <u>13</u> and ending at 12 o'clock noon on September 1, 20 <u>14</u> at least $\frac{3.5-0.00}{41.6}$ dollars worth of work and improvements were done and performed upon said claim(s) or upon one or more of a contiguous group of claims for the benefit of all, wholly or partly outside of a contiguous group of claims for the benefit of all, not including the location work.

7. That the following persons were employed to perform the work and improvements described herein: Si Uohn Norng

Dennis Davidson, Mani Norn	9, Rath Norng, Mike Ramer
	Ramane fallen Lebris, remaine a vergraath
filled in washauts and Repairer	
rocks in the road way, filled	
9. Dated: 12 -12-14 Signature:	2 per 1-0.A
SUBSCRIBED AND SWORN TO before me, a Notary I	Public, this 12th day of December 2014
By: Sivonn Norna	
Notary Public Main E. Rieg	
My Commission Expires 3/28/2016	
	No. of Claims:
Bureau of Land Management Arizona State Office	Check No.: CASh Init. SC
www.az.blm.gov	Receipt No.: 3190694
MERRI E RIEG	For BLM Use Only
Notary Public - Arizona Cochise County	Form: MCF108
My Comm. Expires Mar 28, 2016	Revised Jan. 2006
	Page 2 of 2

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IRREVOCABLE DURABLE INTERNATIONAL POWER OF ATTORNEY

September 27, 2013

<u>S</u>

KNOW ALL MEN BY THESE PRESENTMENTS:

This Power of Attorney (P.O.A.) is to be enacted and made effective immediately as of this date. I Michael Ramer, hereinafter referred to as the PRINCIPAL, do hereby appoint my wife Sivonn Norng as my agent and as my true and lawfully attorney hereinafter referred to as "ATTORNEY-IN-FACT" (Attorney) on this 27th day of September 2013.

The ATTORNEY(S)-IN-FACT are authorized the following general and specific powers in and under the jurisdictions of the States of California, Oregon, and Arizona, the nations of the United States, Canada, and Mexico, and are legally bound by all provisions applicable or allowed in the North American Free Trade. Agreement (N.A.F.T.A.), General Agreement on Tariffs and Trade (G.A.T.T.), Multilateral Agreement on Investments (M.A.I.), Central America Free Trade Agreement (C.A.F.T.A), Free Trade Area of the Americas (F.T.A.A.), and the United Nations Commission on International Trade Law (U.N.C.I.T.R.A.L.) and all applicable treaties that exists between Mexico, Canada, and the United States;

(1) To demand, sue for, collect, and receive all money, debts, accounts, legacies, bequests, interest, dividends, annuities, and demands as are now or shall hereafter become due, payable, or belonging to the principal, and take all lawful means, for the recovery thereof and to compromise the same and give discharges for the same;

(2) To buy and sell all property and assets including but not limited to land, make contracts of every kind relative to all property and assets including but not limited to land, and any interest therein or the possession thereof, and to take possession and exercise control over and the use thereof;

(3) To buy, sell, mortgages, hypothecate, assign, transfer, and in any manner deal with goods, wares and merchandise, closes in action, certificates or shares of capital stock, and other property and assets in possession or in action, and to make, do, and transact all and every kind of business of whatever nature;

SPECIFIC PROVISIONS

In the PRINCIPAL'S name the said ATTORNEYS-IN-FACT are hereby authorized but are not limited to the following capacities with specific powers as agent(s) for the principle in addition to the above mentioned under the jurisdictions of the States of California, Oregon, and Arizona, the United States, Canada, and Mexico;

(5) To cause all business and other transactions, negotiations, and activities including but not limited to all medical and life-support issues as is deemed necessary to carry out for the benefit of the PRINCIPAL or as needed or deemed necessary and needed by said Attorney(s).

(7) Proxy Rights: To act as agent(s) or proxy(s) for any stocks, bonds, shares, or other investments, rights, or interests that may be held now or hereafter including but not limited to all mining and related issues and activities.

(8) Legal and Administrative Proceedings: To engage in any administrative or legal proceedings or lawsuits in connection with any matter herein;

(9) Transfers in Trust: To transfer any interest the Principle(s) and/or heir(s) may have in property or assets, whether real, personal, tangible or intangible, to the trustee of any trust that is created for the Principle(s) and/or heir(s) benefit;

(10) Delegation of Authority: The Attorney(s) have absolute Authority to engage and dismiss agents, counsel, and employees, in connection with any matter, upon such terms as Attorney(s) may solely determine.

A) Should any Attorney(s), resign they shall pick a replacement on behalf of the Principle with the approval of the Principle if the Principle is able to do so, and the replacement Attorney shall irrevocably be bound by this same P.O.A. or by another agreement if the Principle should desire and agree to a new P.O.A. in lieu of this P.O.A.

B) Should any Attorney(s) die or become incapacitated, the Principle or their lawful heir(s) shall pick another Attorney, should they desire to do so, and establish another P.O.A. as desired.

(11) Establishment of trusts and foundations: The Principle hereby authorizes the Attorney(s) to establish and manage trusts and/or foundations for and on the behalf of the PRINCIPAL and/or their helps. 107

(12) Safe Deposit Boxes: The Principle hereby authorizes the Attorney(s) to have Decession any safety deposit box registered in the Principles name alone or jointly with others, and to remove any property or papers located therein, or deposit the said same; ഗ 2m

(13) Durability: This Durable International Power of Attorney shall be irrevocable and shall not be affected by the Principles death or disability except as provided by law, and shall continue in effect in the event of the Principles death for a period of 10 years or in the case of disability or incapacitated for arminimum of 30 years or until revoked by the Principle in writing or indefinitely if the Principle is incompetent.

(A) Principle shall be considered disabled or incapacitated for purposes of this P.O.A. if a physician certifies in writing at a date later than the date this P.O.A. is executed that, based on the physician's medical examination of the Principle that the said same is mentally or physically incapable of managing their affairs including but not limited to their financial affairs. The Principle hereby authorizes the physician who examines them for this purpose to disclose the Principles physical or mental condition to another person for purposes of this P.O.A. A third party who accepts this P.O.A. is hereby granted immunity for any responsible competent action taken under this P.O.A. that is based on the determination made by a physician of the Principles disability or incapacity.

(B) Principle agrees that any third party who receives a copy of this document may act under it. Revocation of this Durable International Power of Attorney is not effective as to a third party until the third party receives actual notice of the revocation. Principle hereby agrees to indemnify the third party for any claims that arise against the third party because of reliance on this P.O.A.

(14) Indemnification of Agent: No agent named or substituted under this P.O.A. shall incur any liability for acting or refraining from acting under this P.O.A., except for such agent's own misconduct or negligence.

(15) Original Counterparts: Facsimiles, Photocopies or electronic transmissions of this signed notarized Durable International Power of Attorney shall be treated as original counterparts.

(16) Revocation: As of this date, the Principle hereby revokes, and resends their signature on, authorization, or authentication, of any previous P.O.A., authority, or document that may have been provided to deal with their property and affairs as set forth herein.

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(17) Notice to Heirs: PRINCIPAL hereby stipulates that in the event of their death, disability, or incompetence all heirs and/or assigns, family members, spouses, and children or siblings are irrevocably bound by the full extent of this Durable International Power of Attorney and its related documents and attachments without protest or delay.

(18) Dispute: In the event of a dispute between the Attorney(s) named herein above and any other party arbitration shall be arranged following the rules of the American arbitration board they shall abide by and act on said boards determination.

(19) Giving and Granting: The Principle hereby grants and gives to said ATTORNEY(S)-IN-FACT full power and authority to do at will all and every act and thing whatsoever requisite and necessary to be done relative to any of the foregoing as fully to all intents and purposes as PRINCIPAL might or could do if personally present and acting.

(20) Definition of Property/Assets as used herein: The terms property and assets shall be construed to include but not be limited to mean real, personal, tangible, and intangible property and assets.

All that said the ATTORNEY(S)-IN-FACT shall lawfully do or cause to be done under the authority of this Power of Attorney all that is expressly approved under the jurisdictions of the States of Arizona, Oregon, and California, and the nations of the United States, Canada, and Mexico.

PURPOSE and JURISDICTIONS:

Furthermore PRINCIPAL declares and expresses a unified determination and purpose that this Durable International Power of Attorney and its attachments with supporting documents be totally binding and enforceable within the Jurisdictions of the nations of México, State of Sonora México, Canadá, and the United States, and the U.S. States of, Oregon, California, and Arizona, and legally bound by the provisions applicable or allowed in the North American Free Trade Agreement (N.A.F.T.A.), General Agreement on Tariffs and Trade (G.A.T.T.), Multilateral Agreement on Investments (M.A.I.), Central America Free Trade Agreement (C.A.F.T.A) Free Trade Area of the Americas (F.T.A.A.), and the United Nations Commission on International Trade Law (U.N.C.I.T.R.A.L.) and all applicable treaties that exists between Mexico, Canada, and the United States.

All parties, by signing and executing this document are irrevocably Verifying, Validating, and Authenticating, the intent, purpose, and correctness of this document, and are herein executing this Durable International Power of Attorney on this 27th day of September 2013:

Michael Ramer (Principle)		Sivonn Norng (Attorney)
ALL-PURPOSE	ACKNOWLEDGMENT	7 2
State of Arizona	Jurat	PHOENIX.
County of <u>Cochise</u>) ss.		ISTA
Subscribed and sworn to at <u>Bisbee</u> Arizons b	efore me at this $27th$	day of De Remark
A.D. 2013, before me, <u>Managenetics</u> River	3/28/2016	, personally appeared
Mi chael Lloyd Ramer & Si	DRAMER & SIVONN NORNG MERRI E RIEG	— H

Notary Public - Arizona Cochise County

Comm. Expires Mar 28, 2016

Durable International Power of Attorney

Page 3 of 4

<u>Vac</u> Personally known to me, <u>Vac</u> Proved to me on the basis of satisfactory evidence, to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.

Men E. Re Signature of Notacy Public March 28th, 2016

Place Notary Seal Here



PHOENIX, ARIZONA 2014 DEC 15 P 3: 1 Z STATE OFFICE

United States Department of the Interior Bureau of Land Management L'ANDS/RECREATION & PLANNING ONE N CENTRAL AVE PHOENIX, AZ 85004 -2203 Phone: 602-417-9200

Receipt

No:

3190694

Transaction #: 3284037 Date of Transaction: 12/15/2014

CUSTOMER:

MIKE RAMER 4147 W HILL RD MC NEAL,AZ 85617-9533 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: AMC361973/\$80.00	POL (8) 2014	- n/a -	80.00
			TOTA	AL:	\$80.00

PAYMENT INFORMATION						
1	AMOUNT:	80.00	POSTMARKED:	N/A		
	TYPE:	CASH	RECEIVED:	12/15/2014		
		RAMER, MIKE 4147 W HILL RD MC NEAL AZ 85617-9533 US				

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.



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 61540 Rise Business Services, LLC Job=AZ15 6/5/2019

Box Number= AZ15118

Claim Begin-End: AMC361966-AMC361973

5 Miscellaneous



AZ15118-8 AMC361381-AMC361966

Amc 361966

Date: 7-22-2014 Came IN Person 10

TO BLM

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Please update the New address for Mike Ramer for the following Ama #:

361973 (8 Section - 361966 -(8 claims)

old Address:

Mike Ramer 400 E. 1= + +127

Dauglas, AZ 85607-3100 ADDRESS Updated

ENTERED INTO COMPUTER

New Address:

PHOENIX, ARIZONA 2014 JUL 22 P 2: 48 2014 JUL 22 P 2: 48

POA - ATTACHED. Mike Ramer 4147 w Hill Rd McNeal, AZ 85617 SIVONN NORNG Priometong As P.O.A for Mike Ramer

IRREVOCABLE DURABLE INTERNATIONAL POWER OF ATTORNEY

September 27, 2013

KNOW ALL MEN BY THESE PRESENTMENTS:

• •

This Power of Attorney (P.O.A.) is to be enacted and made effective immediately as of this date. I Michael Ramer, hereinafter referred to as the PRINCIPAL, do hereby appoint my wife Sivonn Norng as my agent and as my true and lawfully attorney hereinafter referred to as "ATTORNEY-IN-FACT" (Attorney) on this 27th day of September 2013.

The ATTORNEY(S)-IN-FACT are authorized the following general and specific powers in and under the jurisdictions of the States of California, Oregon, and Arizona, the nations of the United States, Canada, and Mexico, and are legally bound by all provisions applicable or allowed in the North American Free Trade Agreement (N.A.F.T.A.), General Agreement on Tariffs and Trade (G.A.T.T.), Multilateral Agreement on Investments (M.A.I.), Central America Free Trade Agreement (C.A.F.T.A), Free Trade Area of the Americas (F.T.A.A.), and the United Nations Commission on International Trade Law (U.N.C.I.T.R.A.L.) and all applicable treaties that exists between Mexico, Canada, and the United States;

(1) To demand, sue for, collect, and receive all money, debts, accounts, legacies, bequests, interest, dividends, annuities, and demands as are now or shall hereafter become due, payable, or belonging to the principal, and take all lawful means, for the recovery thereof and to compromise the same and give discharges for the same;

(2) To buy and sell all property and assets including but not limited to land, make contracts of every kind relative to all property and assets including but not limited to land, and any interest therein or the possession thereof, and to take possession and exercise control over and the use thereof;

(3) To buy, sell, mortgages, hypothecate, assign, transfer, and in any manner deal with goods, wares and merchandise, closes in action, certificates or shares of capital stock, and other property and assets in possession or in action, and to make, do, and transact all and every kind of business of whatever nature;

(4) To execute, acknowledge, and deliver contracts of sale, escrow instructions, deeds, leases including leases for minerals and hydrocarbon substances and assignments of leases, covenants, agreements, and assignment of agreements, mortgages and assignment of mortgages, conveyances in trust, to secure indebtedness or other obligations, and assign the beneficial interest there under, subordination of liens or encumbrances, bills of lading, receipts, evidences of debt, releases, bonds, notes, bills, requests to re-convey deeds of trust, partial or full judgments, satisfactions of mortgages, and other debts, and other written instruments of whatever kind and nature, all upon such terms and conditions as said attorneys shall approve.

SPECIFIC PROVISIONS

In the PRINCIPAL'S name the said ATTORNEYS-IN-FACT are hereby authorized but are not limited to the following capacities with specific powers as agent(s) for the principle in addition to the above mentioned under the jurisdictions of the States of California, Oregon, and Arizona, the United States, Canada, and Mexico;

(5) To cause all business and other transactions, negotiations, and activities including but not limited to all medical and life-support issues as is deemed necessary to carry out for the benefit of the PRINCIPAL or as needed or deemed necessary and needed by said Attorney(s).

(7) Proxy Rights: To act as agent(s) or proxy(s) for any stocks, bonds, shares, or other investments, rights, or interests that may be held now or hereafter including but not limited to all mining and related issues and activities.

RECEIVED DLM AZ STATE OFFICE 2014 JUL 22 P 1: 25 PHOENIX, ARIZONA

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(8) Legal and Administrative Proceedings: To engage in any administrative or legal proceedings or lawsuits in connection with any matter herein;

(9) Transfers in Trust: To transfer any interest the Principle(s) and/or heir(s) may have in property or assets, whether real, personal, tangible or intangible, to the trustee of any trust that is created for the Principle(s) and/or heir(s) benefit;

(10) Delegation of Authority: The Attorney(s) have absolute Authority to engage and dismiss agents, counsel, and employees, in connection with any matter, upon such terms as Attorney(s) may solely determine.

A) Should any Attorney(s), resign they shall pick a replacement on behalf of the Principle with the approval of the Principle if the Principle is able to do so, and the replacement Attorney shall irrevocably be bound by this same P.O.A. or by another agreement if the Principle should desire and agree to a new P.O.A. in lieu of this P.O.A.

B) Should any Attorney(s) die or become incapacitated, the Principle or their lawful heir(s) shall pick another Attorney, should they desire to do so, and establish another P.O.A. as desired.

(11) Establishment of trusts and foundations: The Principle hereby authorizes the Attorney(s) to establish and manage trusts and/or foundations for and on the behalf of the PRINCIPAL and/or their heirs.

(12) Safe Deposit Boxes: The Principle hereby authorizes the Attorney(s) to have access to any safety deposit box registered in the Principles name alone or jointly with others, and to remove any property or papers located therein, or deposit the said same;

(13) Durability: This Durable International Power of Attorney shall be irrevocable and shall not be affected by the Principles death or disability except as provided by law, and shall continue in effect in the event of the Principles death for a period of 10 years or in the case of disability or incapacitated for a minimum of 30 years or until revoked by the Principle in writing or indefinitely if the Principle is incompetent.

(A) Principle shall be considered disabled or incapacitated for purposes of this P.O.A. if a physician certifies in writing at a date later than the date this P.O.A. is executed that, based on the physician's medical examination of the Principle that the said same is mentally or physically incapable of managing their affairs including but not limited to their financial affairs. The Principle hereby authorizes the physician who examines them for this purpose to disclose the Principles physical or mental condition to another person for purposes of this P.O.A. A third party who accepts this P.O.A. is hereby granted immunity for any responsible competent action taken under this P.O.A. that is based on the determination made by a physician of the Principles disability or incapacity.

(B) Principle agrees that any third party who receives a copy of this document may act under it. Revocation of this Durable International Power of Attorney is not effective as to a third party until the third party receives actual notice of the revocation. Principle hereby agrees to indemnify the third party for any claims that arise against the third party because of reliance on this P.O.A.

(14) Indemnification of Agent: No agent named or substituted under this P.O.A. shall incur any liability for acting or refraining from acting under this P.O.A., except for such agent's own misconduct or negligence.

(15) Original Counterparts: Facsimiles, Photocopies or electronic transmissions of this signed notarized Durable International Power of Attorney shall be treated as original counterparts.

(16) Revocation: As of this date, the Principle hereby revokes, and resends their signature on, authorization, or authentication, of any previous P.O.A., authority, or document that may have been provided to deal with their property and affairs as set forth herein.

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(17) Notice to Heirs: PRINCIPAL hereby stipulates that in the event of their death, disability, or incompetence all heirs and/or assigns, family members, spouses, and children or siblings are irrevocably bound by the full extent of this Durable International Power of Attorney and its related documents and attachments without protest or delay.

(18) Dispute: In the event of a dispute between the Attorney(s) named herein above and any other party arbitration shall be arranged following the rules of the American arbitration board they shall abide by and act on said boards determination.

(19) Giving and Granting: The Principle hereby grants and gives to said ATTORNEY(S)-IN-FACT full power and authority to do at will all and every act and thing whatsoever requisite and necessary to be done relative to any of the foregoing as fully to all intents and purposes as PRINCIPAL might or could do if personally present and acting.

(20) Definition of Property/Assets as used herein: The terms property and assets shall be construed to include but not be limited to mean real, personal, tangible, and intangible property and assets.

All that said the ATTORNEY(S)-IN-FACT shall lawfully do or cause to be done under the authority of this Power of Attorney all that is expressly approved under the jurisdictions of the States of Arizona, Oregon, and California, and the nations of the United States, Canada, and Mexico.

PURPOSE and JURISDICTIONS:

Furthermore PRINCIPAL declares and expresses a unified determination and purpose that this Durable International Power of Attorney and its attachments with supporting documents be totally binding and enforceable within the Jurisdictions of the nations of México, State of Sonora México, Canadá, and the United States, and the U.S. States of, Oregon, California, and Arizona, and legally bound by the provisions applicable or allowed in the North American Free Trade Agreement (N.A.F.T.A.), General Agreement on Tariffs and Trade (G.A.T.T.), Multilateral Agreement on Investments (M.A.I.), Central America Free Trade Agreement (C.A.F.T.A) Free Trade Area of the Americas (F.T.A.A.), and the United Nations Commission on International Trade Law (U.N.C.I.T.R.A.L.) and all applicable treaties that exists between Mexico, Canada, and the United States.

All parties, by signing and executing this document are irrevocably Verifying, Validating, and Authenticating, the intent, purpose, and correctness of this document, and are herein executing this Durable International Power of Attorney on this 27th day of September 2013:

Michael Ramer (Principle)	\mathcal{L}	Sivonn Norng (Attorney)
ALL-P	URPOSE ACKNOWLEDGMENT	
State of <u>Acizona</u>) ss. County of <u>Cochise</u>) ss. Subscribed and sworn to at <u>Bishee Aciz</u> A.D. 2013, before me, <u>Manager Bishee Rice</u>	Jurat before me at this $27th$	day of, <u>Beptember</u>
Mi charles Lloyd Ramer Durable International Power of Attorney	MICHAEL LLOYD RAMER & SIVONN NORNG MERRI E RIEG Notary Public - Arizona Cochise County Ny Comm. Expires Mar 28, 2016	Page 3 of 4

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Personally known to me, Proved to me on the basis of satisfactory evidence, to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.

Men E. Reen Signature of Notary Public March 28th, 2016



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Customer Name Update Screen

System ID:MC	
Name: RAMER MIKE	Lookup
Proprietor #: 2119845	Renumber To:
Category: P - PRIVATE	
Address: 4147 W HILL RD	
	Address Updated
City: MC NEAL	ENTERED INTO COMPUTER per Request 7/22/14
State: AZ -	Per Rooment
Zip: 856179533	1 Julie 1 3/22/14
☐ UNDELIVERABLE	
Email:	
Save	ave/Override DataFlux
Delete	Renumber
Customer details successfully	saved for Customer Id 2119845

Amc 361966

List of Proprietors						
RAMER MIKE[2119845], 400 E 1ST ST # 127, , DOUGLAS, AZ, 856073100, P, MATCHED						
C Previous Address						
Select Cancel						
Select Cancel						
	2.0					

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Box Number= AZ15118

Claim Begin-End: AMC361966-AMC361973

6 Location Notices-Amendments and Supporting Documents



AZ15118-8 AMC361381-AMC361966

NO DOCUMENTS FOUND

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