the year of our Lord one thousand nine hundred and seventy-two between ANYMOND-ELY EXTENSION MINES CO. a corporation, duly incorporated and existing under the laws of the State of Nevada.	iņis Beed,	Made this 6th		y of Septem	
part Y of the first part,  d NATIONAL TREASURE MINES COMPANY, a Utah corporation,  the part Y of the second part,  the part Y of the second part,  TINESSETH, that the said part Y of the first part, for and in consideration of the sum of  EN DOLLARS and other good and valuable consideration  Wul money, to  it paid by the part Y of the second part, the receipt hereof is hereby acknowledged, by these presents do as grant, bargain, sell, remise, release and prever quit-claim unto the said part Y of the second part, its successors  ad assigns, forever  of its  certain rights to land R Mining claims and property situate in  ELY  fining District, Lincoln County, State of Neyada viz.  Patented Mining Claims under U.S. Patent No. 462B  Badger Badger No. 2  Badger Fraction  Bully Boy  Unpatented Lode Mining Claims  Hunter Ro. 3  Hunter No. 6  Hunter No. 2  Hunter No. 4  Hunter No. 9  Hunter No. 5  Bunter No. 10  TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, heredite ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the errate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the part Y of the first part, of, in or to taid premises, ar every part thereof.  TO HAVE AND TO HOLD the same unto the part Y of the second part, its	the year of our Los	rd one thousand nine hu	indred and se	ation, duly	
party of the first part, and NATIONAL TREASURE MINES COMPANY, a Utah corporation,  the part.Y of the second part, TINESSETH, that the said party_ of the first part, for and in consideration of the sum of EN DOLLARS and other good and valuable consideration  wful money, to it paid by the party_ of the second part, the receipt hereof is hereby acknowledged, by these presents do as grant, bargain, sell, remise, release and prever quit-claim unto the said party_ of the second part, its successors and assigns, forever.  of its certain rights_ to land.R. Mining claims_ and property situate in ELY  fining District, Dincoln County, State of Nevada, viz.:  Patented Mining Claims under U.S. Patent No. 4628  Badger Badger No. 2  Badger Fraction  Bully Boy  Unpatented Lode Mining Claims  Hunter No. 2 Bunter No. 6  Hunter No. 3 Bunter No. 8  Hunter No. 4 Hunter No. 8  Hunter No. 4 Hunter No. 9  Hunter No. 5 Bunter No. 10  TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, heredit ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the errate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party— of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party— of the second part, its			•		
the part. Y of the second part,  the part. Y of the second part,  TINESSETH, that the said part. Of the first part, for and in consideration of the sum of EN DOLLARS and other good and valuable consideration  wful money, to it paid by the part. Of the second part, the receipt hereof is hereby acknowledged, by these presents do as grant, bargain, sell, remise, release and overer quit-claim unto the said part. Of the second part, it a successors  of assigns, forever.  of its certain rights to land. Mining claims and property situate in  ELY  fining District, Lincoln County, State of Nevada, viz.  Patented Mining Claims under U.S. Patent No. 4628  Badger  Badger No. 2  Badger Fraction  Bully Boy  Unpatented Lode Mining Claims  Hunter No. 2  Hunter No. 3  Hunter No. 6  Hunter No. 4  Hunter No. 9  Bunter No. 4  Hunter No. 9  Bunter No. 5  Hunter No. 10  TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, heredit ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the part. Of the first part, of, in or to said premise, are every part thereof.  TO HAVE AND TO HOLD the same unto the part. Of the second part, its				/_	
the part. Y of the second part,  the part. Y of the second part,  TINESSETH, that the said part. Of the first part, for and in consideration of the sum of EN DOLLARS and other good and valuable consideration  wful money, to it paid by the part. Of the second part, the receipt hereof is hereby acknowledged, by these presents do as grant, bargain, sell, remise, release and overer quit-claim unto the said part. Of the second part, it a successors  of assigns, forever.  of its certain rights to land. Mining claims and property situate in  ELY  fining District, Lincoln County, State of Nevada, viz.  Patented Mining Claims under U.S. Patent No. 4628  Badger  Badger No. 2  Badger Fraction  Bully Boy  Unpatented Lode Mining Claims  Hunter No. 2  Hunter No. 3  Hunter No. 6  Hunter No. 4  Hunter No. 9  Bunter No. 4  Hunter No. 9  Bunter No. 5  Hunter No. 10  TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, heredit ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the part. Of the first part, of, in or to said premise, are every part thereof.  TO HAVE AND TO HOLD the same unto the part. Of the second part, its					
the part.Y of the second part, TITNESSETH, that the said part.Y of the first part, for and in consideration of the sum of EN DOLLARS and other good and valuable consideration in the said part.Y of the second part, and other good and valuable consideration in the said part.Y of the second part, be receipt thereof is hereby acknowledged, by these presents do as grant, bargain, sell, remise, release and prever quitclaim unto the said part.Y of the second part, its successors and assigns, forever.  If of its certain rights to land. Mining claims and property situate in ELY  Siming District, Lincoln County, State of Nevada, viz.: Patented Mining Claims under U.S. Patent No. 4628  Badger  Badger No. 2  Badger Fraction  Bully Boy  Unpatented Lode Mining Claims  Hunter Runter No. 6  Hunter No. 2 Hunter No. 7  Hunter No. 3 Hunter No. 8  Hunter No. 4 Hunter No. 9  Hunter No. 5 Bunter No. 10  TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, heredits ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the part.Y of the first part, of, in or to said premises, and every part thereof.  TO HAVE AND TO HOLD the same unto the part.Y of the second part, its					
TINESSETH, that the said party of the first part, for and in consideration of the sum of EN DOLLARS and other good and valuable consideration  wful money, to it paid by the party of the second part, the receipt hereof is hereby acknowledged, by these presents do as grant, bargain, sell, remise, release and orever quit-claim unto the said party of the second part, its successors and assigns, forever.  of its certain rights to land. Mining claims and property situate in ELY  fining District, Lincoln County, State of Nevada , viz.:  ELY  fining District, Lincoln County, State of Nevada , viz.:  Badger Badger No. 2  Badger Faction  Bully Boy  Unpatented Lode Mining Claims  Hunter Hunter No. 6  Hunter No. 2 Hunter No. 6  Hunter No. 3 Hunter No. 7  Hunter No. 3 Hunter No. 9  Hunter No. 4 Hunter No. 9  Hunter No. 5 Bunter No. 10  TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, heredit ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its	d NATIONAL	TREASURE MINES CO	MPANY, a Ut	ah corporat	ion,
TINESSETH, that the said party of the first part, for and in consideration of the sum of EN DOLLARS and other good and valuable consideration  wful money, to it paid by the party of the second part, the receipt hereof is hereby acknowledged, by these presents do as grant, bargain, sell, remise, release and orever quit-claim unto the said party of the second part, its successors and assigns, forever.  of its certain rights to land. Mining claims and property situate in ELY  fining District, Lincoln County, State of Nevada, viz., Patented Mining Claims under U.S. Patent No. 4628  Badger  Badger No. 2  Badger Fraction  Bully Boy  Unpatented Lode Mining Claims  Hunter Hunter No. 6  Hunter No. 2 Hunter No. 7  Hunter No. 3 Hunter No. 9  Hunter No. 4 Hunter No. 9  Hunter No. 5 Bunter No. 10  TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, heredit ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its				the naut V	of the second part
EN DOLLARS and other good and valuable consideration  wful money, to it		- Al L Al	- 1	_	
wful money, to	IINESSETH, that	the said part.Y of the	valuable co	nsideration	TANK SUM OI
thereof is hereby acknowledged, by these presents do as grant, bargain, sell, remise, release and prever quit-claim unto the said party of the second part, its successors and assigns, forever quit-claim unto the said party of the second part, its successors and assigns, forever good and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its			487	76	
orever quit-claim unto the said party of the second part, its successors and assigns, forever of its certain rights to land a Mining claims and property situate in the successors of the second part, its successors of the second part is	wful money, to				
In assigns, forever	nereot is hereby acl	knowledged, by these pro	be seen :	ite enge:	SSOTS
certain rights to land Mining claims and property situate in ELY  fining District, Lincoln County, State of Nevada, viz.:  Patented Mining Claims under U.S. Patent No. 4628  Badger  Badger No. 2  Badger Fraction  Bully Boy  Unpatented Lode Mining Claims  Hunter Runter No. 6  Hunter No. 2 Hunter No. 7  Hunter No. 3 Hunter No. 8  Hunter No. 4 Hunter No. 9  Hunter No. 5 Hunter No. 10  TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, heredite ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the part y of the first part, of, in or to said premises, are very part thereof.  TO HAVE AND TO HOLD the same unto the part y of the second part, its	_		ne second part,	suctit	
fining District, Lincoln County, State of Nevada viz.  Patented Mining Claims under U.S. Patent No. 4628  Badger  Badger No. 2  Badger Fraction  Bully Boy  Unpatented Lode Mining Claims  Hunter Hunter No. 6  Hunter No. 2 Hunter No. 7  Hunter No. 3 Hunter No. 8  Hunter No. 4 Hunter No. 9  Runter No. 5 Hunter No. 10  TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, heredite ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are twery part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its			to lond or 377	he claim s	property situate :
fining District, Lincoln County, State of Nevada , viz.  Patented Mining Claims under U.S. Patent No. 4628  Badger  Badger No. 2  Badger Fraction  Bully Boy  Unpatented Lode Mining Claims  Hunter Hunter No. 6  Hunter No. 2 Hunter No. 7  Hunter No. 3 Hunter No. 8  Hunter No. 4 Hunter No. 9  Bunter No. 5 Bunter No. 10  TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, heredit ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, as every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its	U1 115		796	"P CTRINE and	property situate in
Patented Mining Claims under U.S. Patent No. 4628  Badger  Badger No. 2  Badger Fraction  Bully Boy  Unpatented Lode Mining Claims  Hunter Punter No. 6  Hunter No. 2 Hunter No. 7  Hunter No. 3 Hunter No. 8  Hunter No. 4 Hunter No. 9  Bunter No. 5 Bunter No. 10  TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, heredit ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the part y of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the part y of the second part, its	fining Discales			te ofNevad	la viz
Badger No. 2  Badger Fraction Bully Boy  Unpatented Lode Mining Claims  Hunter Hunter No. 6  Hunter No. 2 Hunter No. 7  Hunter No. 3 Hunter No. 8  Hunter No. 4 Hunter No. 9  Hunter No. 5 Bunter No. 10  TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, heredit ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its	aming District,	nted Mining Clair	ns under II	S. Patent No	3. 462B
Badger No. 2  Badger Fraction  Bully Boy  Unpatented Lode Mining Claims  Hunter No. 6  Hunter No. 2  Hunter No. 7  Hunter No. 3  Hunter No. 8  Hunter No. 4  Hunter No. 9  Bunter No. 5  Bunter No. 10  TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, heredit ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its	rate			/ /	
Badger Fraction Bully Boy  Unpatented Lode Mining Claims  Hunter Runter No. 6  Hunter No. 2  Hunter No. 7  Hunter No. 3  Hunter No. 8  Hunter No. 4  Hunter No. 9  Bunter No. 5  Hunter No. 10  TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, heredite ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its	-/-/			1	\
Unpatented Lode Mining Claims  Hunter Hunter No. 6  Hunter No. 2 Hunter No. 7  Hunter No. 3 Hunter No. 8  Hunter No. 4 Hunter No. 9  Hunter No. 5 Hunter No. 10  TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, heredite ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its	-/-/-		0	-	1
Unpatented Lode Mining Claims  Hunter No. 6  Hunter No. 2  Hunter No. 7  Hunter No. 3  Hunter No. 9  Hunter No. 5  Bunter No. 10  TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, heredite ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its	1 /	***************************************	/ /		
Hunter No. 2  Hunter No. 7  Hunter No. 3  Hunter No. 8  Hunter No. 4  Hunter No. 9  Hunter No. 5  Hunter No. 10  TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, heredit ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its		DRITA BOA	/ /		
Hunter No. 2  Hunter No. 3  Hunter No. 8  Hunter No. 5  Hunter No. 10  Hunter No. 10  TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, hereditaments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its	Unpa	itented Lode Mini	ng Claims	1	~
Hunter No. 2  Hunter No. 3  Hunter No. 8  Hunter No. 9  Hunter No. 10  Hunter No. 10  TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, heredit ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its	1:: 1	Hunter	1	Hunter No.	6
Hunter No. 3  Hunter No. 9  Hunter No. 5  Hunter No. 10  TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, hereditaments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its	1 1	***			
Hunter No. 4  Bunter No. 5  Bunter No. 10  TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, heredita ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its	1 /				_
TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, heredite ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its	1 /		1		
TOGETHER with all dips and spurs, rights, privileges and franchises, tenements, heredite ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its	-				
ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its		ASMARAGE ITO J		/	-
ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its			/ /		
ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its					
ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its					
ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its					
ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its		^	<del></del>		
ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, an every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its		11		·····	
ments and appurtenances thereto incident or belonging, or therewith used and enjoyed, and a the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its		t	. 1		***************************************
the estate, right, title, interest, property, claim and demand whatsoever, legal and equitable, well in possession as in expectancy, of the party of the first part, of, in or to said premises, are every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its					
well in possession as in expectancy, of the party of the first part, of, in or to said premises, an every part thereof.  TO HAVE AND TO HOLD the same unto the party of the second part, its	ments and appurte	nances thereto incident	or belonging, or	t therewith used	and enjoyed, and a
every part thereof.  TO HAVE AND TO HOLD the same unto the part Y of the second part, its	the estate, right, ti	tie, interest, property, cl	aim and deman	d whatsoever, le	gal and equitable,
TO HAVE AND TO HOLD the same unto the partY of the second part, its		- I	oart <u>y</u> of the fi	rst part, of, in o	r to said premises, ar
TO HAVE AND TO HOLD the same unto the party of the second part, its	every part thereof.	<u> </u>			the way to the
	. TO HAVE A	ND TO HOLD the sar	ne unto the par	t.Y of the secon	nd part, its
	100	·		_	
	The second secon				

800K 70 MAGE 375

	IN WITNESS WHEREOF the said part Y of the first part has hereunto set its hand and seal the day and year first above written.  Signal Staled and Delivered in Diesense six ATTEST:  By Meal Amy President  Secretary  Secretary
<b>16</b> -	STATE OF UTAH
	COUNTY OF SALT LAKE
	On the 6th day of September, 1972, personally appeared before me, NEAL SNYDER, the President of RAYMOND-ELY EXTENSION MINES CO., a corporation, who acknowledged that he executed the above instrument on behalf of said corporation.  NOTARY PUBLIC Residing at Sale Lake City, Utah  All 31 1976
	TO TO TO TO TO TO TO County
	COMPUTED ON FULL VALUE OF PROPERTY CONVETENCE OF COMPUTED ON FULL VALUE LESS LISTNS AND DECUMBRANCES REMAINING AT TIME OF SALE;  FILED AND RECORDED AT REQUEST OF
	PRED AND RECORDED AT REACH NATIONAL THREE CO.  National Treasure Mines Co.  May 5, 1986
	AT 10 MINUTES PAST 3 O'CLOCK  P M IN BOOK 70 OF OFFICIAL  EECORDS, FAGE 375 UNCORN  CLINITY, NEVADA.  LUTTURE  COLUMN TECCHOLS
	BOOK 70 PAGE 376