

County of Pueblo [REDACTED]
State of Colorado, April 30, 2020

Bill of Sale

FOR AND IN CONSIDERATION OF the sum of [REDACTED] inclusive with all sales tax, paid by [REDACTED] Masters Group Inc, and TEMCO the receipt of which is hereby acknowledged, (the "Seller") of [REDACTED] **DOES HEREBY SELL, ASSIGN, AND TRANSFER** to ICTS TRUST ATOA (the "Buyer") of 8788 Southwestern Blvd, Angola, NY 14006, the property described in the attached Exhibit (the "Property"):

The Property is being sold on an "AS IS" basis and the Seller explicitly disclaims all warranties, whether expressed or implied, including but not limited to, any warranty as to the condition of the Property. However, the Seller's above warranty disclaimer does not, in any way, affect the terms of any applicable warranties from the manufacturer of the Property.

The Buyer has been given the opportunity to inspect the Property, or alternatively, have the Property inspected. Additionally, the Buyer has accepted the Property in its existing condition.

Seller represents and warrants that Seller is the lawful owner of all Property, transferred hereunder, free and clear of all mortgages, liens or encumbrances of any nature whatsoever, and Seller shall indemnify, defend and hold Buyer harmless against such claims and demands.

In the event any dispute between the parties hereto should result in litigation or arbitration, the prevailing party shall be reimbursed for all reasonable costs in connection therewith, including, but not limited to, reasonable attorney's fees and defense costs. In no event shall either party be liable for incidental, consequential, indirect or special damages of any kind, including but not limited to loss of profit.

The terms of this Bill of Sale shall bind and inure to the benefit of the parties hereto and their respective heirs, legal representatives, successors and assigns.

The parties hereby agree to execute such other documents and perform such other acts as may be necessary or desirable to carry out the purposes of this Bill of Sale.

This Bill of Sale shall be signed by the Buyer and by the Seller's Representative and shall be effective as of April 30, 2020.

This Bill of Sale is executed and agreed to by:



ICTS TRUST ATOA
James Nelson, Trustee


CERTIFICATE OF ACKNOWLEDGEMENT BY NOTARY PUBLIC

STATE OF NEW YORK
COUNTY OF ERIE

On the 30th day of April, 2020 before me, James L. Nelson personally appeared and proved to me on the basis of satisfactory evidence to be the person whose name is 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

DATE: April 30/2020 By: , Notary Public

MARJORIE ELLEN YALE
Notary Public, State of New York
Qualified in Erie County
Reg. No. 01YA63 
My Commission Expires 8/18/2022

This Bill of Sale shall be signed by the Buyer and by the Seller's Representative and shall be effective as of April 30, 2020.

This Bill of Sale is executed and agreed to by:

[Redacted signature]

TEMCO

[Redacted signature]

Masters Group, Inc.

[Redacted signature]

CERTIFICATE OF ACKNOWLEDGEMENT BY NOTARY PUBLIC

STATE OF COLORADO
COUNTY OF PUEBLO

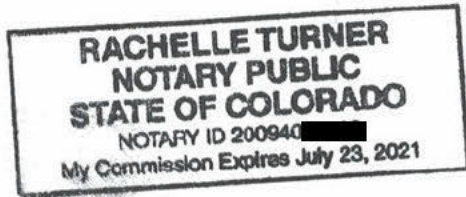
On the 30 day of April, 2020 before me, Rachelle Turner, Notary Public personally appeared and proved to me on the basis of satisfactory evidence to be the person (s) whose name (s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized 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

DATE: April 30, 2020 By: _____

[Redacted signature]

_____, Notary Public



The meeting was called to order by [REDACTED] via telephone.

Present was [REDACTED] Member and Secretary

A Quorum was present.

After discussions it was unanimously approved that the Mining Property known as the Eureka Saturday Night Mine be sold to ICTS Trust ATOA, LLC a Limited Liability Corporation located in Angola, New York for a consideration of [REDACTED]. Furthermore approved final Memo of Understanding dated March 30, 2020. An agreement between The Eureka Mining Company, LLC and ICTS Trust ATOA, LLC a binding document.

There being no further business the meeting was unanimously adjourned at 10: 30 MST.

[REDACTED]

Managing Member of The Eureka Mining Company, LLC



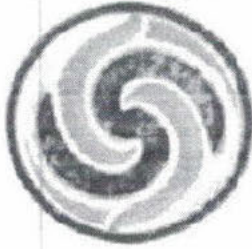
[REDACTED]

State of Colorado
County of Pueblo
Signed before me on this 30 day
of April 2020 by Jim L. Fine

[REDACTED]

RACHELLE TURNER
NOTARY PUBLIC
STATE OF COLORADO
NOTARY ID 200940 [REDACTED]
My Commission Expires July 23, 2021





**SHARE PURCHASE
MEMORANDUM OF UNDERSTANDING**

ISSUE DATE OF AGREEMENT: March 30th, 2020

TRANSACTION AGREEMENT CODE: ITA-MINE/15MXUSD/0103032020/TEMCO

TRANSACTION AGREEMENT IDENTIFICATION: ICTS TRUST ATOA

This SHARE PURCHASE AGREEMENT (the "Agreement") is dated this 30th day of March, 2020, and is made by and between [REDACTED] and the Masters Group Inc. having one address located at [REDACTED] (Hereinafter referred to herein as "Group") and ICTS TRUST ATOA, LLC with its address located at 8788 Southwestern Blvd, Angola, NY 14006 (Hereinafter referred to herein as "ICTS") (Collectively referred to herein as the "Parties" or individually as the "Party").

RECITALS:

WHEREAS, ICTS has agreed to enter into a share purchase agreement with Group who has two Patented Mining Claims and thirty BLM Mining Claims collectively known as The Eureka Mining Company LLC. True and correct copies of the Patented Claim report are attached hereto as Exhibit A. True and correct copies of the thirty BLM Mining Claims report are attached hereto as Exhibit B. Where these Claims mineral rights is to be purchased from Group for the purchase price of [REDACTED] Exhibit C.

WHEREAS, ICTS agreed to purchase the 32 Hard Rock Mining Claims on the representations and the terms stated above by Group and [REDACTED] to make the purchase.

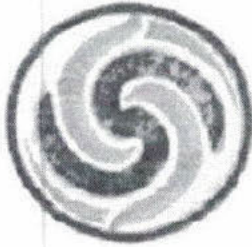
AGREEMENT:

NOW, THEREFORE, in consideration of the terms, obligations and covenants contained herein, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties hereby agree as follows:

I. TRANSACTIONAL DEAL POINTS:

1.0 ICTS agrees to purchase the shares of Group, which owns 100% of all the Eureka Mining claims mentioned herein.

1.1 As part of this share purchase agreement, ICTS agrees to pay [REDACTED], equivalent value to [REDACTED] USD for 100% of the 100 shares of TEMCO.



1.2 [REDACTED] of the agreed-upon partial payment to Owner Group from this share purchase agreement, shall be transferred to the [REDACTED] and Masters Group Inc. (Exhibit C). [REDACTED]

1.3 The individuals executing this Agreement on behalf of ICTS and Group represent and warrant that they have all the legal and institutional authority to enter into this Agreement on behalf of the legal entity for which they are signing and to bind that entity to the terms of this Agreement.

1.4 It is agreed by both parties that "IF" Group DOES NOT successfully close on this transaction within the time frames agreed upon, Group can request additional time in writing, if acceptable by ICTS. Moreover, if these 32 Mining Claims are not turned over to ICTS, then Owner Group is required to return all [REDACTED] currency free of lien and encumbrances to ICTS within Forty-Eight hours (48 hours).

1.5 Each party will be responsible for paying their intermediary fees as needed. Any intermediary fees that have been agreed upon by any party cannot be part of this agreement and must be spelled out precisely in separate agreements that define their scope of work and their compensation.

II. CLOSING

2.0 Closing Costs. Any closing costs will be paid at each party's sole expense from monetized processes.

III. MISCELLANEOUS

3.0 Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of CO and/or the United States of America. If any legal action is necessary to enforce the terms and conditions of this Agreement, the parties hereby agree that the Courts of CO and/or the United States of America, shall be the sole jurisdiction and venue for the bringing of the legal action.

3.1 Professional Fees and Costs. If a lawsuit, arbitration, or other proceedings are instituted by any Party to enforce any of the terms or conditions of this Agreement against any other Party hereto, the prevailing party in such litigation, arbitration, or proceedings shall be entitled, as an additional item of damages, to such reasonable attorneys' and other professional fees and costs including, but not limited to, witness fees; court costs; arbitrators' fees; arbitration administrative fees, travel expenses, and other out-of-pocket expenses or costs of such other proceedings as may be fixed by any court of competent jurisdiction, any arbitrator or other judicial or quasi-judicial body having jurisdiction thereof, whether or not such litigation or proceedings proceed to a final judgment or award. For the purposes of this section, any party receiving an arbitration award or a judgment for damages or other amounts shall be deemed to be the prevailing Party, regardless of amount of the damage awarded or whether the award or judgment was based on all or some of such Party's claims or causes of action, and any Party against whom a



lawsuit, arbitration or other proceeding is instituted and later voluntarily dismissed by the instituting Party shall be deemed to be the prevailing Party.

3.2 Mediation/Arbitration. The Parties to this Agreement acknowledge and agree to submit any dispute involving the interpretation or application of this Agreement, and any controversy or claim arising out of or relating in any way to this Agreement, or the breach hereof (including as to the validity, scope and enforceability of this agreement to arbitrate), which has not been resolved within thirty (30) days after either Party has notified the other in writing of the controversy, to mediation with a mutually selected mediator in the State of CO or The United States of America. In the event such dispute cannot be resolved by mediation, the dispute shall then be determined by arbitration that shall be administered in the State of CO or any The United States of America venue, in complete accordance with the Arbitration Rules of the American Arbitration Association then in effect, and any court having jurisdiction thereof may enter any decision rendered by the arbitrator.

3.3 Executed Counterparts. This Agreement may be executed in multiple originals and a fully executed electronically transmitted copy or facsimiles thereof shall be deemed an original legally binding document. Any modifications to this Agreement must be in writing and signed by all parties. Each signatory to this Agreement shall have the right to have this Agreement delivered either personally or via courier of the original signed and notarized document. This Agreement may be executed in one or more counterparts, none of which requires more than one signature thereon to be a legal and binding counterpart. Further, any counterpart hereof transmitted digitally or electronically, and / or signed, initialed, or marked digitally or electronically, will also be deemed an original, and shall be a Binding, and Enforceable Document, unless otherwise specified in writing by the Parties. In similar fashion, digitally or electronically transmitted counterparts of any executed modification or amendment to this Agreement will also be deemed to be an original and binding document or documents.

3.4 Assignment. The Parties may, and shall have any right or power to, assign, convey and otherwise transfer all or any part of its interest or rights herein without the prior written consent of the other Party; the consent of which shall not be unreasonably withheld.

3.5 Successors and Assigns. This Agreement shall be binding upon and inure to the benefit of the parties' respective successors and permitted assigns.

3.6 Headings. The headings of this Agreement are for purposes of convenience only and shall not limit or define the meaning of the provisions of this Agreement.

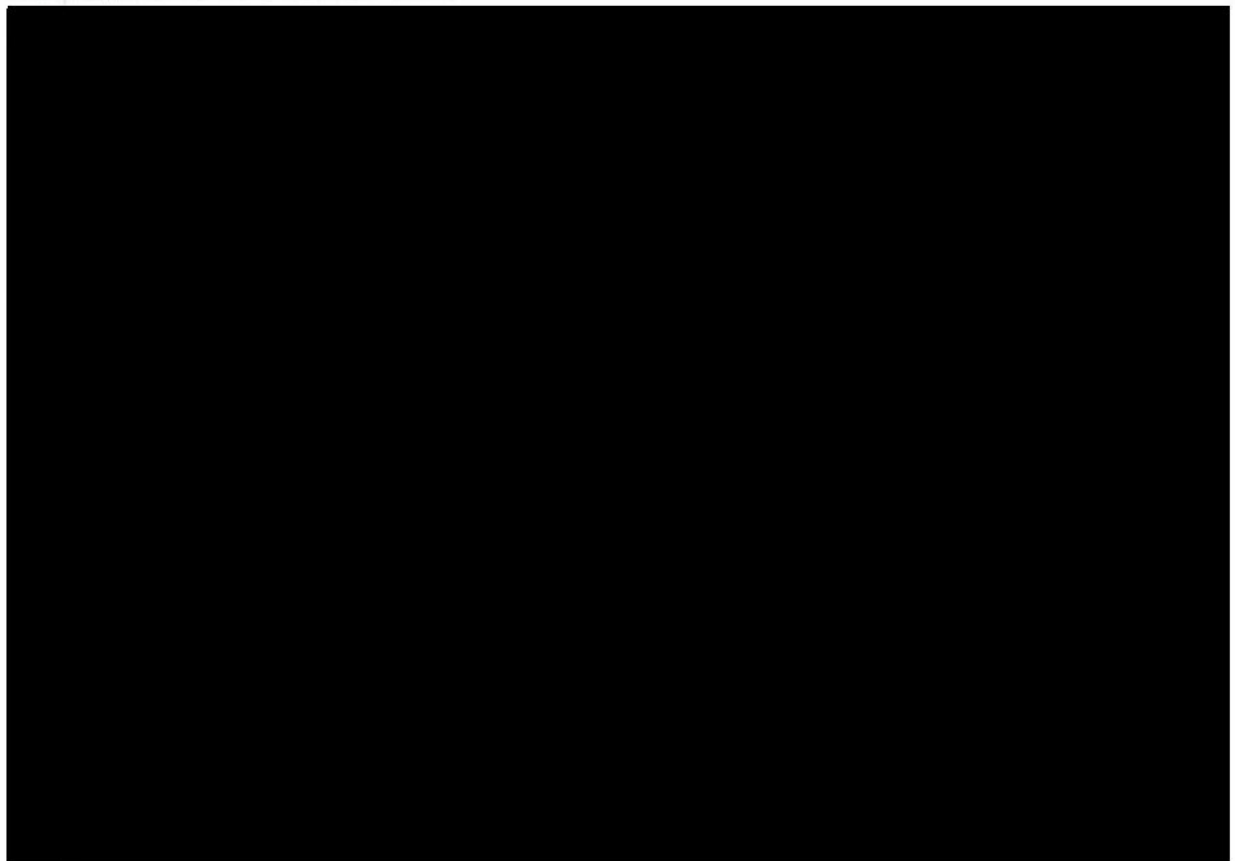
3.8 No Third-Party Beneficiaries. The Parties agree that there are no third parties who are intended to benefit from or who are entitled to rely on any of the provisions of this Agreement. No third



party shall be entitled to assert any claims or to enforce any rights whatsoever pursuant to this Agreement. The covenants and agreements provided in this Agreement are solely for the benefit of the Parties and their permitted successors and assigns respectively.

3.9 Facsimile Signatures. The execution of this Agreement and all Notices given hereunder and all amendments hereto, may be affected by facsimile signatures and e-signatures, all of which shall be treated as originals, provided however, that the party receiving a document with a facsimile signature or e-signature may, by Notice to the other, require the prompt delivery of an original signature to evidence and confirm the delivery of the facsimile signature or e-signature. The Parties each intend to be legally bound by its respective facsimile transmitted or e-signatures and is aware that the other party will rely thereon, and each party waives any defenses to the enforcement of the Agreement, and documents, and any Notices delivered by facsimile or electronic transmission.

TRANSACTIONAL PROCEDURES



REPRESENTATIONS AND WARRANTIES



1. *Organization.* In behalf of TEMCO, ██████████ Masters Group Inc, and ██████████ is duly organized, validly existing and in good standing under the laws and has the requisite corporate or similar power and authority to own its assets and to carry on its business as presently conducted and is duly qualified to do business and is in good standing. Complete and correct copies of the certificate of incorporation and by-laws (or equivalent organizational documents) as currently in effect, have been made available to ICTS and as so made available, are in full force and effect.

2. *Authority; Enforceability.* ICTS TRUST ATOA has the corporate or other power and authority to execute and deliver this Agreement to which it is a party and to perform its obligations hereunder and to consummate the transactions contemplated herein. The execution and delivery by ICTS TRUST ATOA of this Agreement constitutes or will constitute a legal, valid and binding agreement of each ICTS TRUST ATOA and TEMCO, ██████████ Masters Group, Inc and ██████████

3. *No Conflict.* The execution and delivery of this Agreement and the consummation of the transactions contemplated hereunder on the part of ICTS TRUST ATOA and TEMCO, ██████████ Masters Group Inc, ██████████ does not and will not violate any applicable law, ordinance, statute, rule, regulation, order, decree or judgment, conflict with or result in the breach of any material terms or provisions of, or constitute a default under, or result in the creation or imposition of any lien, charge, or encumbrance upon any of the property or assets of TEMCO by reason of the terms of any contract, mortgage, lien, lease, agreement, indenture, instrument or judgment to which TEMCO is a party so as to prevent TEMCO from performing its obligations hereunder.

4. *Collateral.* ICTS has sufficient cash, digital currency, and/or other crypto currencies of immediately available funds to issue payment to support the transaction outlined herein. At and after the Closing, ICTS will maintain cash enough cash in an aggregate amount sufficient to perform all of its obligations hereunder and with respect to the transactions contemplated herein.

5. *Best Efforts; Further Assurances.* TEMCO and Owner Group will use their best efforts to take, or cause to be taken, all actions and to do, or cause to be done, and assist and cooperate with the other parties in doing, all things necessary or desirable under applicable Laws and regulations to consummate, in the most expeditious manner practicable, the transaction contemplated by this Agreement. Furthermore, TEMCO and Owner Group represents that upon ICTS TRUST ATOA meeting the conditions precedent outlined herein, Owner Group will complete the transaction without delay.



Agreed, Understood, and Accepted this 29th. Day of March 2020.

For and on behalf of **ICTS TRUST ATOA**



By: _____

SIGNATORY NAME: James L. Nelson, Trustee

Passport #: [REDACTED]

Date of Issue: 08-02-2017

Date of Expiry: 08-01-2027

Issuing Authority: USA

For and on behalf of **TEMCO** The Group



By: _____

SIGNATORY NAME: [REDACTED]

Passport #: [REDACTED]

Date of Issue: 5/19/2015

Date of Expiry: 5/18/2025

Issuing Authority: USA



For and on behalf of **MASTERS GROUP, INC.**

By: [REDACTED]

SIGNATORY NAME: [REDACTED]

Passport #: [REDACTED]

Date of Issue: 5/19/2015

Date of Expiry: 5/18/2025

Issuing Authority: USA

[REDACTED]

By: _____ Power of Attorney Attached to this Agreement _____

SIGNATORY NAME: [REDACTED] Member of TEMCO

Passport #: [REDACTED]

Date of Issue: [REDACTED]

Date of Expiry: [REDACTED]

Issuing Authority: [REDACTED]

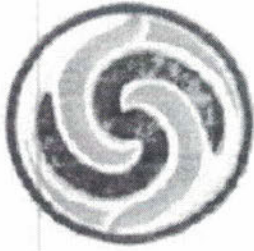
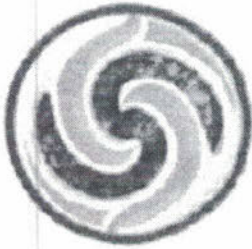


EXHIBIT A
PATENTED LODGE CLAIMS
TEMCO



SURVEY No. 2049,
Mineral District No. 3.

PLAT

R W MILLER

SATURDAY NIGHT LODGE

LAKE GREEK MINING DISTRICT LAKE COUNTY COLORADO

Surveyed by G. W. HULL U. S. Deputy Surveyor.
Containing 10.33 Acres.
Scale 200 Feet to an Inch.
Date 13 2.

MIN. SUR. NO. 2049
157 300 FT

N

The original Field Notes of the claim of R. W. Miller upon the Saturday Night Lodge Lode from which this Plat has been made, have been examined and approved, and are on file in this office. And I hereby certify that they furnish such an accurate description of said Mining Claim as will, if incorporated into a patent, serve fully to identify the premises, and that such reference is made therein to natural objects and permanent monuments as will perpetuate and fix the locus thereof. I further certify that the value of the labor and improvements upon the said Mining Claim placed thereon by the applicant or his grantors, is not less than Five Hundred Dollars, as sworn to by the Deputy Surveyor, and that said improvements consist of two electric appliances, located on the
claim.

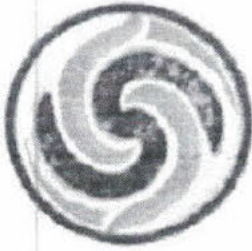
And I further certify that this is a correct Plat of said Mining Claim or premises, made in conformity with said original Field Notes of survey thereof.

U. S. SURVEYOR-GENERAL'S OFFICE,
DENVER, COLORADO.

November 9, 1881.

Albert Johnson
U. S. Surveyor General for Colorado

1881
Dm 101
201271



SURVEY No 7050
Mineral District No. 1

PLAT

R W MILLER

EUREKA LODE

LAKE GUNN MINE DISTRICT LAKE COUNTY, COLORADO.

Surveyed by C W HULL U. S. Deputy Surveyor.
Containing 10.09 Acres.

NATURAL MONUMENT
No. 2049

Scale 2-1/2" = 100 Feet to an Inch
For 15' E

M

The original Field Notes of the claim of R W Miller upon the ~~above~~ Eureka Lode from which this Plat has been made, have been examined and approved, and are on file in this office. And I hereby certify that they furnish such an accurate description of said Mining Claim as will, if incorporated into a patent, sufficiently identify the premises, and that such reference is made therein to natural objects and permanent monuments as will perpetuate and fix the locus thereof. I further certify that the value of the labor and improvements upon the said Mining Claim placed thereon by the applicant or his grantors, is not less than Five Hundred Dollars, as sworn to by the Deputy Surveyor, and that said improvements consist of ~~Rock Structures~~.

And I further certify that this is a correct Plat of said Mining Claim or premises, made in conformity with said original Field Notes of survey thereof.

U. S. SURVEYOR GENERAL'S OFFICE
DENVER, COLORADO.

MAY 22 1881



U. S. Surveyor General for Colorado

BEING
BY
LOPES

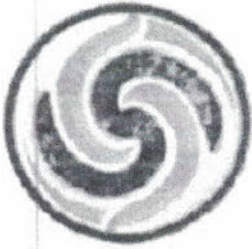


EXHIBIT B
UNPATENTED BLM CLAIMS
TEMCO



August 20, 2019

To: Bureau of Land Management, Colorado Office

Reason: Annual Maintenance Fees 2020

Enclosed please find copy of current filing with Lake County Clerk and Recorder, listing of 30 unpatented claims from L2000 system and authorization to charge fees through my Discover Card for \$4,950.

Please send receipt to address on file.

[Redacted Name]

Managing Member

RECEIVED
BUREAU OF LAND MANAGEMENT
AUG 23 11 45 AM '19



Receipt

Page 1 of 1

CME 2839162

United States Department of the Interior
Bureau of Land Management
 DIV OF SUPPORT SERVICES
 2850 YOUNGFIELD STREET
 LAKEWOOD, CO 80215-7076
 Phone: (303) 239-3600

Receipt

No. 4540947

Transaction #: 4661896
 Date of Transaction: 08/23/2019

CUSTOMER:
 EUREKA MINING COMPANY LLC
 [REDACTED]

THANK YOU FOR YOUR RECENT MINING CLAIM FILING.
 THIS IS A COPY FOR YOUR RECORDS

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS- NOT NEW-1 NADJUD. ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED CASES: [REDACTED] \$4950.00		- n a -	4950.00
TOTAL:					\$4,950.00

PAYMENT INFORMATION

NOTE: Items will appear on credit card statement as "Bureau of Land Mgmt CO".

1	AMOUNT:	4950.00	POSTMARKED:	N/A
	TYPE:	CREDIT CARD	RECEIVED:	08/23/2019
	NAME:	EUREKA MINING COMPANY LLC [REDACTED]		
	CARD NO:	[REDACTED]	AUTH CODE:	[REDACTED]
	NAME ON CARD:	[REDACTED]		
	SIGNATURE:	BY MAIL		

REMARKS:
 RECORDS UPDATED

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.

2020 Assessment Year
 Rep: // [REDACTED]
 Date AUG 30 2019



Form BLM-101
(Rev. 2014)

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
**MAINTENANCE FEE PAYMENT FORM FOR
LODE CLAIMS, MILL SITES, AND TUNNEL SITES**

Remitter Name: The Firearm Business Company LLC

Mailing Address: [Redacted]

City, State, Zip: [Redacted]

Check here if this is a change of address.

FOR COUNTY RECORDER'S USE

No. of claims/sites 31
x \$285 per claim/site
Total due BLM \$ 8835

- The maintenance fee may be paid by cash, check, money order, Bureau of Land Management (BLM) Declining Deposit Account, or credit card (VISA, American Express, Discover, or MasterCard). Payments must be remitted to the BLM State Office where your claim or site is recorded and received on or before September 1. If the payment is mailed, the envelope must be postmarked by a bona fide delivery service on or before September 1 and received at the proper BLM State Office within 15 calendar days after the due date. Payments may also be made by telephone using a credit card. A complete listing of BLM State Offices with their addresses and phone numbers can be found at <http://www.blm.gov>.
- The maintenance fee for the following claim(s)/site(s) applies to the assessment year 2020

CLAIMS/SITE NAME	BLM SERIAL NO.
<u>Abandoned lot adjacent to road</u>	<u>CMC 28310</u>
	<u>31</u>
	<u>CMC 28311</u>

RECORDS UPDATED
Action Code(s) 782

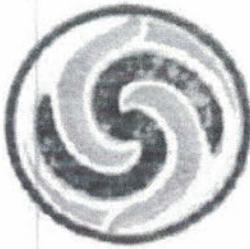
Use a separate sheet for additional claim(s)/site(s) names, serial numbers, and claimant names and addresses.

Rept # 4540947

Initials R

Date AUG 30 2019

BLM-101 (Rev. 2014)



376004 7/26/2019 2:23 PM
1 of 2 MAIL RS2050 DS000

Patricia Berge
Lake County

FILED FOR RECORD DAY OF July 22nd, 2019 AD O'CLOCK
RECEPTION # _____ RECORDER

STATE OF COLORADO

LAKE COUNTY

page 1 of 2

BEFORE ME, THE SUBSCRIBER, PERSONALLY APPEARED JIM L. FINE WHO
BEING DULY SWORN, SAYS THAT AT LEAST ONE HUNDRED AND NO/100
DOLLAR'S (\$100.00) WORTH OF WORK OR IMPROVEMENTS WAS PERFORMED OR
MADE UPON EACH OF THE FOLLOWING CLAIMS:

NAME-LOCAL	ACRE	LOCATION CERTIFICATE IN RECORDS OF LAKE COUNTY.	BOOK	PAGE
THE BOSTON	283991		432	367
THE BURLAY	283990		432	364
THE DON	283989		432	365
THE BOY	283988		432	366
THE WILMA	283982		432	367
THE ROMA	283962	WESTERN EXTENSION	432	368
THE JON	283968		432	371
THE MICHAEL	283969		432	372
THE RUSSELL	283975		432	352
SHAD NASTY	283974		432	353
THE ALLEN	283973		432	354
THE INFZ	283972		432	355
THE JUNE	283963		432	356
THE DOC	283981		432	358
THE DAVID	283987		432	359
THE LINNIN	283986		432	360
THE TAFIMA	283985		432	361
THE NANCY	283984		432	362
THE CHARLIE	283970		432	373
THE MARNY	283971		432	374
J&K LODG	283976		432	377
JOSE LEE	283977		432	378
THE KIRKES	283980		432	379
TYRONE	283983		432	380
BIBELTY	283966		432	381
MERLIN	283964		432	382
ELATA	283965		432	383
VIVIAN	283979		432	384
GOLD DUST	283967	TWINS	432	385
ROADRUNNER	283978		432	386
Total of 30 claims listed.				

RECORDS UPDATED 374
 431
 ALL 2019 RECORDS 782
 For 2020 Assessment Year
 Rpt # 4510917
 Initials J Date AUG 30 2019
 482
 483
 484
 485
 486



370004

7/26/2019 2:23 PM
2 of 2 STAT R520.56 DS:00

Patricia Bergt
Lake County

Page 2 continued

Situated in TWIN LAKES (BLACKAWANNA) Mining District, County of
LAKE State of Colorado, such expenditure made by or at the
expense of THE PUEBLO MINING COMPANY, LLC owners of said claims,
for the year ending 12 o'clock meridian September 1st, 2019, and
for the purpose of holding said claims.
Such expenditure made between 20th day of June 2019, and 20th day
of July, 2019.

[Redacted]

[Redacted]

Subscribed and sworn to before me,
this 20 day of July A. D. 2019.

Rachelle Turner

RACHELLE TURNER
NOTARY PUBLIC
STATE OF COLORADO
NOTARY ID 200940 [Redacted]
My Commission Expires July 20, 2021

My commission expires 07/23/2021

RECORDS UPDATED
Action (Labels) 782
For 2020 Assessment Year
Rcpt # 4540947
Initials ST Date AUG 30 2019

81 11 02 07 07

11 11 2019

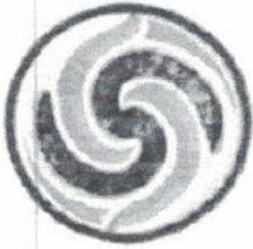


EXHIBIT C
XUSD PROOF OF FUNDS

