Record Official Recording requested By GEORGE MARCANTONIO Lincoln County - NV - Recorder Leslie Boucher **APN** Page 1 of 9 Fee: \$47.00 Recorded By: LB Book- 267 Page-0056 APN **APN** INING Title of Document ADDING EXHI **Affirmation Statement** I, the undersigned hereby affirm that the attached document, including any exhibits, hereby submitted for recording does not contain the social security number, driver's license or identification card number, or any "Personal Information" (as defined by NRS 603A.040) of any person or persons. (Per NRS 239B.030) I, the undersigned hereby affirm that the attached document, including any exhibits, hereby submitted for recording does contain the social security number, driver's license or identification card number, or any "Personal Information" (as defined by NRS 603A.040) of a person or persons as required by law: (State specific law Grantees address and mail tax statement:

DOC # 0139532

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0139532 Book. 267 Page: 57	10/04/2011 Page: 2 of 9	DOC # 0139517 09/27/2011 09:37 AM Official Record Recording requested By
APN	•	GEORGE MARCANTONIO Lincoln County - NV Leslie Boucher - Recorder Fee: \$44.00 Page 1 of 6 RPTT: Recorded By: LB
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Grantees address and mail tax statement:

GEORGE MARCANTONIO

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2011 MINING LEASE

PageI

In consideration of one dollar (\$1.00) and other good and valuable consideration, receipt and sufficiency of which is hereby acknowledged, Lessor does hereby grant, demise and let exclusively unto the Lessee for the duration and purposes herein specified, all of Lessor's right, title and interest in and to the following described mining property, including all appurtenant rights, hereinafter referred to as the Leased Premises.

For Leased Premises description, see Exhibit A attached hereto and made part hereof.

I. EXCLUSIVE RIGHTS GRANTED

- 1.1 The Leased Premises are hereby leased exclusively to Lessee and its successors in interest for the following purposes, all or any of which may be performed by Lessee in such a manner and at such times as Lessee may determine in its absolute discretion, subject to the terms hereof.
- a. Exploring and prospecting for, developing, mining, excavating, leaching, milling, processing, smelting, whether by open pit, underground, strip mining, solution mining, heap leaching, or any other method deemed desirable by Lessee in its sole discretion, all minerals, ores, valuable rocks, rare earths, and materials of all kinds, including mine dumps and tailings, (hereinafter referred to as Leased Substances.
- b. Processing, concentration, beneficiating, treating, milling, smelting, shipping, selling and otherwise disposing of the Leased Substances and receiving the proceeds of such sale.
- Erecting, constructing, maintaining, using and operating in and on the Leased Premises such buildings, structures, machinery, facilities, and equipment as Lessee deems necessary, and
- d. Engaging in any other activity that the Lessee deems reasonable and necessary to achieve the foregoing purposes.

II. TERM OF LEASE

2.1 The term of this Mining Lease shall be ______ years from the effective date set forth above and may be renewed by Lessee for successive ______ year periods upon the same terms and provisions set forth herein, or relinquished by the Lessee as provided herein. Lessee shall give Lessor written notice of each renewal at least thirty days prior to the expiration of the respective term.

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III. PRODUCTION ROYALTY

- In addition to the consideration set forth herein, Lessee shall pay Lessor a eight percent (8%) Net Smelter Royalty on all mineral bearing ores.
- Payment of the Royalty shall be made not more than 45 days after the close of the month during which the payment is received from the smelter or buyer on which the Royalty is calculated.
- 3.3 Net Smelter returns shall mean the amount of money received by Lessee from the sale of a Leased Substance to a smelter, refinery, or other buyer, after the deduction of costs of transportation to a point of sale and costs of any concentration of Leased Substances prior to delivery to the smelter, refinery, or other buyer, and less the deduction of all cost, penalties, or charges required by said smelter, refinery, or other buyer to be paid by the Lessee as a condition of sale. In the event a Leased Substance is sold to any buyer other than a smelter, all costs incurred by Lessee after mining for processing or treating such substances, including refining, shall be deductible as costs.
- 3.4 All Leased Substances which the Lessee chooses to market shall be marketed at the best terms reasonably obtainable at the time of sale.

IV. INSPECTION, REPORTS AND RECORDS

- 4.1 Lessor or its duly authorized agent or representative shall be permitted to enter into or upon the Leased Premises for the purpose of inspection at all reasonable times during business hours, after 48 hours advance notice, in writing to Lessee. Lessor shall enter upon the Leased Premises at Lessor's own risk and so as not to hinder the operations of Lessee, and hold harmless Lessee from any damage, claim or demand arising from the entry or inspection by Lessor on the Leased Premises or its approaches.
- 4.2 The books and records of Lessee insofar as they relate to the operations on the Leased Premises pursuant to this Mining Lease shall be open to inspection by Lessor or Lessor's representative at the expense of the Lessor, during regular business hours, after satisfaction of notice requirements outlined above.

V. DATA ON THE PROPERTY

Upon execution of this Mining Lease, Lessor will provide Lessee with access to all data concerning the Leased Premises then in possession of Lessor or its agents. Lessee shall have right to make and remove copies of all such data at Lessee's expense. Lessee may only remove original documents with written consent of Lessor.

VI. PROTECTION FROM LIENS, DAMAGES AND LIABILITY

6.1 Lessee shall keep the Leased Premises free and clear of liens for labor done or performed or materials furnished on or for the development or operation of the Leased Premises under this Mining Lease. Lessee shall not be considered in breach of this provision so long as the Lessee, in

bley Le Portroi only.

George Marcantonio



- good faith, contests the validity of any liens or claims against the Leased Premises.
- 6.2 Lessee shall use and occupy the Leased Premises at its own risk, and hereby releases Lessor, to the full extent provided by law, from all claims of every kind and nature, including claims for loss of life, personal or bodily injury, or property damage except as otherwise excluded herein.
- 6.3 Lessor hereby indemnifies and holds harmless from and against any claim by the Environmental Protection Agency (EPA), or any other similar state agency based solely on past mining contamination or violations. In the event the EPA or other similar agency brings suit against Lessee as a person in chain of title, Lessor further agrees to defend any such suit on Lessee's behalf

VII. COMPLIANCE WITH LAW

7.1 In conducting its operations hereunder, Lessee will cause all work and development to be done in a careful and miner-like manner, and Lessee will comply with the terms and provisions of laws governing its operations under this Mining Lesse.

VIII. TERMINATION BY LESSEE

- 8.1 Lessee shall have the right to terminate this Mining Lease at any time and to surrender the Leased Premises to Lessor by giving Lessor written notice thereof at least 30 days prior to the stated date of termination.
- 8.2 In the event of termination, all sums theretofore paid to Lessor by Lessee shall be retained by Lessor, and all obligation of Lessee to make payments and perform any other obligation set forth in this Mining Lease shall terminate.
- In the event of termination, Lessee, upon request by Lessor, shall make, execute, acknowledge, and deliver to Lessor a written relinquishment of this Mining Lease in recordable form.

IX. NOTIFICATIONS BY PARTIES

9.1 Any notifications to parties to this Mining Lease shall be deemed delivered if done so in writing to the following addresses of the parties:

George Marcantonio	
-BX 32 V	
Proche NEU.	
312-590-7752	

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George Marcantonico

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AT THE REQUEST OF

FILED FOR RECORDING

CERTIFICATE OF LOCATION

LODE MINING	CLAIM	\wedge
TO ALL WHOM IT MAY CONCI	ern:	E Glern Lee 2006 SEP 8 AM 11 49
The undersigned hereby certifies that the Lee Box	he has caused to be located Lode Mining Claim in	
the following quarter sections(s):		LINCOLN COUNTY RECORDED
1/4 Section Townsh	in Range Meridian	FEE ZO.SO DEP ou LESLIE BOUCHER
in I have been Commis	Sanda and At II and	
in Linco/N County, ?	vevaua, on the Z — day of	DECORDED CT AND
•		RECORDER'S STAMP
Name and mailing address of locator	E. GLENN PANACA, NY	Lee
	TANACA, NV	89042-0574
The Claim is approximately 1500	feet long and 600	feet wide such that 750 feet
are claimed in a Morrh direction discovery (monument of location). at	and 750 feet in a So	direction from the point of
discovery (monument of location), at feet on each side of the monument of	which the Notice of Location w	vas posted, together with 300
lode or vein is from the EAST t	o the West direction.	Liaim. The general course of the
		Callerin
The number, location and markings of Location	Markings	Description
	Alders Cons	LAR DAY TE
No. 2: et v est sur auto post	Salve or Conver	Lee Boy IF METAL-MARKERS-TOP-Side EACH POST DELAMAR MINING DISTRICT
No. 3: 4" was a soul-met	AL FAST CORNER	Kerk Pact
No. 4: 4" x 4" 124 - 1-Part	S. FAST CORNER	20 from 10 Mining Dieming
7 27 (4008-7 057	S RAST COKNER	DEIAMAR IMNING DISTRICT
As erected on the ground, each corner	monument is marked as descri	bed above by
3 IN. METAL TAGS	(e.g. metal tags, paint on posts)	•
The work of location consisted of make	ing a claim man as monthly lin	NEC 517 040
11 7h		
Dated this 4 74 day of Sept.	, 2006 Country of 14	
SIGNATURE OF LOCATOR:	This instrument	was acknowledged before me on
SIGNATURE OF LOCATOR:	ASSES TRANSPARENT	EEVERS NAME OF PERSON
By G. Glenn Lee	2 THE STATE OF THE	TE di NEVADA. ()
Owner, Claimant, or Agent Signat	Lincoln County CENTIFICATE # 0	
E. GleNN Lee	SEAF TOP OC	
Owner, Claimant, or Agent Name	(printed)	·
	-	of Minamaka (DWV) 6707005 IVA

Nevada Lode Certificate of Location - NRS 517.050

DAGK 222 PAGE 132

AFFIDAVIT OF ANNUAL ASSESSMENT WORK (Short Form)

TO ALL WHOM IT MAY CONCERN:

The undersigned, E. Calenn Lee , certifies that at least ONE HUNDRED AND 00/100 DOLLARS (\$100.00) per claim was expended for development, labor and improvement, or equivalent value added, as the annual assessment work for the assessment year ending September 1.2611 for the following unpatented mining claim(s) generally located in the following sections(s):

DOC # 0138729

08/09/2011

12 53 PM

Official Record
Recording requested By
E GLENN LEE

Lincoln County - NV Leslie Boucher - Recorder

Fee: \$98.50 RPTT: Page 1 of 2 Recorded By: LB

Book- 265 Page- 0271



	RECORDER'S STAMP
Name of Claim(s) Secti	
Lee Bou 1 35	
Lee Roy 2 35	المتعادل المتعادد والمتعادل والمتعادل والمتعادد والمتعادد والمتعادد والمتعادد والمتعادد والمتعادد والمتعادد والمتعادد
Tee Box 3	
cont	
BLM Serial No(s): Na	ame and mailing address of owner or claimant:
NMC- 694226 E.	Classifes I Dean lee linds I lee
NMC- 9378 03	Glenn Lee L. Dean Lee, Linda L. Lee
	2 Boy 5'74
NMC- 437804 P	anaca, NV 89042
Manual ansimal a Dist. a. I al.	and and a second state
The work consisted of: Pick and Show	er along mineral vein
post of each claim.	owing locations: Within 100 ft. of location
Said work was performed between March	\ \ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\
2011 and Tu v 28. 2011 A total of more	STATE OF Nevada
than 316 hrs (412 00.00 and	COUNTY OF Lincoln
00/100 DOLLARS (\$ /200.00) was expended	6. Lilennotes
in performing the work, or equivalent value added.	Subscribed and swom to by
The work was performed by: EGlenn Lee	E. Glenn Lee
1. 1.	(Owner, Claimant, Agent, or Lessee Signature)
All of the aforesaid unpatented mining claims are	before me this 8
contiguous and work on, or for the benefit of, any	day of Paralls + 20 11.
one claim or group of claims tends to develop all	
the claims. The work was performed for the	SARAH SOMERS
purpose of developing the mineral potential of the	HOSHIT PROLICE STREET
claims and to maintain and hold such claims.	Lincoln County · Nevede
oth	CERTIFICATE # 62-76138-11
Dated this the day of August 2011.	APPT. EXP. JUNE 5, 2014
	77,112
By G. Lilenov Lee	, and the second
Owner, Claimant, Agent, or Lessee Signature) h
E. Glenn Lee	1 1000 11/1/1000 10
	_ NIVIL VAUVIVO
Owner, Claimant, Agent, or Lessee Name(printed)	NOTARYPUBLIC (Signature)

Exhibita

Suggested Form - Nevada Division of Minerals (REV. 6/29/2005 LV) Nevada Proof of Labor, 30 USC Sec. 28-1, 28-2 - NRS 517.230

Name of Claim	Section	Township	Range	Meridian
Lee Boy 4 Lee Boy 5	35 35	55 58	64 E 64 E	Mt.Diablo Mt.Diablo
Lee Boy 6	35 35	58 58	64E	Mt. Diablo Mt. Diablo
Lee Boy 7 Lee Boy 8	35 35	5S 5S	64E.	Mt · Diablo Mt · Diablo
Lee Boy 9	35	58	64E.	Mf Diablo Mt Diablo

NMC 937805 NMC 957861 NMC 957862 NMC 957863 NMC 957864 NMC 960528

Exhibit a

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