Mabel Mine Settle ments Lots 98 - 104 Jan 29 March 1930

MABEL MINE SERIES
ORE SETTLEMENTS
LOTS 98 - 104

1929 - MARCH 1930

254

Itea 117

29 of 46

4840 0920

formerly 4840 0117

see also 4840 0117, 0911, 0912, 0913, 0914, 0915, 0916, 0917, 0918, 0919, 0921, 0922, 0923, 0924, 0925, and 0926

UNITED STA S SMELTING, REFINING & MINING COMPANY

Salt Lake City, Utah, October 8, 1929 273 Pay West End Cons. M. Co. - Tonopah, Nevada Mabel Mine Lot No. 103-2 Class Sampled 10/3 Assaued Received 10/2 Sampled by UOS Metal Quotations-Silver . 50125 Lead, N.Y. Copper, N. Y. Zinc. PER CENT GOLD SILVER PER CENT ASSAYS INSOLUBLE IRON OZS PER TON OZS. PER TON 65.8 8.3 3.0 9.6 1.33 20.9 1.0 U. S. S. Co. 66.6 8.5 3.4 21.4 B&D CaN Umpire 9.65 Settlement Assay 21.15 66.2 WORKING CHARGE METAL VALUE WET WEIGHT CAR NOS. Gold 25 27 Treatment TIP 62014 Silver Insoluble 10 07 Zine Copper Lead Sulphur Zinc Speiss Total Wet Weight Total Debit Sacks Gross Value Net Weight 81200 35 34 Iron Less H2O Less Working Charge Net Working Charge 29 81 Payment for 39 .549 tons @ per ton Dry Weight, Ibs. 79698 1187 90 Freight advanced @ Prop. A charge of Five Dollars made per ton for sampling on all lots of ore Assay Charges containing less than ten tons, 5.00 dry weight. Rates subject to Sampling Charges 26.39 change without notice when not 皇帝皇文长皇 under contract or for specified Watching 270 Umpire Checked by Net Payment Approved by NEX YORK

UNITED ST ES SMELTING, REFINING & MINES COMPANY

NINTH FLOOR NEWHOUSE BUILDING

Pay West	273-#1 End Con	. м. с		Tonopah,	Salt Lake Nevada	City, U	Jtah,	Septe	mber 6,	1929	
Ore Mabel	Mine			_Lot No	102			Class			
Sampled by U.O		Recei	oed	8/80	Samp	led	8	731	Assau	ed 9/3	
				NV			JAI	Y. 6.7		Zinc	Mark Street
Metal Quotations	-Silver	06160		er, N. Y				An April 1997	-		
ASSAYS	GOLD OZS PER TON	SILVER OZS. PER TON	PER CEI	NT PER CENT LEAD	PER CENT INSOLUBLE	PER	CENT	PER CENT ZINC	PER CENT SULPHUR	PER CENT LIME	PER CENT
U. S. S. Co.	.64	69.8	.4	3.5	56.7	10	.0	4.6	13.2		
B&D 0	-65	69.6	.45	3.8	55.6	10	2	5.1	12.8		
Sometimes of the second					54.9						
Union Umpire Settlement Assay	.6425	69.8	-45	3.65	54.9	10	.1	4.85	15.0		
CAR NOS		TWEIGHT			TAL VALUE				WORKIN	G CHARGE	
TTP 63658			No.	Gold		12	21	Treatme	nt	100000	
				Silver		34	56	Insoluble			
				Copper				Zinc			
				Load				Sulphur			
THE REPORT OF THE PARTY OF THE			9 000 0	Zinc		2100		Speiss			
		Mary Season									
Total Wet Weight											
Sacks			STATE OF					Total De	ebit		
Net Weight	1200	0.50		Gross Value		46	77	Iron			
Less H ² O %	ace your divings to be a dear of the last	20		Less Working	Charge	6	68	Net Wo	rking Charge	6	68
Dry Weight, ibs. A charge of Five Do for sampling on all containing less than	lots of ore	Freig Assay	ht advance	THE RESIDENCE OF THE PARTY OF T	tons @ per ton	4.0	09	THE RESIDENCE OF THE PARTY.	00.05 8.00	2367	81
dry weight. Rates change without notice	subject to	Samp	ling Char	rges					39.01		
under contract or fo	er specified	Wat	chin	5					5.00	352	06
Checked by											
Approved by					1	Net Pay	ment		CHEST SE	2011	25

UNITED STATE SMELTING, REFINING & MININ

INTH FLOOR NEWHOUSE BUILDING

0	or	r	ec	ti	on	on	act.	Terms.
•	Badlenth.	-	-			-	-	7710

Salt Lake City, Utah, April 23, 1929

West End Con. M. Co. - Tonopah, Nevada Pay_ Mabel Mine Lot No. Class Ore 4/15 Assayed 4/16 Received 4/12 Sambled Sampled by Lead, N. Y. 7.358 Metal Quotations-Silver . 55875 Copper, N. Y. PER CENT PER CENT SILVER PER CENT PER C PER CENT PER CENT GOLD PER CENT ASSAYS PER CENT LIME OZS. PER TON ZINC SULPHUR OZS. PER TON COPPER WET LEAD INSO IRON 2.2 11.0 U. S. S. Co. 9.4 31.9 .35 2.6 .745 10.3 10.0 .30 2.9 .765 32.4 B&D Umpire 2.35 10.65 2.75 9.7 64.5 Settlement Assay 755 32.15 .33 METAL VALUE WORKING CHARGE CAR NOS. WET WEIGHT Treatment 70 76 SP 87964 Silver Wheel Insoluble 73 47 Copper Zinc 48 Sulphur Lead & C12 Speiss Zinc Total Wet Weight Total Debit Sacks Net Weight Gross Value Iron 84840 Less Working Charge Net Working Charge 3 00 Less H₂O 23 71 Dry Weight, lbs. Payment for 41.720 tons @ per ton 989 18 83440 Freight advanced @ 4.30 182.41 per ton A charge of Five Dollars made for sampling on all lots of ore contain-Assay Charges 5.00 ing less than ten tons, dry weight. Sampling Charges 27.58 Rates subject to change without notice when not under contract or 219 99 5.00 Watching for specified tonnage. 769 597 38 Former Pay Checked by Approved by Net Payment

UTAH ORE SAMPLING COMPANY , 1032

WEIGHT AND MOISTURE CERTIFICATE

Shipper West End Cons. Mining Co. Lot No. 98 Class Mabel Mine

Total Wet Weight

INTO CAR	GROSS	TARE	NET	FROM CAR
A STATE OF THE STA				
UP 62022	156720	46520	110500	SP 26873
	Released to	Garfield via	osL.	

Total Wel Weight		ws.	Assaying
Sacks		lbs.	
Net Weight of Ore,	110200	lbs.	
Moisture 1.15 %	1268	lbs.	
Dry Weight of Ore,	108932		UTAH ORE SAMPLING COMPANY
Salt Lake City, Utah	FEB 2 8 192	9	Per // / Dl. addiss

the Sampling 55 10

UNITED STA COMPANY NINTH FLOOR NEWHOUSE BUILDING

757-A

Salt Lake City, Utab, May 25, 1929 West End Con. M. Co. - Tonopah, Nevada Pay_ 100 Mabel Mine Class Lot No Ore 5/16 Sambled_ Sampled by U.O.S. Received_ Assaved_ Lead, N. Y. 7.00 Zinc. Metal Quotations-Silver . 5275 Copper, N. Y PER CENT PER CENT PER CENT PER CENT PER CENT PER CENT GOLD SILVER PER CENT PER CENT ASSAYS SULPHUR LIME INSOLUBLE COPPER WET OZS. PER TON OZS. PER TON 6.3 15.5 46.8 12.0 .35 5.4 18 U. S. S. Co. 16.5 12.2 5.l 45.8 72.0 29 BAD Union Umpire 16.0 12.1 5.25 46.3 38 72.0 Settlement Assay WORKING CHARGE METAL VALUE CAR NOS. WET WEIGHT 23 75 Treatment TENO 52304 Gold Insoluble Silver 36 77 Copper Zinc Lead 5 20 Sulphur Speiss Zinc Total Wet Weight Total Debit Sacks 12 Iron 102840 Gross Value 65 72 Net Weight Net Working Charge 1954 Less Working Charge Less H₂O 1.9 % 54 19 2733 51 50.443 per ton Payment for tons Dry Weight, lbs. 100886 329.09 Freight advanced @ per ton 6-40 A charge of Five Dollars made for sampling on all lots of ore contain-Assay Charges 5.00 ing less than ten tons, dry weight. Sampling Charges 33.43 Rates subject to change without notice when not under contract or 372 Watching for specified tonnage. Checked by Net Payment Approved by

UNITED ST ES SMELTIN

Dry Weight Ib

FINING & MIN 5 COMPANY

No. 1 Salt Lake City, Utah,__ 8-9-29 Pay West End Cons. Mining Co. Sampled-U.O.S. Mabel Mine Lot No. Ore Class 8-4 Sampled by_ Received 8-1 Sampled Assayed 8-5 6.75 . 52625 Copper, N. Y. Lead, N.Y. Zinc. Metal Quotations-Silver PER CENT PER CENT PER CENT PER CENT PER CENT SULPHUR PER CENT SILVER PER CENT GOLD PER CENT ASSAYS OZS. PER TON 4.95 U. S. S. Co. .785 53.1 55.4 10.9 13.4 2.8 B&D . 79 55.4 10.8 5.0 13.4 Umpire 53.81 Settlement Assay 7875 53.81

CAR NOS.	WET WEIGHT	METAL VALUE		WIE LIN	WORKING CHARGE	Section Section
SP 86305		Gold	74	96	Treatment	1990
		Silver	26	90	Insoluble	
		Copper		,,,	Zine	HE SAGE
		Lead			Salphur	
		Zinc			Speiss	
	100 100 100 100		TACE IN			
TOWNS TO PROPERTY.				West State		
Total Wet Weight						
Sacks					Total Debit	
Net Weight	1760	Gross Value	47	86	Iron	
Less H ² O %	1836	Less Working Charge	6	19	Net Working Charge	

Dry Weight, Ibe.	56.463	Person	- 201A	130
A charge of Five Dollars made	Freight advanced @ 5.00 per ton	286 90		
for sampling on all lots of ore containing less than ten tons.	Assay Charges	5 00		
dry weight. Rates subject to	Sampling Charges	37 30		
change without notice when not under contract or for specified tonnage.	Watching	5 00	334	20
		《 图 图 图 图 图 图 图 图 图 图 图 图 图 图 图 图 图 图 图		
		TO THE ENGINEERS	3-10	The state
			14 / F 19 6 6	
Checked by				
Approved by	Net Payme	nt	2000	00

Weight And Moisture Certificate

	LOT SHIP	NO. PER	98	3 e	est Enc	t bon			SAMPLEI	Feb-27 BY Wah Ore Sampling be	1929
-										Marie Control of the	
			1		FROM	CARS	LOADE	D IN CARS		SERVICE REPORT SERVICE	
	RECEI	VED	SAMI	PLED	INITIALS	NUMBERS	INITIALS	NUMBERS	MOISTURE	GROSS WEIGHT TARE NET W	EIGHT
	2	10-	12	21	8.P	26873	71.P	62022	103	156720 465201102	00
		10	The state of the s		7.1.	12012	ER I D	20000			
		1.5									
							-				
						*			1		
								The state of			
Ī											
-					39 11 19			1			
					ST. PER						
					C	Cars and Cont	ents O. K.	When Receive	ed Unless No	oted Otherwise	
					SACKS					Net Weight	
	N	lo.			Weight	Condit	tion			ure 15 Per Cent 1268	
						-			Moist	ure Per Cent 108 9 3 2	
										Net Dry Weight	
	We	athe	er A	an							
		narl	1							Sto Stauffer	
	itel	mail								, ,	

165 SO. WEST TEMPLE ST.

CERTICATE OF ASSAY



BLACK & DEASON

ASSAYERS AND CHEMISTS

NAME West End Con.

SALT LAKE CITY, UTAH.

Feb. 23, 1929

LOT NO. 98 Duplicate

SAMPLED BY U. O. S.

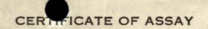
ASSAY PER TON OF 2,000 POUNDS

				SPEISS-4	SILICA-%
0.78	15.9				
INSOLUBLE-#	ZINC-#	SULPHUR-#	IRON-#	LIME-%	MANGANESE-

CHARGE S 3

I Slack -

ASSAYERS





BLACK & DEASON

ASSAYERS AND CHEMISTS

NAME West End Con.

SALT LAKE CITY, UTAH.

Feb. 23, 1929

LOTNO. 98 Duplicate

SAMPLED BY U. O. S.

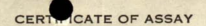
ASSAY PER TON OF 2,000 POUNDS

GOLD-Ozs.	SILVER-OZS.	LEAD-%	COPPER-%	SPEISS-#	SILICA—#
0.78	15.9				
INSOLUBLE-#	ZINC-#	SULPHUR-#	IRON-#	LIME-#	MANGANESE-

CHARGE S 3

(Slack + &

ASSAYERS





BLACK & DEASON

ASSAYERS AND CHEMISTS

NAME West End Con.

SALT LAKE CITY, UTAH. Peb. 23, 1929

LOTNO. 98 Original

SAMPLED BY U. O. S.

ASSAY PER TON OF 2,000 POUNDS

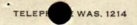
GOLD-Ozs.	SILVER-OZS.	Wet	COPPER-#	SPEISS—#	SILICA-#
0.84	15.9	3.2	0.17		
INSOLUBLE-#	ZINC-#	SULPHUR-#	IRON-#	LIME-#	MANGANESE-#

CHARGE, \$ 3

(Slack - Deason

165 SO. WEST TEMPLE ST.

CERT CATE OF ASSAY



BLACK & DEASON

ASSAYERS AND CHEMISTS

NAME West End Con.

SALT LAKE CITY, UTAH. Feb. 23, 1929

LOTNO. 98 Original

SAMPLED BY U. O. S.

ASSAY PER TON OF 2,000 POUNDS

150	Wet	MANUAL MA		
15.9				
15.9	3.2	0.17		
ZINC-#	SULPHUR-#	IRON-#	LIME-#	MANGANESE
	15.9	15.9 3.2	15.9 3.2 0.17	15.9 3.2 0.17

CHARGE, \$ 3

(Black -

ASSAYERS

UTAH ORE SAMPLING COMPANY , 1032

WEIGHT AND MOISTURE CERTIFICATE

Shipper West End Cons. Mining Go. Lot No. 98 Class

Total Wat Waight

INTO CAR	GROSS	TARE	NET	FROM CAR
este a				
UP 62022	156720	46520	110200	SP 26873
				4.4
yr y	Released to	Carfield via	OSL.	
				100
			10-16	
			li se sende	THE VENT
	1 1 1 6 1			7.75

Total wet weight		los.	Assaying 55.10
Sacks		lbs.	Assayuig
Net Weight of Ore,	110200	lbs.	
Moisture 1.15 %	1268	lbs.	
Dry Weight of Ore,	108932		UTAH ORE SAMPLING COMPANY
Salt Lake City, Utah	FEB 2 8 1929	100	Per 4 July Adda

UNITED STATES SMELTING, REFINING & MINI COMPANY

Correction o	n cet.	Terms.	NINTH F	S	alt Lake (City, Utah	,Др:	r11 23.	1929	
Pay Rest	End Co	on. II. (00 9	nopah,	Nevada			/4-21-20-2		
Ore Mabel	Mine		L	ot No.	9		Class			
Sampled by		Rec	eived	4/12	Sam	bled4	/15	Assaye	d 4/16	A de la seconda
Metal Quotations	_Silver	.55975	Cobber.	N.Y.		Lead N	y. 7.3	THE RESERVE AND ADDRESS OF THE PARTY OF THE		
ASSAYS	GOLD OZS. PER TON	SILVER OZS. PER TON	PER CENT COPPER WET	PER CENT LEAD	PER CENT INSOLUBLE	PER CENT IRON	PER CENT ZINC	PER CENT SULPHUR	PER CENT LIME	PER CENT
U. S. S. Co.	.745	31.9	- 35	2.6	65.0	9.4	2.2	11.0	N. C. C.	The same
B&D	.765	32.4	-20	2.0	64.0	10.0	2.5	10.3		
Umpire	A COLUMN TO SERVICE STATE OF THE PERSON STATE	To the last					ALCO TO			
Settlement Assay	755	32.15	-33	2.75	64.5	9.7	2.35	10.65	767	
CAR NOS.	CONTRACTOR OF THE PARTY OF THE	T WEIGHT		ME	TAL VALUE				CHARGE	
SP 87964			G	old		10 76	Treatmen	nt	THE STATE OF THE S	
DI 01304			Si	lver		19 4	Insoluble			
			ACCUPATION STATES	opper	2000		Zinc			
			STREET, SQUARE, SQUARE,	ead & Cu		2 48	Sulphur			
			Zi	inc			Speiss			
									4	
Total Wet Weight	3.3743						A BOSE SOL			
Sacks							Total De	bit	Telescope.	
Net Weight	04040	T. M. Alle St.	G	ross Value		26 7	Iron			
Less H ₂ O %	84840	NEW YORK	L	ess Working Ch	arge			king Charge		100
1.65	1400				1000	L U				
Dry Weight, lbs.	83440	Payment		11.720	tons @	23 71	per ton		989	18
A charge of Five Dollars			advanced @	4.50	per ton		1	82.41	203	
sampling on all lots of or		Assay C	STATE OF THE PARTY					5.00		
Rates subject to chang notice when not under of		Sampling	g Charges					27.58		
for specified tonnage.	A Land of	Wat	ching	1				5.00	219	99
NAME OF STREET OF STREET		of the late								D. F. B.
			NA PARIS						769	19
			and the same		THE REAL PROPERTY.		Former	Pay	597	38
			A PROMI		ARROSE.	PER LEUK	ASPER SPEC	MAY SALES		
Checked by						1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				
Approved by	SERVED STATES	F8780			N	et Payment	ELE AL DEN			130
									173	81

UNITED STATES SMELTING, REFINING & MINI

-	MAR	WINA	
CC	MI	ANY	

Pay West E		Terms. 748-1 n. H. C			alt Lake C		. Apı	:11 23,	1929	
OreNabel_M Sampled by Metal Quotations—S			eived		Samt	bled			d_4/16	
ACCAVE G	OLD	SILVER OZS. PER TON	PER CENT COPPER WET	PER CENT LEAD	PER CENT INSOLUBLE	PER CENT IRON	PER CENT ZINC	PER CENT SULPHUR	PER CENT LIME	PER CENT
U. S. S. Co. Umpire	745 765	31.9	.35	2.6	65.0	9.4	2.2	10.3		
Settlement Assay CAR NOS.	VET.	32.75 WEIGHT	.33	2.75	64.5	9.7	2.35	10.65	CHARGE	
3P 87764				ver ppper		10 76 13 49 2 48	Treatmen Insoluble Zinc Sulphur Speiss	Chief Caroat		
Total Wet Weight Sacks Net Weight	1040		Gr	oss Value		94 17	Total De	bit		
Less H ₂ O % %	1400		Le	ss Working Ch	arge	5 36	Net Wor	king Charge	8	00
Dry Weight, lbs. A charge of Five Dollars mad sampling on all lots of ore coing less than ten tons, dry w	ntain-	Payment Freight :	advanced @	1.780	tons @ per ton	23 71	per ton	88.01	989	18
Rates subject to change wi notice when not under contra for specified tonnage.	thout _		ching					27.58	219	99
							Pormer	Fay	769 597	19 38
Checked by Approved by					N	t Payment				
		The second second	A STATE OF THE STA	Harand Ball Colored	Ne	L'ayment			CERTIFICATION OF THE PARTY OF T	

UNITED STATES SMELTING, REFINING & MINI

COMPANY

Pay Ment End	748- Con. A.	T. Co 2		Salt Lake C		,Api	ell 83.	1222	
Ore Mabel Min		L	ot No.	19		Class			
Sampled by					bled A		Assave	d 4/18	
Metal Quotations—Silv		Copper,	The Control of the San		Lead, N.				
		*							
ASSAYS GOL OZS. PER		PER CENT COPPER WET	PER CENT LEAD	PER CENT INSOLUBLE	PER CENT IRON	PER CENT ZINC	PER CENT SULPHUR	PER CENT LIME	PER CENT
U. S. S. Co.	5 37 0	-35	26	65.0	9-4	2.3	11.0	M. Televisia	
B&D .76	5 82.4	30	2.0	64.0	10.0	2.5	10.3		
Umpire									
Settlement Assay	6 99 75	3%	9.75	84.5	9.7	2.35	30.65		
CAR NOS.	WET WEIGHT		ME	TAL VALUE				CHARGE	
		Go	old		20 00	Treatmen	nt .		
SP 57954		Sil	ver		1.U 7.	Insoluble			
		Co	pper		19 41	Zinc	THE SHE	The state of the s	
		Le	ad A Cu		2 45	Sulphur			
Calcing to System 5		Zii	nc			Speiss	200		
				100					
Total Wet Weight						T 10	1:-		
Sacks Net Weight			ross Value			Total De	eDit		
Less H ₂ O %	340		ss Working Cl		- 20 7	S CONTRACTOR OF THE PARTY OF TH	rking Charge		
	(00	Le	ss working Ci	large	3 01) THEE WO	tking Charge	-	-00
Dry Weight, lbs.	Paymer Projects	nt for	1.720	tons @	23 71	per ton		989	18
A charge of Five Dollars made f sampling on all lots of ore contain	or	Charges	4.50	per ton	I BAN	3	10.00		
ing less than ten tons, dry weigh	ht. Samuli	ng Charges					5.00		
Rates subject to change witho notice when not under contract	ut	- B					27.58		
for specified tonnage.	WB.	tohing	1827-198				0.00	219	99
								R. S. Carlo	
建设设施								769	19
						Former	Pay	597	38
Checked by		1000	6 APA 8 6 6						200
Approved by			THE NAME OF	N	et Payment				O FIGURE

UNITED STATES SMELTING, REFINING & MINI COMPANY

Pay West End C	748-7		S	alt Lake C	City, Utal	b, Apı	ell EZ,	1929	
Ore Mabel Mine		L	ot No.	19		Class			
Sampled by					bled		Assaye	d 4/15	
Metal Quotations—Silver									
ASSAYS GOLD OZS. PER TON	SILVER	PER CENT COPPER WET	PER CENT LEAD	PER CENT INSOLUBLE	PER CENT IRON	PER CENT ZING	PER CENT SULPHUR	PER CENT LIME	PER CENT
U. S. S. Co. 745	31.9	.35	2.6	65.0	0.4	2.2	11.0		
THE RESERVE OF THE PROPERTY OF	39.4	-20	2.9	64.0	10.0	2.5	10.3		
B&D Umpire .765	0.00	***				000000000000000000000000000000000000000			AND DESCRIPTION OF THE PERSON
Settlement Assay	59.75	23	2.75	64.5	9.7	2.35	10.65		10 TO A
	ET WEIGHT			TAL VALUE	Annual Control of the last of the last			CHARGE	ALX SUFTAN
SP 87964		Co	ver		10 7	7 Zinc	THE OWNER OF THE OWNER OF THE OWNER, THE OWN		
		Le Zi	the total		2 4	Sulphur		DVED / EAST	
		Zi	ne			Speiss			100
Total Wet Weight									THE PERSON
Sacks					NAME OF THE PARTY.	Total De	bit		
Net Weight		Gı	ross Value		20. 7	1 Iron			A NAME OF
1,055 1120 /0	ET LEAST THE REAL PROPERTY.	Le	ss Working Ch	arge		Net Wor	king Charge		
Dry Weight, lbs.	Payment	for	12,780	tons @	23 71	per ton		989	18
A charge of Five Dollars made for sampling on all lots of ore contain-	Assay C		4.20			3	32.41		
ing less than ten tons, dry weight. Rates subject to change without	The second second second	g Charges			B. 10 . 10 10		5.00		
notice when not under contract or				The State of the S			27.58	030	00
for specified tonnage.	Wat	ching					5.00	219	33
					SALVA SERVICE				
						15	150.00	769	THE PERSON NAMED IN
	CONTRACTOR OF THE PARTY OF THE					Former	ray	597	38
Checked by				TO THE REAL PROPERTY.	Maria Caraca				A CONTRACTOR OF THE PARTY OF TH
Approved by				N	et Payment				

UNITED STA S SMELTING, REFINING & MINI COMPANY NINTH FLOOR NEWHOUSE BUILDING

732

Salt Lake City, Utah, April 19, 1929

West End Con. Mining Co. Pay Lot No. Ore Nabel Mine Class Assayed 4/16 Received 4/12 Sampled 4/15 Sambled by Metal Quotations-Silver . 55875 Copper, N. Y. Lead, N.Y. Zinc. PER CENT PER CENT PER CENT PER CENT PER CENT PER CENT ASSAYS SULPHUR OZS. PER TON OZS. PER TON COPPER WET 9.4 11.0 U. S. S. Co. 1.35 65.0 2.2 .745 31.9 10.3 64.0 10.0 2.5 .30 1.65 B&D .765 Umpire 2.35 10.65 755 52.15 64.5 Settlement Assay METAL VALUE WORKING CHARGE CAR NOS. WET WEIGHT Gold 14 55 Treatment SP 87964 Insoluble Silver 17 07 Zinc Copper Lead Sulphur Zinc Speiss Total Wet Weight Total Debit Sacks Net Weight Gross Value Iron Less Working Charge Net Working Charge Less H2O 7 Dry Weight, lbs. 83440 Payment for tons @ per ton Freight advanced @ per ton A charge of Five Dollars made for 152.71 sampling on all lots of ore contain-Assay Charges ing less than ten tons, dry weight. Sampling Charges Watching Rates subject to change without notice when not under contract or 190 29 27.58 See pling for specified tonnage. Checked by Net Payment Approved by

UNITED STA S SMELTING, REFINING & MINI COMPANY NINTH FLOOR NEWHOUSE BUILDING

Ore1	abel Hi	3/6 //5	7	. 37	00	-	-				*
Sampled by	GVUA DA			ot No				Class		. /	
	0.1		reived		Sam	pled_		4/15	Assaye	d = 4/16	
Metal Quotation	s—Silver_	*00070	Copper,	N. Y		_Lead	d, N.	Y	Zi	nc	
ASSAYS	GOLD OZS. PER TON	SILVER OZS. PER TON	PER CENT COPPER WET	PER CENT LEAD	PER CENT INSOLUBLE		CENT	PER CENT ZINC	PER CENT SULPHUR	PER CENT LIME	PER CEI
U. S. S. Co.	.745	37.9	.35	1.35	65.0	-	1.4	2.2		LIME	
BAD	.765	32.4	.30	1.65	64.0		0.0	2.5	11.0		
Umpir	e	100									
Settlement Assay	.755	88.15	.33	1.5	64.5	-6	7	2.35	10.65		
CAR NOS.	WE	T WEIGHT		ME.	TAL VALUE		2 1	53 to 12 to	WORKING	CHARGE	
SP 87964			Go	ld		14	55	Treatmen	t		65.79
			Sil	ver		17	07	Insoluble		6.	AS
-			Co	pper				Zinc		-	12.43
			Lea					Sulphur		52	16
			Zir	ıc			-	Speiss		3000	ADMINIST NO.
				7							_
Total Wet Weight											-
Sacks								Total Del	oit	19	2.00
Net Weight	84840		Gro	oss Value		31	4.67	Iron		10	aboutop
Less H ₂ O %	1400		Les	s Working Cha	irge	12	and Area	Net Work	ting Charge	11.4%	00
D W. I. II						also hos				4.4	22
	83440	Payment		720	tons @	18	38	per ton		787	6.77
A charge of Five Dollars sampling on all lots of o	made for	Assay Ch	dvanced @	5.60	per ton			1	52.71	* Nr. #	
ing less than ten tons, d	ry weight.	Sampling							5.00		
Rates subject to chang notice when not under c		AAAAA	XXXX	Watchir	18				5.00		-
for specified tonnage.		Den p.	ling					8	7.58	190	89-
	***						re estation.				
Checked by											
Approved by					Na	t Payme	***				

UNITED STA S SMELTING, REFINING & MINI COMPANY

Salt Lake City, Utah, 1929 732 West End Con. Mining Co. Pay___ Lot No. Rabel Line Class. 4/12 Sampled 4/15 Assayed 4/16 Sambled by Received Metal Quotations-Silver . 55875 Copper, N. Y Lead, N.Y ... Zinc. PER CENT ASSAYS PER CENT INSOLUBLE SULPHUR OZS. PER TON OZS. PER TON COPPER WET 9.4 U. S. S. Co. .745 .35 65.0 1.65 10.0 2.5 10.3 B&D .765 .30 64.0 Umpire 64.5 10.65 Settlement Assay CAR NOS. METAL VALUE WORKING CHARGE WET WEIGHT 55 SP 87984 Gold Treatment Insoluble Silver Zinc Copper Sulphur Lead Zinc Speiss Total Wet Weight Sacks Total Debit Net Weight Gross Value Iron Less H2O Less Working Charge Net Working Charge Dry Weight, lbs. 83440 Payment for tons @ per ton Freight advanced @ per ton A charge of Five Dollars made for sampling on all lots of ore contain-Assay Charges ing less than ten tons, dry weight. Sampling Charges Rates subject to change without Watching notice when not under contract or 27.58 190 29 for specified tonnage. Dempling Checked by Net Payment Approved by

UNITED STATES SMELTING, REFINING & MINITORNAL COMPANY

Ore lal	el Mi	na	I	ot No.	99			Class			
	CONTRACTOR AND CONTRACTOR OF THE PARTY OF TH	Rec		CONTRACTOR OF THE PARTY OF THE	Sam	bled		4/15	Assave	d 4/16	
Metal Quotations-	-Silver	.55875	Copper,				!, N.	Υ.	Zin		
ASSAVS	GOLD ZS. PER TON	SILVER OZS. PER TON	PER CENT COPPER WET	PER CENT LEAD	PER CENT INSOLUBLE	PER C	CENT	PER CENT ZINC	PER CENT SULPHUR	PER CENT LIME	PER CEN
	745	31.9	355	1.35	65.0	Description of the last of the	.4	2.2	13.0		
	765	38.4	.30	1.65	64.0		.0	2.5	10.3		
Umpire	G. Tale			Rolling							
Settlement Assay	755	52.15	.33	2.5	64.5	- 9	.3	2.35	10.65		
CAR NOS.		T WEIGHT		ME	TAL VALU					CHARGE	
SP 87964			G	old		14	55	Treatmen	it	4	51
			Si	lver		17	07	Insoluble		- 6	45
	THE STATE OF		Marie William Committee	opper				Zinc			
		SAFETY PACE		ead	P. C. S.		1/2/201	Sulphur		2	16
			Z	inc		10.05.00		Speiss		DE NUE AL	
Total Wet Weight						SPP 1					-
Sacks				11.1			10000	Total De	bit	13	18
Net Weight Less H ₂ O = = %	4040			ross Value ess Working Cl		31	F 47	Iron Not Wor	king Charge		58
Less 1120 7 . 65	1400			ess working Ci	large	12	34	THEE WOL	King Charge	18	54
D. W. L. II.					61			1		1	
	3440	Paymen Eraiahe	advanced @	.720	tons @	18	120	per ton		787	67
A charge of Five Dollars r sampling on all lots of ore		Assay (3.60	per con		A A ST		52.71		
ing less than ten tons, dry	weight.	CARLOW MANAGEMENT OF THE PARTY	g Charges				TE MIL		5.00		THE UP
Rates subject to change notice when not under con		ship dide	ALCOHOL:	Watchi	116				0 100 10 50	300	00
for specified tonnage.		Dan	pling			HE YES	i de la		7.00	190	29
								Section Name			
						108/20/20					125.24
						BANK S					4 3 8 9
The state of the s		The state of the state of								The state of the s	4 4 7 11 12
Checked by											

UNITED STA S SMELTING, REFINING & MINI COMPANY

Salt Labe City IIItah

Pay West	and Co	n. Bini	ng Co.		- Lunce			,			
Ore1 Sampled by	sbel Hi		L	ot No	99 Sam	bled		Class_	Assaye	d 4/16	
Metal Quotation	s—Silver_		Copper,	N. Y		Lead	!, N.	Y	Zi		
ASSAYS	GOLD OZS. PER TON	SILVER OZS. PER TON	PER CENT COPPER WET	PER CENT LEAD	PER CENT INSOLUBLE	PER C	CENT	PER CENT ZINC	PER CENT SULPHUR	PER CENT LIME	PER CENT
U. S. S. Co.	.745 .765	31.9	.35	1.35	65.0	9	.4	2.2	11.0		
Umpir	e		Mark Mark								
Settlement Assay	.755	32.15	.33	1.5	64.5		.7	2.35	10.65	新疆	
CAR NOS.	WE	T WEIGHT		ME	TAL VALU				WORKING	CHARGE	
SP 87964	ALL VALUE OF		CONTRACTOR OF THE PARTY.	old		14	55	Treatmen	THE RESERVE OF THE PARTY OF THE	- 4	51
			ESCANDI ERROR	lver		17	07	Insoluble		A STATE OF THE STA	45
				opper		Name of the last	S SEE	Zinc			
				ead inc			S COMMO	Sulphur			16
			2	inc		SHEET BEET		Speiss			
									Part Line		1 300
Total Wet Weight					ESCO.						
Sacks								Total De	ebit	11	12
Net Weight	84640		G	ross Value		21	42	Iron			50
Less H ₂ O 1 65 %	1400		L	ess Working Cl	harge	12	-	Net Wor	rking Charge	- 15	
Dry Weight, lbs.	88440	Paymen	t for	.720	tons @	7.0	88	per ton		785	67
A charge of Five Dolla	rs made for		advanced @	5.60	per ton	are ra		Carrier Service	100.01		
sampling on all lots of ing less than ten tons,	ore contain-	Assay (19-19-78			6.00		
Rates subject to char	nge without	Samplin	ng Charges	Watch	ing	5-6-5			5.00		
notice when not under for specified tonnage.	contract or	Sergy	pling					8	87.50	190	29
											8 100
10-7-20-54											
Checked by				11,32							
Approved by				The second	1	Net Payn	nent			E DANS	B 72 1 1
	CONTRACTOR OF THE PARTY OF THE	SECTION OF STREET	ACCUSED NO.	SHIP WAS A STATE OF	BESON HER STORY	NAME OF TAXABLE PARTY.	0000		Market Bridge	100	2563

UNITED STATES SMELTING, REFINING & MINI COMPANY NINTH FLOOR NEWHOUSE BUILDING

Salt Lake City, Utah, May 1, 1929

Pay West End Con. M. Co. - Tonopah, Nevada

OreSampled by Metal Quotations	s—Silver	Rec	Lo	ot No 4/12 N. Y.	99 Sam	51000000	, N.	Class 1/15	Assayed Zin		
ASSAYS	GOLD OZS. PER TON	SILVER OZS. PER TON	PER CENT COPPER WET	PER CENT LEAD	PER CENT INSOLUBLE	PER C	ENT	PER CENT	PER CENT SULPHUR	PER CENT LIME	PER CEN
U. S. S. Co.	.745	31.9	.35	2.6	65.0	1000	.4	2.2	11.0	Lime	2000
B&D	.765	32.4	.30	2.9	64.0	COLUMN TO SERVICE STATE OF THE PARTY OF THE	.0	2.5	10.3		
Umpire	e						7 4 NE				
Settlement Assay	.755	32.15	.33	2.75	64.5	9.	7	2.35	10.65		
CAR NOS.	WE	T WEIGHT	TATE OF THE PARTY	ME	TAL VALUI	1500			WORKING	CHARGE	
SP 87964			Gol	ld		14	35	Treatment			10.00
			Silv	rer	NAME OF THE PARTY	17	07	Insoluble		A TIME	
			Co	pper				Zinc	A SHIP SHE		150
			Lea	d		1	Sil	Sulphur			
			Zin	c	B 2 10 10 10 10			Speiss			
Total Wet Weight Sacks	0.00.0							Total Del	oit		
	84840			oss Value		31	42	Iron		A SA SA	
Less H ₂ O 1.65 %	1409		Les	s Working Ch	arge	5	14	Net Worl	king Charge	5	74
										State of the last	Designation of the last
A charge of Five Dollar sampling on all lots of o ing less than ten tons, of Rates subject to change	dry weight.	Assay Cl	idvanced @	720 4.30	tons @	26	28	per ton	182.41 5.00 27.58	1096	
A charge of Five Dollar sampling on all lots of o ing less than ten tons, of	rs made for ore contain- dry weight.	Freight a	dvanced @ narges Charges	CALL SO S	A STATE OF THE PARTY OF	26	28			219	
A charge of Five Dollar sampling on all lots of o ing less than ten tons, o Rates subject to chang notice when not under o	rs made for ore contain- dry weight.	Freight a Assay Ch Sampling	dvanced @ narges Charges	CALL SO S	A STATE OF THE PARTY OF	26	28		5.00		40
A charge of Five Dollar sampling on all lots of o ing less than ten tons, o Rates subject to chang notice when not under o	rs made for ore contain- dry weight.	Freight a Assay Ch Sampling	dvanced @ narges Charges	CALL SO S	A STATE OF THE PARTY OF	26			5,00 27.58 5.00	219	40
A charge of Five Dollar sampling on all lots of o ing less than ten tons, o Rates subject to chang notice when not under o	rs made for ore contain- dry weight.	Freight a Assay Ch Sampling	dvanced @ narges Charges	CALL SO S	A STATE OF THE PARTY OF	26			5,00 27.58 5.00	219	40

UNITED STA S SMELTING, REFINING & MINI NINTH FLOOR NEWHOUSE BUILDING

Correction or	The state of the s	Company of the Compan				City, Ut	ab, May 1	, 1929	4.	
Pay West 1			· - Ton	opah,						
Orelal	el Min	0	L	ot No.	99		Class			
Sampled by		Rec	eived	4/12	Sam	pled	4/15 Class_	Assaye	d 4/16	
Metal Quotations	_Silver_	.55875	Copper,	N. Y		Lead, N		Zi		
ASSAYS	GOLD OZS. PER TON	SILVER OZS. PER TON	PER CENT COPPER WET	PER CENT LEAD	PER CENT INSOLUBLE	PER CENT		PER CENT SULPHUR	PER CENT LIME	PER CEN
U. S. S. Co.	.745	31.9	.35	2.6	65.0	9.4	STATE OF THE PARTY	11.0	A CHICANALS	
B&D	.765	32.4	.30	2.9	64.0	10.0		10.3		
Umpire				THE RESERVE						
Settlement Assay	.755	32.15	.33	2.75	64.5	9.7	2.35	10.65	65 (5°C 9)	(No. 8/_
CAR NOS.	WE	T WEIGHT		ME	TAL VALUE	E		WORKING	CHARGE	67/
SP 87964			Gol	Gold			Treatmen	t		
			Silv	rer		17 07	Insoluble			
		ELECTRIC PROPERTY.	SHARING SANSON	pper			Zinc			S Library
			Lea	No. of Concession, Name of Street, or other party of the Concession, Name of Street, or other pa			Sulphur		A TENER	
			Zin	C			Speiss			200
									100 No. 10 Pt. 1	
Total Wet Weight										
Sacks		No. of the last of			of the same		Total De	bit		
Net Weight	34840		Gro	oss Value		31 42	Iron			B 304
Less H ₂ O 1.65 %	1400		Les	s Working Ch	narge	5 14		king Charge	5	14
Dry Weight, lbs.	3440	Payment	CONTRACTOR OF THE	720	tons @	26 28	per ton		1096	40
A charge of Five Dollars		THE RESERVE OF THE PARTY OF THE	advanced @	4.30	per ton			182.41	Market South	
sampling on all lots of or ing less than ten tons, dr	y weight.	Assay C	Charges					5.00		
Rates subject to change notice when not under co	without ontract or	CALL DEPOSITS OF	MINESTERN STREET					27.58		
for specified tonnage.		Wate	hing					5.00	219	99
		No official and							876	TOTAL SECTION
				TO VEHICLE			Former	Pay	769	19
Checked by						PROTEIN	591199		Town In	
Approved by				VE VEI	N	et Payment			107	99

UNITED STATES SMELTING, REFINING & MINITED COMPANY

NINTH FLOOR NEWHOUSE BUILDING Correction on act. Terms. Salt Lake City, Utah, May 1, 1929 Pay West End Con. M. Co. - Tonopah, Mevada Ore Lot No. Class Sampled by_ Received Sambled. Assayed Metal Quotations-Silver . 55875 Copper, N. Y. Lead, N.Y. Zinc GOLD PER CENT PER CENT PER CENT SILVER PER CENT PER CENT PER CENT PER CENT ASSAYS PER CENT OZS. PER TON OZS. PER TON COPPER WET LEAD INSOLUBLE SULPHUR LIME .745 65.0 9.4 U. S. S. Co. .35 2.6 2.2 11.0 B&E .765 .30 2.9 2.5 64.0 10.0 10.3 Umpire .755 .33 2.75 Settlement Assay CAR NOS. WET WEIGHT METAL VALUE WORKING CHARGE SP 87964 14 35 Gold Treatment Silver 17 07 Insoluble Copper Zinc Lead Sulphur Zinc Speiss Total Wet Weight Sacks Total Debit Net Weight 84840 Gross Value Iron Less HOT . 65 Less Working Charge % 7400 Net Working Charge 83440 41.720 1096 40 26 28 Dry Weight, lbs. Payment for tons @ Freight advanced @ per ton 182.41 A charge of Five Dollars made for sampling on all lots of ore contain-Assay Charges ing less than ten tons, dry weight. Sampling Charges Rates subject to change without 27.58 notice when not under contract or Watching 219 99 5.00 for specified tonnage.

UNITED STATES SMELTING, REFINING AND MINING COMPANY MIDVALE SMELTER AND MILLS

The state of the s

DOWNIE D. MUIR, JR., GENERAL MANAGER
W. H. EARDLEY, ASSISTANT MANAGER
E. R., GIBSON, CASHIER
M. W. WOOLLEY, ORE BUYER

SALT LAKE CITY, UTAH

April 30, 1929

Mr. H. D. Budelman, General Manager West End Consolidated Mining Co. Tonopah, Nevada

Dear Mr. Budelman:

Your letter of April 26th has just been received drawing our attention to the difference between the settlement forwarded and Mr. Eardley's Schedule #1.

I am sorry that I did not have that letter of April 4th in my department at the time settlement went through, and in accordance with the schedule quoted therein we are making up corrected settlement on the basis of Schedule #1.

I expect to be out that way before long now and will discuss the matter of terms with you at that time.

With kind regards, I remain

Yours very truly,

MWW: RB

mes. Loodley

UNITED STATE SMELTING, REFINING & MINIT COMPANY

Correction on act. Terms.

Salt Lake City, Utah, May 1, 1929

Pay West End Con. M. Co. - Tonopah, Nevada

769.19

Ore Mal	bel Min	е	L	ot No.	99			_,Class_			
Sampled by		Rec	eived	4/12	Sam	bled		4/15	Assaye	d 4/16	
Metal Quotations	_Silver_		Copper,	N. Y		JOHN ST	, N.	Υ.	Zin		
ASSAYS	GOLD OZS. PER TON	SILVER OZS. PER TON	PER CENT COPPER WET	PER CENT LEAD	PER CENT INSOLUBLE	PER C	ENT	PER CENT ZINC	PER CENT SULPHUR	PER CENT LIME	PER CENT
U. S. S. Co.	.745	31.9	.35	2.6	65.0	9	.4	2.2	11.0		
B&D	.765	32.4	.30	2.9	64.0		0.0	2.5	10.3		
Umpire	製造を対し							Mana Mana			TO E SO
Settlement Assay	.755	32.15	.33	2.75	64.5	9.	7	2.35	10.65	5	
CAR NOS.	WE.	T WEIGHT		ME	TAL VALUE	E		/	WORKING	CHARGE	PER III
SP 87964		The state of	Gol	d		14	35	Treatment			
	5 66 93		Silv			17	07	Insoluble			
			STATISTICS CONTRACTOR	oper		DE PUED	833	Zinc			
			Lea	CONTROL DISTRICT				Sulphur			
			Zin	c				Speiss			
							THE REAL PROPERTY.				
Total Wet Weight							Text				
Sacks								Total Del	oit		
	84840		Gro	oss Value		31	42	Iron			nes
Less H=0 7.65 %	1400		Les	Working Ch	irge	5	74 1	Net Worl	king Charge	5	74
Dry Weight, lbs.	83440	Payment		720	tons @	26	28	per ton		1096	40 -
A charge of Five Dollars sampling on all lots of or	made for	Assay Ch	dvanced @	4.30	per ton		Cities St.		182.41	1	
ing less than ten tons, dr	ry weight	Sampling							27.58		
Rates subject to change notice when not under co for specified tonnage.		Wate							5.00	219	99/
The state of the s										876	41~
								Former	Dor	769	301
							5000	TOTHOT	ray	103	19.
Checked by								DOT MOL	ray	705	19,
Checked by Approved by					N	et Paymo			ray	107	22

UNITED STATE SMELTING, REFINING & MININ MPANY

732

Salt Lake City, Utab,

April 19, 1929

West End Con. Mining Co. Pay___ Ore____ Lot No. Class Mabel Mine Assayed 4/16 Sambled Received 4/12 Sampled by Metal Quotations Silver . 55875 N. Y Lead, N.Y. Zinc SINITED STATE PER CENT PER CENT PER CENT PER CENT PER CENT PER CENT ASSAYS PER CENT OZS. PL LEAD INSOLUBLE IRON ZINC SULPHUR U. S. S. Co. 1.35 65.0 9.4 2.2 11.0 .740 2.5 10.3 .765 32.4 .30 1.65 64.0 10.0 B&D Umpire 2.35 10.65 755 33 1.5 64.5 9.7 Settlement Assay 32.15 CAR NOS. WET WEIGHT METAL VALUE WORKING CHARGE 14 35 SP 87964 Gold Treatment 51 17 07 Silver Insoluble Zinc Copper 2 16 Sulphur Lead Zinc Speiss Total Wet Weight Sacks Total Debit 13 12 Net Weight Gross Value Iron 84840 12 Less H-07-65 % 7400 Less Working Charge Net Working Charge 79 54 787 67 83440 Dry Weight, lbs. Payment for 720 tons @ Freight advanced @ per ton 152.71 3.60 A charge of Five Dollars made for sampling on all lots of ore contain-Assay Charges 5.00 ing less than ten tons, dry weight. -Sampling-Changes 5.00 Watching Rates subject to change without notice when not under contract or 27.58 190 29 Sam plingfor specified tonnage. Checked by Approved by Net Payment 597 38

UTAH ORE SAMPLING COMPANY

WEIGHT AND MOISTURE CERTIFICATE

Shipper West End Cons. Mining Co. Lot No. 99 Mabel Mine.

Total Wet Weight

Sampling 55 75

Class

INTO CAR	GROSS	TARE	NET	FROM CAR
UP 62581	131040	46200	84840	SP 87964
	Received Ap	ril 12, sample	d April 15, 19	29.
	Released to	US via OSL.		
		2		
	190 8 19 19 19			

Total Wei Weight		w.	Assaying	55.15	20.7
Sacks		lbs.			
Net Weight of Ore,	84840	lbs.			
Moisture 1.65 %	1400	lbs.		- 12 A 75 A	
Dry Weight of Ore,	83440			SAMPLING COMP.	
Salt Lake City, Utah	APR 1 6 1929		Per A	Widdie	

UTAH ORE SAMPLING COMPANY

WEIGHT AND MOISTURE CERTIFICATE

Shipper West End Cons. Mining Co. Lot No. 99
Mabel Mine.

Class

INTO CAR	GROSS	TARE	NET	FROM CAR
La la Maria				-4
UP 62581	131040	46200	84840	SP 87964
			a Singalia	
37	Received Apr	il 12, sample	d April 15, 19	929.
	Released to	US VIA USL.		10-5
				Fig. 4.3
			. May 4	_ <u></u>
				AT THE STATE OF TH

Total Wet Weight	lbs.	Sampling 55.15 Assaying	
Sacks	lbs.	noowying	
Net Weight of Ore, 84840	lbs.		Access to
Moisture 1.65 % 1400	lbs.		4 10
Dry Weight of Ore, 83440		UTAH ORE SAMPLING COMPANY	
Salt Lake City, Utah APR 1 6 1929		Per a. J. Widdison	

Weight And Moisture Certificate

	LOT SHII	NO.	99 R	9 0	r hust a	End box	L		SAMPLE	O BYZITÁL Q	ril 15 Le Sampl	, 1929 ing 60
					FROM	NUMBERS	LOADEI	NUMBERS	MOISTURE	GROSS WEIGHT	TARE	NET WEIGHT
	RECE	IVED	SAM	PLED			INITIALS		114	GROSS WEIGHT		I I I I I I
	4	13	4	15	S,P	87964	21.19	62581	19	131040	46200	84840
					1120							
B												
					FFE							
		,										
			_					When Bessins	d Unless N	oted Otherwise		
					,	ars and Cont	ents O. K.	wnen Receive	d Unless N	oted Otherwise		
					SACKS				Total	Net Weight	0.1	0.10
	1	Vo.			Weight	Condit	ion		Majat	ure 65 Pe	Cont 04	100
				1					Moist	ure re	8 3 4	140
	_									Net Dry Weight		
	We	athe	r 4	lair		*******************************						
		nark							1	1) Slauffe	2	
	Rei	marr	15.				*			1'		

L COMMUNICATIONS TO THE COMPANY

UNITED STATES SMELTING. REFINING AND MINING COMPANY MIDVALE SMELTER AND MILLS

DOWNIE D. MUIR, JR., GENERAL MANAGER
W. H. EARDLEY, ASSISTANT MANAGER
E. R. GIBSON, CASHIER
M. W. WOOLLEY, ORE BUYER

SALT LAKE CITY, UTAH

April 12, 1929

West End Consolidated Mining Company Tonopah, Nevada

Gentlemen:

We have your letter of April 9th, inclosing bill of lading on Car #87964.

We note that the ore is to be sampled en route at the plant of the Utah Ore Sampling Company.

We will make settlement as requested.

Yours very truly,

WHE: RB

Cott Eardly



CERTIFICATE OF ASSAY



TELEPHONE WAS. 1214

BLACK & DEASON

ASSAYERS AND CHEMISTS

SALT LAKE CITY, UTAH,

April 16, 1929

NAME

West End Con.

LOT NO. 99 Original

SAMPLED BY U. O. S.

ASSAY PER TON OF 2,000 POUNDS

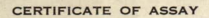
GOLD-Ozs.	SILVER-OZS.	LEAD-%	COPPER-%	SPEISS-%	SILICA-%
0.745	31.9 32.4	2.9	0.35		
INSOLUBLE-%	ZINC-%	SULPHUR-%	IRON-%	LIME-%	MANGANESE-%
64.0	2.2	10.3	10.50		

CHARGE, \$______

I Black -

ASSAYE







TELEPHONE WAS. 1214

BLACK & DEASON

ASSAYERS AND CHEMISTS

SALT LAKE CITY, UTAH,

April 16, 1929

NAME LOT NO. West End Con.

99 Original

SAMPLED BY U. O. S.

ASSAY PER TON OF 2,000 POUNDS

GOLD-Ozs.	SILVER-Ozs.	LEAD-%	COPPER-%	SPEISS-%	SILICA-%
0.765	32.4	2.9	0.30		
INSOLUBLE-%	ZINC-%	SULPHUR-%	IRON-%	LIME-%	MANGANESE-%
64.0	2.5	10.3	10.0		

CHARGE, \$_____

Tlack - Dens

UTAH ORE SAMPLING COMPANY 1623

WEIGHT AND MOISTURE CERTIFICATE

Shipper West End Cons. Mining Co. Lot No. 100
Mabel Mine

Class

INTO CAR	GROSS	TARE	NET	FROM CAR
			The Day of the last of the las	
UCR 20856	144860	42020	102840	TNO 52304
The state of	Received Ma	y 16, sampled US via OSL.	May 18, 1929.	

Total Wet Weight		lbs.	Sampling 66.85 Assaying
Sacks		lbs.	
Net Weight of Ore,	102840	lbs.	
Moisture 1.9 %	1954	Ibs.	
Dry Weight of Ore,	100886		UTAH ORE SAMPLING COMPANY
Salt Lake City, Utah	MAY 2 0 1929	1	Per Clauron Stanton

UTAH ORE SAMPLING COMPANY 1623

WEIGHT AND MOISTURE CERTIFICATE

Shipper West End Cons. Mining Co. Lot No. 100 Mabel Mine

Class

INTO CAR	GROSS	TARE	NET	FROM CAR
UCR 20856	144860	42020	102840	TNO 52304
	Received Ma	y 16, sampled US via OSL.	May 18, 1929.	
			- I	

Total Wet Weight.		lbs.	Sampling Assaying	66,85
Sacks		lbs.		
Net Weight of Ore,	102840	lbs.		
Moisture 1.9 %	1954	lbs.		
Dry Weight of Ore,	100886		UTAH ORE S	SAMPLING COMPANY
Salt Lake City, Utah	MAY 2 0 1929		Per la	unos) Clariles

UNITED STIES SMELTING, REFINING & MIN

COMPANY

757-A Salt Lake City, Utah, May 25, 1929
End Con. M. Co. - Toropah, Nevada

Sampled by U.O		Red	ceived	ot No. 5/16	Sam	pled_	5/		Assaye		20
Metal Quotations-	-Silver	SILVER	Copper,	N. Y.	PER CENT	Lead		Y. 7.01	PER CENT	PER CENT	
ASSAYS	ZS. PER TON	OZS. PER TON	COPPER WET	LEAD	INSOLUBLE	IRC	N	ZINC	SULPHUR	LIME	PER CEN
U. S. S. Co.	1.18	71.0	.35	5.4	46.8	12.	.0	6.3	15.5		NY STATE
B&D	1.29	72.0	.40	5.1	45.8	12.	2	6.7	16.5		
Union Umpire	1.25	72.2			Rain Sa						4
Settlement Assay	1.25	72.0	.38	5,25	46.3	1.2.	1	6.5	1.6.0		
CAR NOS.	WE	T WEIGHT			TAL VALUE	Service Control	PICTURE.			CHARGE	
T&NO 52304				old		23	O CERTAIN THE COLD	Treatmen	THE RESERVE AND PROPERTY.	4	98
			THE RESERVE OF THE PARTY OF	ver		36	77	Insoluble		4	63
			STATISTICS IN COLUMN TWO IS NOT THE OWNER.	pper			-	Zinc			15
			Le	nc		5	20	Sulphur Speiss		- 2	30
			41	nc				Speiss			1 2 3 3 3 S
Total Wet Weight	新聞書稿					THE RES	COR.				
Sacks								Total De	bit	70	26
Net Weight	10284		Gr	ross Value		65	72	Iron		40	73
Less H ₂ O 1.9 %	191	14	Le	ss Working Ch	arge	11	53	Net Wor	rking Charge	11	55
Dry Weight, lbs. A charge of Five Dollars n		Freight	advanced @	6.40	tons @ per ton	54	19	per ton	9.09	2733	51.
sampling on all lots of ore ing less than ten tons, dry	contain- weight.	Assay C	A STATE OF THE PARTY OF THE PAR				ES A		5.00	50	
Rates subject to change notice when not under con for specified tonnage.	without		g Charges ching					William Control of the Control of th	5.00	372	52
Chacked by							20年度				
Checked by						et Payme					

AMERICAN SMELTING & REFINING CO. UTAH DEPARTMENT SALT LAKE CITY, UTAH February 13, 1929. Mr. H.D. Budelman, Secretary West End Con. Mining Co., Tonopah, Nevada Dear Sir: We have received your letter of February 10th, enclosing bill of lading for SP Car 26873, shipped from Mina, Nevada, on February 9th, to our Garfield Plant, containing Lot 98, West End ore, routed via the Utah Ore Sampling Company's plant at Murray, Utah, for sampling in transit. We shall make returns as directed just as soon as sampling and assays check. Very truly yours, m Bidwill JMB'S cc AJBosworth

TELEPHONE WASATCH 1199

Con. Serial 93030-

ASSAY CERTIFICATE

UNION ASSAY OFFICE, INC.

M. S. HANAUER, Pres. J. V. SADLER, V.-Pres. & Treas. A. C. SELBY, Secretary

Salt Lake City, Utah

May 21,1929

UMPIRE ASSA

Mine

West End Con

RESULTS PER TON OF 2000 POUNDS

	1	GOLD	SILVER	LEAD	COPPER	INSOL.	ZINC	SULPHUR		IRON	LIME	
LOT	CLASS	Ozs. per Ton	Ozs. per Ton	LEAD Wet on Ore	COPPER Per Cent, Wet	Per Cent.						
100-	Origin	nal										
		2 050	72.2									
		1.250	12.2									
								- WEST				

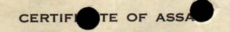
Remarks ...

Sampled By UOSCO.

Charges \$ 5.00

Weight And Moisture Certificate

	LOT	NO.	.10	0	er	10			-	BYLLLah	May 19	, 1929
8	SHII	PPEI	R	W.	est tm	d bon			SAMPLEI	BYLLIAL	Ore Dary	bling too
	DECE	IVED		DI ED	FROM	CARS	LOADE	NUMBERS	MOISTURE	GROSS WEIGHT	TARE	NET WEIGHT
	5	16	5	18		52304	ucr		19	144860	142020	102840
	-	-		7.0	17,00	Nation 1						
NO.												
						FORES						
					C	ars and Cont	ents O. K.	When Receive	d Unless No	oted Otherwise		
						ars and Cont	citts o. it.	WHEN RECEIVE				
		No.			SACKS Weight	Condit	ion		Total	Net Weight ure Pe	102	840
				_					Moist	ure/Pe	er Cent	954
Ž,						1			Total	Net Dry Weight	1 100	000
	We	eathe	r	in								
		mark	1						8	1 Stauffer	,	X al
									200	10 11		



TELEPHONE

BLACK & DEASON

ASSAYERS AND CHEMISTS

SALT LAKE CITY, UTAH.

May 20, 1929

NAME West End Con

LOT NO. 100

SAMPLED BY U. O. S.

ASSAY PER TON OF 2,000 POUNDS

GOLD-Ozs.	SILVER-OZS.	LEAD-%	COPPER-%	SPEISS-%	SILICA-%
1.18	71.0	6.9	0.35		
INSOLUBLE-%	ZINC-%	SULPHUR-%	IRON-%	LIME-%	MANGANESE-%
46.8 45.8	6.3	15.5 16.5	12.0		

CHARGE. \$

Leach +

BLACK & DEASON

ASSAYERS AND CHEMISTS

SALT LAKE CITY, UTAH,

May 20, 1929

West End Con NAME

LOT NO. 100

SAMPLED BY U. O. 3.

ASSAY PER TON OF 2,000 POUNDS

GOLD-Ozs.	SILVER-Ozs.	#A9-%	COPPER-%	SPEISS-%	SILICA-%
1.29	78.0	6.6	0.40		
INSOLUBLE-%	ZINC-%	SULPHUR-%	IRON-%	LIME-%	MANGANESE-%
45.8	6.7	16.5	12.2		

CHARGE, \$

Geach , &

UNITED STATES SMELTING, REFINING AND MINING COMPANY MIDVALE SMELTER AND MILLS

DOWNIE D. MUIR, JR., GENERAL MANAGER
W. H. EARDLEY, ASSISTANT MANAGER
E. R. GIBSON, CASHIER
M. W. WOOLLEY, ORE BUYER

SALT LAKE CITY, UTAH

May 16th, 1929.

West End Consolidated Mining Co., Mr. H. D. Budelman, Secretary, Tonopah, Nevada.

Dear Sir:-

We have your letter of the twelfth advising that you were shipping us Lot No.100, Mabel Ore, in Car 52304.

We note that same is to be sampled by the Utah Ore Sampling Company.

We are asking our Smelter to hold the car until
we have the assays, so we can determine as to where best to
handle this lot. We will naturally give you the benefit
of the best schedule.

Yours very truly,

WHE:H

CC: Mr. Wallace

July 5, 1932. W. H. Eardley, Assistant Manager, U. S. Smelting, Refining and Min. Co., Salt Lake City, Utah. Dear Sir:-On July 1 we shipped to your Midvale plant one L. C. lot of ore from our Mabel Mine at Mina, Nevada, with instructions that it be sampled by the Utah Ore Sampling Company en route. The ore is sacked and estimated weight of the 154 sacks is 15,568 pounds. This is a leaser lot and there may be m more to follow. Will you please give us the most advantageous rate possible and settle as on previous shipments. Yours very truly, H. D. Budelman B Secretary P.S. Original Bill of Lading enclosed.

July 5, 1932. Utah Ore Sampling Company, 914 Continental Building, Salt Lake City, Utah. Gentlemen: On July 1 we shipped to the Midvale plant of the United States Smelting, Refining and Mining Company, one L.C. sacked lot of bre from our Mabel Mine at Mina, Nevada, the ore to be sampled en route at your plant. Sacks are marked "USSR Co-S". Our representatives will be Black and Deason, who will watchthis sampling for us. Very truly yours. H. D. Budelman B

July 5, 1932. Black & Deason, 165 Southwest Temple Street, Salt Lake City, Utah. Gentlemen: On July 1 we shipped a small lot of ore to the United States Smelting, Refining and Mining Company, Midvale Plant, from our Mabel Mine, Mina, Nevada, in Car L.C. lot. The ore is to be sampled in route by the Utah Ore Sampling Company. Will you please watch this sampling and handle as heretofore. Yours very truly, H. D. Budelman B

Weight And Moisture Certificate

	LOT SHII	NO.	. <i>LQ</i>	We	er st En	d loon			SAMPLEI	By 21 Tale 1	25 are Samy	, 1929 Ling lo D
					FROM	CARS	LOADED	IN CARS				
	RECE	IVED	SAM	IPLED	INITIALS	NUMBERS	INITIALS	NUMBERS	MOISTURE	GROSS WEIGHT	TARE	NET WEIGHT
	8	1	8	1	SP	86305	21.P	62778	70	16/120	46360	114760
	0				111			110				
						The second						
3												
					C	are and Conte	ents O K V	Vhen Receive	d Unless No	ted Otherwise		
						ars and cont	circs of its ,	THEN ICCOUNT				
					SACKS				Total	Net Weight	111	- /
	1	Vo.		1	Weight	Condit	ion		**	ure / Po	114	760
-			_				_		Moist	are Po	er Cent	9711
										Net Dry Weigh		1-4
				00	1							
	We	athe	r	mo	iay					0. 1,-		
	Re	mark	s:							St. Stary	Her	
					1					.('		

UTAH ORE SAMPLING COMPANY

2243

WEIGHT AND MOISTURE CERTIFICATE

Shipper

West End Cons. Mining Co. Mabel Mine

Lot No.

101

Class - A Class

INTO CAR	GROSS	TARE	NET	FROM CAR
UP 62778	161120	46360	114760	SP 86305
	Received A Released t	ug. 1, sampled o U.S. via OSL	Aug. 4, 1929	

Total Wet	t Weight			lbs
	Sacks	The second	E-110 - 1	lbs.
Net Weigh	ht of Ore,		114760	lbs.
Moisture	1.6	%	1836	lbs.

Dry Weight of Ore,

Salt Lake City, Utah

112924

AUG 5 - 1929

Sampling Assaying 74.59

UTAH ORE SAMPLING COMPANY

Per M. J. Hiddison

165 SO. WEST TEMPLE ST.

CERTIFICATE OF ASSAY

TELEPHONE WAS. 1214

BLACK & DEASON

ASSAYERS AND CHEMISTS

SALT LAKE CITY, UTAH, Aug. 6,1929

NAME West End Con LOT NO. 101 Orig.

SAMPLED BY U.O.S.

ASSAY PER TON OF 2,000 POUNDS

GOLD-Ozs.	SILVER-OZS.	MO LEAD-%	COPPER-%	SPEISS-%	SILICA-%
0.79	54.2	5.6	0.40		
INSOLUBLE-%	ZINC-%	SULPHUR-%	IRON-%	LIME-%	MANGANESE—%
55.4	5.0	13.4	10.8		

CHARGE, \$____

Glack - Jason ASSAYERS

CERTIFICATE OF ASSAY



TELEPHONE WAS. 1214

BLACK & DEASON

ASSAYERS AND CHEMISTS

SALT LAKE CITY, UTAH. Aug. 6,1929

NAME West End Con LOT NO. 101 Orig.

SAMPLED BY U.O.S.

ASSAY PER TON OF 2,000 POUNDS

GOLD-Ozs.	SILVER-OZS.	WetLEAD-%	COPPER-%	SPEISS-%	SILICA-%
0.785	53.1 Hough	The state of the s	0.40		
INSOLUBLE-%	ZINC-%	SULPHUR-%	IRON-%	LIME-%	MANGANESE-%
554	5.0	13.4	10.8		

CHARGE. \$____

Black,

__ASSAYERS

CRISMON & NICHOLS ASSAYERS AND CHEMISTS

PHONE WAS. 2393

229-231 SO. WEST TEMPLE ST.

	SALT LAKE	CITY, UTAH Aug.	7, 1929
NAME West	End Con.		
CLASS		LOT NO. 10	ol Orig.
SAMPLED BY	Utah Ore S	ampling Co. TON 2000 POUNDS	
GOLD-Ozs.	SILVER—Ozs.	LEAD—PER CENT WET ON FIRE	COPPER—PER CENT
Gold not d	54.60 educted.		
PER CENT SILICA INSOL.	IRON-PER CENT	ZINC-PER CENT	SULPHUR—PER CENT
		100	
PER CENT	LIME-PER CENT	MANGANESE PER CENT	PER CENT
			N-4-
CHARGES \$ 3.0	00	47/	1.

UTAH ORE SAMPLING COMPANY

2243

WEIGHT AND MOISTURE CERTIFICATE

Shipper West End Cons. Mining Co. Mabel Mine

Comme notes of the

Lot No. 101

Class

INTO CAR	GROSS	TARE	NET	FROM CAR
UP 62778	161120	46360	114760	SP 86305
	Received Au Released to	g. l, sampled U.S. via OSL	Aug. 4, 1929	2.6.22
	10 - 20 44	#	02	
		W		

Total Wet Weight	lbs.	Sampling Assaying	74.59		
Sacks	lbs.				
Net Weight of Ore, 114760	lbs.		da-		
Moisture 1.6 % 1836	lbs.				
Dry Weight of Ore, 112924		UTAH ORE SA	MPLING CO	MPANY	
Salt Lake City, Utah AUG 5 = 1929		Per. // //	Widde	an	

UNITED ST ES SMELTING, REFINING & MIN S COMPANY NINTH FLOOR NEWHOUSE BUILDING

U. S. S. Co. 785 52.1 3 55.4 10.9 4.35 13.4 2.6 B 4 D 79 54.2 4 55.4 10.8 5.0 12.4 C 4 Umpire Settlement Assay 7875 52.27 55 52.1 55 4 10.8 5.0 12.4 CAR NOS. WET WEIGHT METAL VALUE WORKING CHARGE Species Sulphur Speizs Total Wet Weight Sacks Net Weight Total Wet Weight Gross Value 41 96 170a						Sau Lake	cuy, o	tu/t,_				-
Ore Mabel Mine Lot No. 101 Class Sampled by Received 8-1 Sampled 8-4 Assayed 8-5 Metal Quotations - Silver	Pay	est	and Gon	s. Vin	ing Co		000000					
Sampled by Received 8-1 Sampled 8-4 Assayed 8-5 Metal Quotations—Silver 52525 Copper, N.Y. Lead, N.Y. 6.75 Zinc ASSAYS GOLD SILVER PER CENT PER C	Ore Mab	el Nine			Lot No.		101	TOF	Class			
ASSAYS GOLD SILVER ONS. PER TON SILVER ONS. PER CENT FOR		Charles of the Control of the Contro					led	8-4		Assay	ed 8-5	
ASSAYS GOLD GOLD GENERATE TO 15 T	Metal Ouotations—	-Silver	. 52625	Copper	, N. Y.		Lead	d, N.	Υ	6.75 2	Zinc	
Settlement Assay CAR NOC. WET WEIGHT Gold Silver Copper Lead Zinc Total Wet Weight Sacks Net Weight Less Hold A charge of Five Dollars made for sampling on all lots of ore containing less than ten tons, dry weight. Rates subject to change without notice when not under contract or for specified tonnage.		GOLD		PER CENT	PER CENT LEAD	PER CENT INSOLUBLE	PER C	ENT	PER CENT ZINC	PER CENT SULPHUR	PER CENT LIME	PER CENT
Settlement Assay CAR NOC. WET WEIGHT Gold Silver Copper Lead Zinc Speiss Total Wet Weight Sacks Net Weight Less H2O A charge of Five Dollars made for sampling on all lots of ore containing less than ten tons, dry weight. Rates subject to change without notice when not under contract or for specified tomage.	U. S. S. Co.	.785	53.1	.3		55.4	10.5	3	4.95	13.4	2.8	
Settlement Assay CAR Noc. WET WEIGHT Gold Silver Copper Load Zinc Total Wet Weight Sacks Net Weight Less H=0 A charge of Five Dollars made for sampling on all lots of ore containing less than ten tons, dry weight. Rates subject to change without notice when not under contract or for specified tonnage. Silver Copper Load Silver Sulphur Speizs Total Debit Iron Net Working Charge Fayment for Assay Charges Sulphur Speizs Total Debit Iron Net Working Charge Fayment for Assay Charges Sulphur Speizs Total Debit Iron Net Working Charge Fayment for Assay Charges Sulphur Speizs Fayment for Assay Charges Sulphu	B & D	. 79	54.2	.4		55.4	10.8	3	5.0	13.4		
CAR NOS. WET WEIGHT Gold Silver Copper Lead Zinc Total Wet Weight Sacks Net Weight Less H2O Dry Weight, lbs. Total Debit Less Working Charge Total Debit Total Debit Iron Net Working Charge Payment for Freight advanced © per ton Assay Charges Sampling Charges Sampling Charges Sampling Charges Sampling Charges Sampling Charges Sampling Charges Sampling Charges Sampling Charges Sampling Charges Sampling Charges Sampling Charges Sampling Charges Sampling Charges Sampling Charges Sampling Charges	C & N Umpire		53.81					Per				
Gold Silver Copper Load Zinc Sulphur Speiss Total Wet Weight Sacks Net Weight Less H2O Total Weight Less Working Charge Dry Weight, Ibs. Payment for Sampling on all lots of ore containing less than ten tons, dry weight. Rates subject to change without notice when not under contract or for specified tonnage. Gold Silver Speirs Total Debit Iron Net Working Charge Payment for Sampling Charges	Settlement Assay	7875	53.81	.35		55.4	10.1	35	4.90	13.4		
Silver Copper Lead Zinc Total Wet Weight Sacks Net Weight Less H²O A charge of Five Dollars made for sampling on all lots of ore containing less than ten tons, dry weight. Rates subject to change without notice when not under contract or for specified tonnage. Silver Copper Lead Zinc Sopias Total Debit Iron Net Working Charge Fayment for Less Working Charge Freight advanced 5 00 per ton Assay Charges Sampling Charges Sampling Charges Sampling Charges Sampling Charges Sampling Charges Sampling Charges Sampling Charges Sampling Charges	CAR NOS	WE	T WEIGHT		ME	TAL VALUE				CONTRACTOR OF THE PROPERTY OF	G CHARGE	
Copper Lead Zinc Salphur Speizs Total Wet Weight Sacks Net Weight Less H²O Dry Weight, lbs. Total Debit Iron Net Working Charge Payment for Less Working Charge Freight advanced 6 per ton Assay Charges A charge of Five Dollars made for sampling on all lots of ore containing less than ten tons, dry weight. Rates subject to change without notice when not under contract or for specified tonnage. Total Debit Iron Net Working Charge Freight advanced 6 per ton Assay Charges Sampling Charges 37 30 384 20 384 20	SP 86305			-	And the second second second second		14	96	-	An area of San Carlotte		
Lead Zinc Zinc Solphur Speiss Total Wet Weight Sacks Net Weight Less H2O Less H2O A charge of Five Dollars made for sampling on all lots of ore containing less than ten tons, dry weight. Rates subject to change without notice when not under contract or for specified tonnage. Payment for tons (a) Freight advanced (a) Freight advanced (a) Solphur Total Debit Iron Net Working Charge Freight advanced (a) Freight advanced (a) Solphur Total Debit Iron Net Working Charge Solphur Total Debit Iron Net Working Charge Solphur Speiss Total Debit Iron Net Working Charge Solphur Total Debit Iron Net Working Charge Solphur Total Debit Iron Net Working Charge Solphur Solphur Total Debit Iron Net Working Charge Solphur Solphur Total Debit Iron Net Working Charge Solphur Net Working Charge Solphur Total Debit Iron Net Working Charge Solphur Net	E CANADA	Start Resident	The second second	A STATE OF THE PARTY OF THE PARTY.		26	90	The second second second				
Total Wet Weight Sacks Net Weight Less H ² O A charge of Five Dollars made for sampling on all lots of ore containing less than ten tons, dry weight. Rates subject to change without notice when not under contract or for specified tonnage. Total Debit Iron Net Working Charge Freight advanced @ per ton Assay Charges Sampling Charges									S Committee of the last of the			
Total Wet Weight Sacks Net Weight Less H2O			10000000000000000000000000000000000000	1				25,000	THE RESERVE TO SHARE THE PARTY OF THE PARTY			
Sacks Net Weight Less H ² O Dry Weight, Ibs. 1292 Payment for Less Working Charge Payment for A charge of Five Dollars made for sampling on all lots of ore containing less than ten tons, dry weight. Rates subject to change without notice when not under contract or for specified tonnage. Sampling Charges					ne				Sperss			
Sacks Net Weight Less H ² O Dry Weight, Ibs. 1292 Payment for Less Working Charge Payment for A charge of Five Dollars made for sampling on all lots of ore containing less than ten tons, dry weight. Rates subject to change without notice when not under contract or for specified tonnage. Sampling Charges			Continue to								6 St. L. (1995) 6	4 1548
Sacks Net Weight Less H ² O Dry Weight, Ibs. 1292 Payment for Less Working Charge Payment for A charge of Five Dollars made for sampling on all lots of ore containing less than ten tons, dry weight. Rates subject to change without notice when not under contract or for specified tonnage. Sampling Charges	Total Wet Weight				1000	Residence in S						and the
Less H2O	NAME AND ADDRESS OF THE OWNER, WHEN PERSON AND PARTY OF THE OWNER,								Total De	ebit	P ST SOLE	
Dry Weight, Ibs. A charge of Five Dollars made for sampling on all lots of ore containing less than ten tons, dry weight. Rates subject to change without notice when not under contract or for specified tonnage. Payment for tons @ Net Working Charge Freight advanced @ per ton 2014 00 Assay Charges 500 236 90 Sampling Charges 500 334 20 Sampling Cha	Net Weight	77476	0	G	ross Value		47	25	Iron			The state of
Dry Weight, Ibs. A charge of Five Dollars made for sampling on all lots of ore containing less than ten tons, dry weight. Rates subject to change without notice when not under contract or for specified tonnage. Payment for tons@ 25 7 per ton 2014 00 Assay Charges 5 00 Assay Charges 5 00 Sampling Charges 5 00 334 20 355 7 per ton 2014 00 Assay Charges 5 00 356 90 Assay Charges 5 00 357 30 358 30 359 30 350 350 351 30 351 30 352 30 353 30 353 30 354 30 355 30 356 30 357 30 357 30 358 30 359 30 350 30 351 30 352 30 353 30 353 30 353 30 354 30 355 30 356 30 357 30 358 30 359 30 350 30 350 30 350 30 351 30 351 30 352 30 353 30 353 30 353 30 354 30 355 30 356 30 357 30 358 30 358 30 359 30 350	Less H2O 7 %		DESCRIPTION OF THE PROPERTY OF	L	ess Working	Charge	6	19	Net Wor	rking Charge		A STATE OF COLUMN
dry weight. Rates subject to change without notice when not under contract or for specified tonnage. Sampling Charges 5 00 37 30 20	A charge of Five Do	llara made	Freig	ht advanced			35	67	per ton		2014	00
change without notice when not under contract or for specified tonnage.	dry weight. Rates	subject to	The Section of the Owner, which the Party of	THE RESERVE TO SHARE THE PERSON			12 10 10		· ·	0 00		
Checked by	change without notice under contract or fo	when not	O CONTRACTOR OF STREET	AND DESCRIPTION OF THE PARTY OF						5 00	330	20
Checked by												
	Checked by											
Approved by Net Payment 1679 60	Approved by	建筑财政			N. P. Color	N	et Payn	nent			7876	80

UNITED STATES SMELTING, REFINING AND MINING COMPANY MIDVALE SMELTER AND MILLS

DOWNIE D. MUIR, JR., GENERAL MANAGER
W. H. EARDLEY, ASSISTANT MANAGER
E. R. GIBSON, CASHIER
M. W. WOOLLEY, ORE BUYER

SALT LAKE CITY, UTAH

July 30, 1929

Mr. H. D. Budelman, Secretary West End Consolidated Mining Co. Tonopah, Nevada

Dear Mr. Budelman:

We are very pleased to receive your letter of July 27th inclosing bill of lading on Lot #101 Mable ore in Car SP 86305.

We note that this is to be sampled at the Utah Ore Sampling Company and rolls set to pass one inch mesh. We are notifying the sampler that you want Black & Deason to watch the sampling and handling as heretofore, sending three copies of the settlement sheets to you at Tonopah.

Thanking you for the shipment, and with kind personal regards, I remain

Yours very truly,

MWW:RB

CC: UOS Co.

mio . Woolley

UNITED STATES SMELTING. REFINING AND MINING COMPANY MIDVALE SMELTER AND MILLS

DOWNIE D. MUIR, JR., GENERAL MANAGER
W. H. EARDLEY, ASSISTANT MANAGER
E. R. GIBSON, CASHIER
M. W. WOOLLEY, ORE BUYER

SALT LAKE CITY, UTAH August 31st, 1929.

West End Consolidated Mining Co, Tonopah, Nevada.

Gentlemen:-

We beg to acknowledge receipt of your letter of the 28th, enclosing bill of lading for Lot 102 Mabel ore. The same will be handled according to instructions.

Yours very truly,

Coff Earacy

WHE:H

UMPIRE ASSA

West End Con

Con. Serial 94504-

ASSAY CERTIFICATE

UNION ASSAY OFFICE, INC.

M. S. HANAUER, Pres. J. V. SADLER, V.-Pres. & Treas. A. C. SELBY, Secretary

Salt Lake City, Utah

RESULTS PER TON OF 2000 POUNDS

LOT	CLASS	GOLD Ozs. per Ton	SILVER Ozs. per Ton	LEAD Wet on Ore	COPPER Per Cent,	INSOL. Per Cent.	ZINC Per Cent.	SULPHUR Per Cent.	SPEISS	IRON	LIME Per Cent.	Per Cent.
102-						54.9						
						A A SECOND						

-			-
D	-	-	he
R	ет	a_{II}	RS.

UTAH ORE SAMPLING COMPANY

WEIGHT AND MOISTURE CERTIFICATE 2516

Shipper West End Cons. Mining Co. Lot No. 102 Class

INTO CAR	GROSS	TARE	NET	FROM CAR
		384	11.50	
IP 63658	165680	45660	120020	SP 25287
1.5				240300
23.5	Received Au Released to	gust 30, sample US via OSL	ed August 31,	1929
44				
		and the same		Table 1
		de la companya de la	THE RESERVE	1.3.79%

Total wet weight		los.	Assaying
Sacks	and the second second second second	lbs.	- market and a second of the s
Net Weight of Ore,	120020	lbs.	
Moisture 1.6 %	1920	lbs.	
Dry Weight of Ore,	118100	9.14	UTAH ORE SAMPLING COMPANY
Salt Lake City, Utah	SEP 3 - 1929		Per ((Station) Claudes)

UTAH ORE SAMPLING COMPANY

WEIGHT AND MOISTURE CERTIFICATE 2516

Shipper West End Cons. Mining Co. Lot No. 102 Class

INTO CAR	GROSS	TARE	NET	FROM CAR
Water Street				Ya Yana
UP 63658	165680	45660	120020	SP 25287
A III				2.5
7-1	Received Aug Released to	gust 30, sampl US via OSL	ed August 31,	1929
			17, 48	
	P. (1) 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		p p sate	

Total Wet Weight		lbs.	Sampling 78.01 Assaying	
Sacks	11 400 400 100 110	lbs.	and the same of th	
Net Weight of Ore,	120020	lbs.		
Moisture 1.6 %	1920	lbs.		. 1210
Dry Weight of Ore,	118100	1 94	UTAH ORE SAMPLING CO	MPANY
Salt Lake City, Utah	SEP 3 - 1929		Per Managed	Daylon

UNITED ST ES SMELTING, REFINING & MIN. S COMPANY NINTH FLOOR NEWHOUSE BUILDING

Ore Mabel	Wine			Lot No.	102	tie ti	MARKY II	CI			
Sampled by U.O		Recei	ned 8		Samt	led		Class	Assay	ed 9/3	70.6
Metal Quotations—	CONTRACTOR AND ADDRESS OF THE PARTY OF THE P							Y. 6.7		Zinc	
	GOLD	SILVER	PER CENT	and the same of th	PER CENT		CENT	PER CENT ZINC	PER CENT SULPHUR	PER CENT	PER CEN
ASSAYS	OZS. PER TON	OZB PER TON	COPPER WET	PER CENT LEAD	INSOLUBLE	IF	RON	ZINC	SULPHUR	LIME	, TEH CEN
U. S. S. Co.	.64	69.8	.4	3.5	56.7	10	0.0	4.6	13.2		
B&D D	.66	93.0	.45	3.8	53.6	10	2.1	5.1	12.8		
Union Umpire					54.9						
Settlement Assay	.6425	69.8	.43	3.65	54.9	10	1.1	4.85	15.0		
CAR NOS.	AND RESIDENCE OF THE PARTY OF T	WEIGHT		ME	TAL VALUE				WORKING	G CHARGE	
UP 63658			G	old		12	Annual Control of the				
				Silver			56	Insoluble			
	House Street		and the second second	Copper				Zinc			
				Section of the section of				Sulphur			039/19
				ne			-	Speiss			
Total Wet Weight		To a first the		NAME OF STREET							
Sacks						THE REAL PROPERTY.		Total De	bit		
Net Weight	1200	20	G	ross Value		46	77	Iron			
Less H ² O %	19	20	L	ess Working C	Charge	6	68	Net Wo	king Charge	6	68
Dry Weight, lbs. A charge of Five Dol	1181 lars made		nt for	59.050 @s.co	tons @	40	ol og) per ton	00.03	2367	81
for sampling on all le	ten tons.		Charges				DE LA		8.00		
dry weight. Rates change without notice	when not	Sampl	ing Charge						39.01		200
under contract or for tonnage.		Wat	ching	* 17					5.00	352	06
Checked by						at P					
Approved by		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			N	et Pay	ment	THE REAL PROPERTY.		2015	25

UNITED STEES SMELTING, REFINING & MINES COMPANY

NINTH FLOOR	NEWHOUSE	BUILDING
-------------	----------	----------

Ore Mabel	784 9030				02			01			
Ore Mabel Sampled by U.O	·S.	Recei	nad 8	Lot No.	Samp	lad	8	Class	Δεεσυ	ed 9/3	
		ALCOHOL: THE STATE OF THE STATE		N. Y	SEESE TO SEE SEE SEE SEE SEE SEE		d, N.		THE RESERVE OF THE PARTY OF THE	Zinc	
Metal Quotations	In the last of the	SILVER		Committee of the Commit	PER CENT				1	PER CENT	PER CEN
ASSAYS	GOLD OZS. PER TON	OZS. PER TON	PER CENT	PER CENT LEAD	INSOLUBLE	IR	CENT	PER CENT ZINC	PER CENT SULPHUR	LIME	PER CEN
U. S. S. Co.	-64	69.8	•4	3.5	56.7	20	0.0	4.6	13.2		
Bad 8	.00	75.5	-45	2.0	53.6	70		5.1	12.8		
Dujon Umpire					54.9						
Settlement Assay	.6425	69.8	-0.3	3.65	54.2	10	1.1	4.85	18.0		
CAR NOS.		WEIGHT		METAL VALUE					WORKING	G CHARGE	
TR GRESS			Go	Gold			203	Treatmen	nt	A SUBSEC	
				Silver			56	Insoluble			
	SASAL PROPERTY.	The second secon	Copper				Zinc				
			A DESCRIPTION OF THE PERSON OF					Sulphur			
			Zin	C				Sperss			
Total Wet Weight					THE REAL PROPERTY.	1288					
Sacks								Total De	bit		
Net Weight	1200	20	Gi	Gross Value			77	Iron			
Less H ² O %	19	20	Le	Less Working Charge			68	Net Wo	rking Charge	6	18
Dry Weight, Ibs.	-	On Payme	nt for	03.050	tons @	40	09	1 per ton		2367	11
A charge of Five Do	llars made	Freig	ht advanced	@s .00	per ton				00.08		
for sampling on all leontaining less than dry weight. Rates	ten tons,	Assay	y Charges			Section 1			8,90		
dry weight. Rates change without notice	when not	Samp	ling Charges	100 State 1		200			39.01		
under contract or for tonnage.	specified	Wat	ching						5.00	358	06
						7					
					DOMESTIC OF			10 No. 16 No. 1			
											1 200
Checked by						et Pay					

UNITED ST. ES SMELTING, REFINING & MIN. COMPANY NINTH FLOOR NEWHOUSE BUILDING

Ore Mabe	1 Mine			Lot No.	LOZ			Class			
Sampled by U.	0.5.	Recei	ved 8	/30	Samp	led	8	731	Assay	ed 9/3	
Metal Quotations	—Silver	52125	Copper	, N. Y		Lec	ad, N.	Y. 6.7		linc	
ASSAYS	GOLD OZS. PER TON	SILVER	PER CENT	PER CENT LEAD	PER CENT INSOLUBLE	PER	CENT	PER CENT	PER CENT SULPHUR	PER CENT	PER CEN
U. S. S. Co.	-64	69.8	.4	3.5	86.7	10	0.0	4.6	13.2		
B&D 9	•65	70.5	.45	3.8	53.6	70	1.2	6.1	12.8		
Union Umpi	re				54.9						The same
Settlement Assay	.6425	69.8	.43	3.65	54.9	10	1.1	4.85	13.0	學等技術	
CAR NOS.	WET	WEIGHT		METAL VALUE					WORKING	CHARGE	
UP 65658				Gold			21	Treatmen			
			The second second	Silver			34 56	Zine Insoluble		THE STATE OF THE S	
W. Company			CONTRACTOR OF THE PARTY OF	Copper			THE REAL PROPERTY.	Sulphur			
			Zi	CONTRACTOR OF STREET				Speiss			
				表生为 原		178375		at an and a			
m t t w t w t lt									SPECIES		
Total Wet Weight Sacks								Total De	hit		
Net Weight	1200	90	G	ross Value		46	77	Iron			
SEASON STATE OF THE RESIDENCE AND ADDRESS OF THE PARTY OF	ACCUSE OF THE PARTY OF THE PART	20	Marie Control of the last of t	Less Working Charge			68	-	king Charge	6	4.0
Dry Weight, Ibs.	1181			59.050	tons @	41	09	per ton		2367	12
A charge of Five I for sampling on all	lots of ore	D bereitere eine andere eine der	ht advanced Charges	@ _{5.00}	per ton		BOWLE		00.05		
containing less than dry weight. Rates	subject to	Section 1997	ling Charges				A. C. L.		8.00		
change without notice under contract or	e when not	THE REAL PROPERTY.				THE SE		1 5 m 1 m 1 m 1 m 1 m 1 m 1 m 1 m 1 m 1	20 + OT	000	-
tonnage.	or specified	1945	ching					Market Property	5.00	352	Ub
Checked by											
Approved by					N	et Pay	ment				
BEIDASSER BEIDER			Total Section 1	WEST WAS NOT	NO MENTERS OF	10000000	SHOWN BUY			2015	20

andy Schundt & Sam Bomba

WEST END CONSOLIDATED MINES CORPORATION

ORE SETTLEMENT

MABEL ORE LOT NO. 101

LEASERS: Andy Schmidt and Sam Bompa

Gross Value per ton 72.90 V Net Returns from Smelter 366.45 Less hauling 7 3/4 wet tons @ \$4.00 31.00 - 31.25 Net Returns 335.45 50.32 50.02 Less Royalty 15% 285.13 -Less Industrial Insurance April 36 shifts 10.80 May 54 16.20 June 48 14.40 41.40 Net Amount due Leasers 243.73

APPROVED President

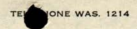
Refund of goe mode in aug. 1932

He water hid maniance changed
against brases, couring Jun 1-15th,

1.824 30 shift a ver, rate 62 \$900

165 SO. WEST TEMPLE ST.

COTIFICATE OF ASSAY



BLACK & DEASON

ASSAYERS AND CHEMISTS

SALT LAKE CITY, UTAH, Sept. 3, 1929

NAME West End Con LOT NO. 103 Dup.

SAMPLED BY U.O.S.

ASSAY PER TON OF 2,000 POUNDS

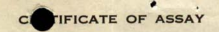
GOLD-Ozs.	SILVER-OZS.	LEAD-%	COPPER-%	SPEISS-%	SILICA-%
0.66	70.2				
INSOLUBLE-%	ZINC-%	SULPHUR-%	IRON-%	LIME-%	MANGANESE-%
	21110 70	-	IKOK 76	LIME 76	MANGANESE
			ALL PROPERTY.		A STATE OF

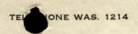
O Deach +

CHARGE,	TP.	
CHARGE,	-	

gason A

_ASSAYERS





BLACK & DEASON

ASSAYERS AND CHEMISTS

SALT LAKE CITY, UTAH. Sept. 3, 1929

NAME West End Con LOT NO. 102 Orig.

SAMPLED BY U.O.S.

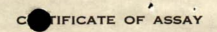
ASSAY PER TON OF 2,000 POUNDS

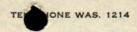
GOLD-Ozs.	SILVER-OZS.	LEAD-%	COPPER-%	SPEISS-%	SILICA-%
0.65	69.6	5.3	0.45		
INSOLUBLE-%	ZINC-%	SULPHUR-%	IRON-%	LIME-%	MANGANESE-%
53.6	5.1	12.8	10.2		

CHARGE. S

geard +

165 SO. WEST TEMPLE ST.





BLACK & DEASON

ASSAYERS AND CHEMISTS

SALT LAKE CITY, UTAH, Sept. 3, 1929

NAME West End Con Lot No. 102 Dup.

SAMPLED BY U.O.S.

ASSAY PER TON OF 2,000 POUNDS

GOLD-Ozs.	SILVER-Ozs.	LEAD-%	COPPER-%	SPEISS-%	SILICA-%
0.66	70.2				
INSOLUBLE-%	ZINC-%	SULPHUR-%	IRON-%	LIME-%	MANGANESE-%
/		WE COMPLETE			April 10 Sept.

CHARGE. S____

O Sent - Josen

ASSAYERS

CRISMON & NICHOLS ASSAYERS & CHEMISTS

229-231 SO. WEST TEMPLE ST.

PHONE WAS. 2393

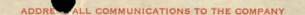
SALT LAKE CITY, UTAH Oct. 5, 1929 West End Cons. Mining Co. LOT NO. 2 Original CLASS_ Utah Ore Sampling Co. SAMPLED BY UMPIRE ASSAY PER TON 2000 POUNDS LEAD-PER CENT COPPER-PER CENT GOLD-OZS. SILVER-O75 WET ON FIRE 1.325 PER CENT IRON-PER CENT ZINC-PER CENT SULPHUR-PER CENT SILICA INSOL. MANGANESE PER CENT LIME-PER CENT PER CENT PER CENT

CHARGES \$ 3.00

Fismon Thickory

Weight And Moisture Certificate

LOT SHII	NO.	10 R 4	2 Ues	t- Eno	1 bon	1		SAMPLE	Sept-2 D BY Wah a	ne Sample	, 1929 ug bo
				FROM	CARS	LOADED	IN CARS				
RECE	IVED	SAM	PLED	INITIALS	NUMBERS	INITIALS	NUMBERS	MOISTURE	GROSS WEIGHT	TARE	NET WEIGHT
8	30	9	1	S.P.	25287	21.9	63658	11 5	165680	45660	120020
				(Cars and Cont	ents O. K. V	When Receive		oted Otherwise		
				SACKS	Q114			Total	Net Weight	120	020
	No.			Weight	Condit	ion		Moist	ture / Pe	r Cent	920
				3.6				Total	Net Dry Weight		The Ma
	eathe marl	- 11	an						Is Stand	Here	
					- H				,111		



UNITED STATES SMELTING, REFINING AND MINING COMPANY MIDVALE SMELTER AND MILLS

DOWNIE D. MUIR, JR., GENERAL MANAGER
W. H. EARDLEY, ASSISTANT MANAGER
E. R. GIBSON, CASHIER
M. W. WOOLLEY, ORE BUYER

SALT LAKE CITY, UTAH

October 2nd, 1929.

West End Consolidated Mining Co., Tonopah, Nevada.

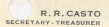
Gentlemen:-

We beg to acknowledge receipt of your letter of the twenty-eighth regarding the shipment of Car 24464.

We will be pleased to handle same according to your instructions.

Yours very truly,

WHE:H



CRISMON & NICHOLS ASSAYERS & CHEMISTS

229-231 SO. WEST TEMPLE ST.

PHONE WAS. 2393

	SALT LAKE	CITY, UTAH OC	t. 5, 1929
NAME West	End Cons.	Mining Co.	•
CLASS		LOT NO	2 Original
SAMPLED BY	Utah Ore Sa	ampling Co	•
	UMPIRE ASSAY	PER TON 2000 PO	UNDS
GOLD—Ozs.	SILVER—Ozs.	LEAD—PER CENT WET ON FIRE	COPPER—PER CENT
1.325			
PER CENT SILICA INSOL.	IRON-PER CENT	ZINC-PER CENT	SULPHUR—PER CENT
PER CENT	LIME—PER CENT	MANGANESE PER CENT	PER CENT

CHARGES \$ 3.00

Framon Thicholo

BLACK & DEASON

ASSAYERS AND CHEMISTS

SALT LAKE CITY, UTAH, Sept. 3, 1929

NAME West End Con LOT NO. 102 Orig.

SAMPLED BY U.O.S.

ASSAY PER TON OF 2,000 POUNDS

GOLD-Ozs.	SILVER-OZS.	LEAD-%	COPPER-%	SPEISS-%	SILICA-%
0.65	69.6	5.3	0.45		
INSOLUBLE-%	ZINC-%	SULPHUR-%	IRON-%	LIME-%	MANGANESE-%
53.6	5.1	12.8	10.2		

CHARGE, S____

& Seach ,

ASSAYERS

Weight And Moisture Certificate

	11	77
1	0	4

LOT NO. 2 G			Oct 5 192	9
SHIPPER LUCA	I End bon		SAMPLED BY 4 tale Ore Sampling Go	
	FROM CARS	LOADED IN CARS		
	FROM CARS	LOADED IN CARS		

			FROM	CARS	LOADE	IN CARS					
RECE	IVED	SAM	PLED	INITIALS	NUMBERS	INITIALS	NUMBERS	MOISTURE	GROSS WEIGHT	TARE	NET WEIGHT
10	2	10	3	S.P.	24464	21.0	62014	12 43	127480	46280	8/200

Cars and Contents O. K. When Received Unless Noted Otherwise

	Cu.	is and contents of	
	SACKS		Total Net Weight
No.	Weight	Condition	Moisture / 85 Per Cent 1502
			79698
1	1		Total Net Dry Weight
Weather A	ur 1 1-1		DA Late
Remarks:	two loss is	v car	D. Alaustu-
th	two lots in is lot fire	toul,	The state of the s

CERTIFICATE OF ASSAY

BLACK & DEASON

ASSAYERS AND CHEMISTS

SALT LAKE CITY, UTAH, Oct. 4, 1929

NAME West End Con

LOT NO. 2 Orig,

SAMPLED BY U.O.S.

ASSAY PER TON OF 2,000 POUNDS

GOLD-Ozs.	SILVER-Ozs.	LEAD-%	COPPER-%	SPEISS-%	SILICA-%
1.39	21.4	2.8	0.20		
INSOLUBLE-%	ZINC-%	SULPHUR-%	IRON-%	LIME-%	MANGANESE-%
66.6	3.4	9.7	8.5		

CHARGE, \$____

Deach + X

ASSAYER

CERTIFICATE OF ASSAY

BLACK & DEASON

ASSAYERS AND CHEMISTS

SALT LAKE CITY, UTAH, Oct. 4, 1929

NAME West End Con LOT NO. 2 Dup.

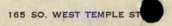
SAMPLED BY U.O.S.

ASSAY PER TON OF 2,000 POUNDS

GOLD-Ozs.	SILVER-OZS.	LEAD-%	COPPER-%	SPEISS-%	SILICA-%
1.37	21.4				
INSOLUBLE-%	ZINC-%	SULPHUR-%	IRON-%	LIME-%	MANGANESE-%

CHARGE, \$ Nothing

Seach + Jasavers



CERTIFICATE OF ASSAY

BLACK & DEASON

ASSAYERS AND CHEMISTS

SALT LAKE CITY, UTAH. Oct.4,1929

NAME West End Con LOT NO. 2 Dup.

SAMPLED BY U.O.S.

ASSAY PER TON OF 2,000 POUNDS

GOLD-Ozs.	SILVER-OZS.	LEAD-%	COPPER-%	SPEISS-%	SILICA-%
1.37	21.4		THE PARTY		
INSOLUBLE-%	ZINC-%	SULPHUR-%	IRON-%	LIME-%	MANGANESE—%

CHARGE, & No Cha

UTAH ORE SAMPLING COMPANY

2819

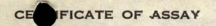
WEIGHT AND MOISTURE CERTIFICATE

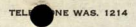
Shipper West End Cons. Mining Co. Lot No. 2
Mabel Mine

Class

INTO CAR	GROSS	TARE	NET	FROM CAR
UP 62014 0. B. End	127480	46280	81200	SP 24464
	Received O	t. 2, sampled U.S. via OSL	Oct. 3, 1929	

Total Wet Weight		lbs.	Sampling Assaying	52.78		
Sacks		lbs.				
Net Weight of Ore,	81200	lbs.				
Moisture 1.85 %	1502	lbs.				
Dry Weight of Ore,	79698		UTAH ORE S	AMPLING CO.	MPANY	
Salt Lake City, Utah	OCT 4 - 1929		Per	a der	mati	





BLACK & DEASON

ASSAYERS AND CHEMISTS

SALT LAKE CITY, UTAH, Mar. 12,1930

NAME West End Con

LOT NO. 104

SAMPLED BY U.O.S.

ASSAY PER TON OF 2,000 POUNDS

GOLD-Ozs.	SILVER-OZS.	LEAD-%-WET	COPPER-%		SILICA-%
.41	120	2.9	.55		
0.45	121.9	3.0	0.60		
INSOLUBLE-%	ZINC-%	SULPHUR-%	IRON-%	LIME-%	MANGANESE-%
83.5	08	0.4	4.0		
84.4	1:6	0.2	4.5		

CHARGE, \$____

Deach -

ASSAVER

BLACK & DEASON

ASSAYERS AND CHEMISTS

SALT LAKE CITY, UTAH, Oct. 4, 1929

NAME West End Con

LOT NO. 2 Orig.

SAMPLED BY U.O.S.

ASSAY PER TON OF 2,000 POUNDS

GOLD-Ozs.	SILVER-OZS.	LEAD-%	COPPER-%	SPEISS-%	SILICA-%
1.33	20.9	2.5	0.20		
INSOLUBLE-%	ZINC-%	SULPHUR-%	IRON-%	LIME-%	MANGANESE-%
65.8	3,0	9.6	8.3	10.8	

CHARGE, \$____

Deach

_ASSAYERS

UTAH ORE SAMPLING COMPANY

2819

WEIGHT AND MOISTURE CERTIFICATE

Shipper West End Cons. Mining Co. Lot No. 2 Mabel Mine

Total West Waterly

Class

INTO CAR	GROSS	TARE	NET	FROM CAR
UP 62014 0. B. End	127480	46280	81200	SP 24464
	Received Oc Released to	t. 2, sampled U.S. via OSL	Oct. 3, 1929	1.42

Total Wet Weight		105.	Assaying 52.78
Sacks		Ibs.	110myth 8
Net Weight of Ore,	81200	lbs.	
Moisture 1.85 %	1502	lbs.	
Dry Weight of Ore,	79698		UTAH ORE SAMPLING COMPANY
Salt Lake City, Utah	OOT 4 - 1929		Per Adrant

UTAH ORE SAMPLING COMPANY

WEIGHT AND MOISTURE CERTIFICATE

Shipper West End Cons. Mining Co. Lot No. 104
Mabel Mine

Class

GROSS	TARE	NET	FROM CAR
107480	46120	61360	SP 36741
Received March		d March 11, 198	50.
	() () () () () () () () () ()		
			8
	107480 Received March Released to US	107480 46120 Received March 8, sample Released to US via OSL.	107480 46120 61360 Received March 8, sampled March 11, 198 Released to US via OSL.

Total Wet Weight		lbs.	Sampling Assaying	30.68
Sacks		lbs.		
Net Weight of Ore,	61360	lbs.		
Moisture 2.7 %	1656	lbs.	SHAT.	
Dry Weight of Ore.	59704		UTAH ORE SA	MPLING COMPANY
Cali Lake City, Utah MAI	1 2 1930		Per /	Grant

S SMELTING REFINING & MININ

Preliminary Settlement	
	NINTH FLOOR NEWHOUSE BUILDIN

Salt Lake City, Utah, March 13, 1930 273 West End Con. M. Co. - Tonopah, Nevada Lot No. 104 Mabel Mine Class Ore Received 3/8 Sampled 3/11 Assayed 3/12 Sampled by UOS Metal Quotations—Silver 4175 Copper, N. Y. Lead, N.Y. Zinc. PER CENT SILVER ASSAYS ZINC SULPHUR LIME OZS. PER TON U. S. S. Co. - 55 83.5 4.0 B&D 84.4 Umpire 120.0 83.95 4.25 .58 .3 Settlement Assay WORKING CHARGE METAL VALUE WET WEIGHT CAR NOS Gold Treatment 7 79 UP 62707 Insoluble Silver 47 60 Zine Copper Sulphur Lead Speiss Zinc Total Wet Weight Total Debit Sacks 61360 ross Value Iron 55 39 Net Weight Less H20 2.7 % 1656 Net Working Charge 7 54 Less Working Charge 47 85 per ton 59704 Payment for 29.852 tons @ 1428 42 Dry Weight, Ibs. Freight advanced @ 7.20 A charge of Five Dollars made per ton 220.90 for sampling on all lots of ore Assay Charges 5.00 containing less than ten tons, 15.34 dry weight. Rates subject to Sampling Charges change without notice when not 246 24 5.00 Watching under contract or for specified Checked by Net Payment Approved by 1182 18

TELEPHONE WASATCH 1199

Con. Serial

96974-

ASSAY CERTIFICATE

UNION ASSAY OFFICE, INC.

M. S. HANAUER, Pres. J. V. SADLER, V.-Pres. & Treas. A. C. SELBY, Secretary

Salt Lake City, Utah

UMPIRE ASSAY

RESULTS PER TON OF 2000 POUNDS

March 13,1930

LOT	CLASS	GOLD Ozs. per Ton	SILVER Ozs. per Ton	LEAD Wet on Ore	COPPER Per Cent,	INSOL. Per Cent.	ZINC Per Cent.	SULPHUR Per Cent.	SPEISS Per Cent.	IRON Per Cent.	LIME Per Cent.	Per Cent.
										75 Ta 1 Ta 1		
	69											是是一种
104-		0.420	121.6									
					200							
	100											
			I Charles									

-				200
IJ	-	20	o	-
R	e,	на	an a	ro.

Sampled By UOSCo.

Charges \$ 5.00

Weight And Moisture Certificate

LOT NO. 104 CV	MAR 12 1930	192
SHIPPER West End Con	SAMPLED BY Ellah Ore Sampling	60

_												
					FROM	CARS	LOADE	IN CARS				
	RECE	IVED	SAM	PLED	INITIALS	NUMBERS	INITIALS	NUMBERS	MOISTURE	GROSS WEIGHT	TARE	NET WEIGHT
	3	8	3	11	S.P.	36741	219	62707	7 8	107480	46/20	61360
A												
			-									

	Car	s and Contents O. K.	When Received Unless Noted Otherwise
	SACKS		Total Net Weight
No.	Weight	Condition	Moisture 2 Per Cent 1686
	,		Total Net Dry Weight
Weather	W		1 No-11.
Remarks:			, Changer

S SMELTING, REFINING & MINI UNITED ST

NINTH FLOOR NEWHOUSE BUILDING

Final Dettlement Salt Lake City, Utah, Jaroh 18, 1930 Pau Nost and Con. H. Co. - Tononah, Bovada Mabel Mine Lot No. Ore Assaued Sampled Received Sampled by____ Zinc. Copper, N. Y. Lead, N.Y. Metal Quotations-Silver..... PER CENT PER CENT PER CENT PER CENT PER CENT SILVER PER CENT PER CENT GOLD ASSAYS INSOLUBLE IRON ZINC SULPHUR LIME LEAD OZS PER TON OZS PER TON U. S. S. Co. TORUS. Umpire Umpire Settlement Assay WORKING CHARGE METAL VALUE WET WEIGHT CAR NOS Trestment Gold N212 A 1 97 10 Insoluble Silver Zinc Copper Sulphur Lead Zinc Speiss Total Wet Weight Total Debit Sacks Gross Value Net Weight Net Working Charge Less Working Charge Less H2O per ton tons @ Payment for Dry Weight, Ibs. Freight advanced (a) per ton A charge of Five Dollars made 200,00 for sampling on all lots of ore FARRY Assay Charges containing less than ten tons, Sampling Charges Rates subject to dry weight. change without notice when not under contract or for specified PERSONALING tonnage. IC MANUAL PROPERTY. EQUALITY AND Checked by

Approved by

Net Payment

UNITED STATES SMELTING, REFINING AND MINING COMPANY MIDVALE SMELTER AND MILLS

DOWNIE D. MUIR, JR., GENERAL MANAGER
W. H. EARDLEY, ASSISTANT MANAGER
E. R. GIBSON, CASHIER
M. W. WOOLLEY, ORE BUYER

SALT LAKE CITY, UTAH

March 5, 1930

West End Consolidated Mines Corporation Tonopah, Nevada

Gentlemen:

We are in receipt of your letter of March 3rd notifying us of the shipment of Mabel Lot #104, which is to be sampled through the Utah Ore Sampling Company, and to be assayed by Black and Deason.

We will rush this through as rapidly as possible; in case an umpire is necessary we will make a preliminary settlement on the basis of the original assays and rush the returns through to you.

We note that the check and settlement sheets are to be sent to the West End Consolidated Mines Corporation at Tonopah, Nevada.

I expect to be taking a trip into Nevada next week and will be down to see you the first part of the week.

Wishing you success in your operations there, and with kind personal regards, I remain

Yours very truly,

MWW: RB

CC: Mr. Ellet.

mir woolley

DEVISION OF ORE CONTAINED IN MABEL MINE

LOT No. 104

MARRE MINE ORE	
Wet Tons	28.250 27.468
Value per Ton	\$ 54.66
Freight © 7.20 per Ton	431.30
Smolter Returns	1070.10
Hauling @ 6.00 paid I. J. Smith	168.06
Het	902,04
Royalty to W. E. Cons. Mines Corp. @ 25%	225.51
Balance to Greenwood & Lappatt	676.55
Tonopah "76" Cons. Mining Co., Lancashire Claim Ore	
Wet Tons	2.450 2.364
Value per Ton	\$ 74.07 176.58
Treatment @ 8.00 per Ton 19.07	
Sampling 1.25	38.94
Assaying & Watching	137.64
	14.70
Hauling 6.00 per Ton	122.94
Not	43.05
Royalty to Tonopah "26" Cons Eng Co @ 35%	79.91
Balance to Greenwood & Lappatt	
Net from Mabel Mine Ore Net from Langashire Claim Ore	676.53
Total Due Greenwood & Lappatt	756.44
Alle Bill Kr. 24-15-16	718.28

Approved by

Preliminary Settlement

UNITED ST ES SMELTING, REFINING & MINING COMPANY

Ore Mabel Min Sampled by UOS	e P:		Lot No.	104	,		Class			
										SEE SEMANOR
Metal Quotations—Silver • 4					No. of Concession, Name of Street, or other Designation, Name of Street, or other Designation, Name of Street, Original Property and Name of Stree				inc	
ASSAYS GOLD OZS PER TON	SILVER	PER CEN COPPER W	T PER CENT	PER CENT INSOLUBLE	PER	CENT	PER CENT ZINC	PER CENT SULPHUR	PER CENT LIME	PER CENT
U. S. S. Co.		.55		83.5		4.0	-8	4		
B&D		.6	题 高级景观游	84.4		4.5	1.6	-2		
Umpire							IVE STATE			
Settlement Assay .41	120.0	.58	THE REAL PROPERTY.	83.9	5	4.25	1.2	-3		
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		CHARLES AND DESCRIPTION OF THE PERSON OF THE	Silver		47	60	Insoluble			
			Copper				Zine			
		THE RESERVE OF THE PERSON NAMED IN	Lead Line				Sulphur			
			sine .				Speiss			
		TOTAL ST				1000				
Cotal Wet Weight								550845		
Sacks	A. ***						Total De	bit		
Net Weight 61360		-	Gross Value		55	39	Iron			
Less H ² O 2.7 % 1656			Less Working C	Charge	- 17	64	Net Wor	king Charge		7 54
						7	17			
Dry Weight, Ibs. 59704	Paymer	nt for 2	9.852	tons @	4	85	per ton		1 142	8 42
A charge of Five Dollars made	Freigh	nt advance	d@ 7.20	per ton				220.90		
for sampling on all lots of ore containing less than ten tons,	Assay	Charges	ENGLISHED PROPERTY.							要問題想
dry weight. Rates subject to change without notice when not	Sampl	ing Charge	es				You do not not not not not not not not not no	5.00 15.34		
under contract or for specified connage,	Wat	ching						5.00	24	6 24
	Wash St.		以及 1. 下层设计			1200	The same			

Net Payment

UNITED STATES SMELTING, REFINING & MINITO COMPANY

Salt Lake City, Utah,_

Pay Nost R	nd Con.	N. 00.	- 205	open. s	oveda						
Ore Labol	Elno			Lot No.	104			Class			
Sampled by 180		Recei	ved	3/8	Samp	led_		2/11	Assay	ed 3/1	A .
Metal Quotations—								Υ		Zinc	
ASSAYS	GOLD	SILVER OZS PER TON	PER CENT COPPER WET	PER CENT LEAD	PER CENT INSOLUBLE		CENT	PER CENT	PER CENT SULPHUR	PER CENT	PER CENT
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			nt for		tons @		1 70) per ton		1.0	16 40
for sampling on all	lots of ore			7.20	per ton				110.20		
containing less than	y Weight, lbs. charge of Five Dollars made sampling on all lots of ore ratining less than ten tons, weight. Rates subject to tage without notice when not								0.00		
change without notice under contract or for	when not		West State	FE 1988			Hill		30.34		
tonnage.	r specified		SPETTED.						0.00		
		1	AAA MP						No. of State	distantion of the same of the	74
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Checked by									The second		A. S. P.
Approved by					N	et Pay	ment				
						THE VEHICLE		STATE OF THE			2 QU

without notice.

AMERICAN SMELTING AND REFINING CO.

GARFIELD PLANT

GARFIELD, UTAH, Jan. 7, 1929.

4461.04

West End Consed. Mining Co. Mabel LOT NO. MINE UOS & GP Mina, Mevada. Brude CLASS SHIPPING POINT SAMPLED BY___ 12-19-28 57.375 SILVER_ LEAD_ COPPER_ QUOTATIONS OF_ SULPHUR ARSENIC COPPER ASSAYS PER CENT OS.Co.first A. S. & R. CO. SETTLEMENT ASSAT CAR INITIAL VALUES PER TON DEDUCTIONS PER TON NUMBER . @ 19.00 133.40 BASE 29328 6 .57375 7.23 into SILVER, 95% ___ TIP LEAD. LESS - - 90% @___ COPPER, LESS 140.63 INSOLUBLE _____ % @___ _____% @___ WEIGHT OF LOT___ DEBIT___ WEIGHT OF____ SACKS 70720 WET WEIGHT _ 1732 TOTAL DEDUCTIONS LESS MOISTURE 2.45 % LESS TOTAL DEDUCTIONS 68988 4574.94 PER TON_ DRY WEIGHT_ @ 2.50 (Mina to Thompon, Nev. ADVANCES . SAMPLING UMPIRE ASSAYING CHECKED CORRECT Rates, except on contracts, subject to change

NET PROCEEDS.

February 10, 1929 Black & Deason, 165 So. West Temple St., Salt Lake City, Utah. Gentlemen: We shipped on February 9th, to the American Smelting & Refining Company at their Garfield Plant, carload of ore from our Mabel Mine, our Lot No. 98, in car SP-26873. This ore to be sampled once at the plant of the Utah Ore Sampling Company and crushed to pass one inch mesh. Will you watch this sampling for us and handle as heretofore. Yours very truly, chief Clerk. TRM/M

AMERICAN SMELTING AND REFINING CO.

GARFIELD, UTAH, March 7, 1929.

788.37

BOUGHT OF	West 1	and Cons	d. Vining	co.			MINE HOS	st End"Mab	le Mino"	LOT NO	98	
SAMPLED BY		uos		LASS			SHIPPING F	POINT_HIM	, Nevada			
QUOTATIONS OF	2-2	5-29	SILVER 50.2	26	LEAD.			Сорг				
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A. S. & R. CO	100	0 .80	15.9	10.0	.12				NAME OF THE PERSON OF THE PERS			THE REAL PROPERTY.
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		D .78	15.9									
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x-SP	25	373	New York					3.50	10% Xa	s. over	20.00 Gr	37
				THE PARTY OF THE P		90% @				SUMMER SERVE		
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											_% @	CONTRACTOR OF THE PARTY OF THE
									THE RESERVE TO SERVE		_% @	THE RESERVE AND A PARTY
									SULPHUR	900 900	_% @	
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WEIGHT OF		SACKS							DEBIT			
WET WEIGHT			110200		and discuss		Final Cons				% @	E SOLD IN
LESS MOISTURE		5 %	1268	LESS	TOTAL DI	EDUCTIONS	HE LOW THE	4.37			IS	4.37
DRY WEIG	TVELL S		108932					, 19.33	PER	TON	5	1052.83
	HOLES H		E STATE SU	United States Philips		FREIGHT ADVA	NCED	0 3.60		1	.93.36	S. D. C.
(6)						ADVANCES			CELES/ESTALES	25 - 25 - 1017	EE 10	
The second secon			None Spile			SAMPLING	habitan				55.10	
CHECKED						UMPIRE	recurring.				5.00	264.46
CORRECT						ASSAYING					8.00	
Rates, except	on con witho	tracts, subject to the state of	ect to change	EM		NET PROCEEDS					s	788.37

NET PROCEEDS.



(For use in connection with miform Domestic Straight Bill of Lading adopted by Carriers in Official, Southern estern Classification territories, March 15, 1922.

UNIFORM STRAIGHT BILL OF LADING

(Prescribed by the Interstate Commerce Commission)

THIS MEMORANDUM is an acknowledgment that a bill of lading has been issued and is not the Original Bill of Lading, nor a copy or duplicate, covering the property named herein, and is intended solely for filing or record.

Shipper's	No	

Agent's No ._

Southern Pacific Company—Pacific Lines

ALC: NO.		Douthern I acmic Co	inpany i	aciii	C LII	103
RECE	EIVED, subject to Bill of Lading.	the classifications and tariffs in effect	on the date of the re	ceipt by th	e carrier o	of the property described in the
at	Lading.	nev-	The state of	101	. 9	192
from	1/2 4 5	En Comparis	10708	220		11 Ca
the propert and destine ration in p water line, erty over a to be perfe	ed as indicated belo ossession of the pro otherwise to delive all or any portion of ormed hereunder sh	in apparent good order, except as noted (cor w, which said company (the word company perty under the contract) agrees to carry to r to another carrier on the route to said des said route to destination, and as to each pa all be subject to all the conditions not pro- ich are hereby agreed to by the shipper and	being understood threats usual place of del tination. It is mutual arty at any time inter- mibited by law, wheth	oughout thi ivery at sai ly agreed, a ested in all her printed	s contract d destinat s to each or any of or written	as meaning any person or corpo- ion, if on its own road or its own carrier of all or any of said prop- said property, that every service
Consigned	1	wan Smelli	(Mail or street add)	efe	u	rposes of notification only.)
Destination	Jarje	State of 1	can i	Co	unty of	
Route	1 0			- 4	10	26873
		(Delivering Carrier)	Car Init	ial	10	Car No.
			* WEIGHT			
FACKAGES	DESCRIPTION OF	ARTICLES, SPECIAL MARKS, AND EXCEPTIONS	(Subject to Correction)	CLASS OR RATE	CHECK	If this shipment is to be de- livered to the consignee with- out recourse on the consignor,
_ (11 10	ull Oso	100000	2		the consignor shall sign the following statement:
	12.0	*				The carrier shall not make delivery of this shipment with-
	Cale	4 \$5000 Jou				out payment of freight and all other lawful charges. (See section 7 of conditions.)
-	Anh	real to Smith	u reti	in	1	(Signature of consignor)
-	Our of				9	(Organizate of Consignor)
	2).	0 A +			1	If charges are to be prepaid, write or stamp here, "To be Prepaid."
	any	ico m nous	THE PERSON	18/18		
	///	and Tital				-
	- pur	ay are				Received \$ to apply in prepayment of the charges on the property described hereon.
				12.2		
						Agent or Cashier
	E SECTION STATES				0.48	Per
						(The signature here acknowledges only the amount prepaid.)
NOTE	-Where the rate	is dependent on value, shippers are required property. ue of the property is hereby specifical per	red to state specifica	lly in writi	ng the	Charges advanced:
-111	100	10 m 19	2	10	1218	
Mex	teno (ou Mun Shipper. O	3 -	CA	010	Agent Agent
Per.	1000	Wh	() Per_		8	4
Permanent	post-office address	of shipper			to some	

February 10, 1929 American Smelting & Refining Co., Salt Lake City, Utah. Gentlemen: On February 9th we shipped to your Garfield Plant from our Mabel Mine, Mina, Nevada, carload of ore our Lot No. 98, in car SP-26873, bill of lading enclosed herewith. This ore to be sampled in transit at the plant of the Utah Ore Sampling Company and is to be crushed to pass one inch mesh. Black and Deason will watch this sampling for us and handle as heretofore. Please send check covering returns together with copies of settlement sheets to the West and Cons. Mining Company, Tonopah, Nevada. Yours very truly, Secretary.

February 9, 1929 Utah Ore Sampling Company, 914 Continental Building, Salt Lake City, Utah. Gentlemen: We shipped carload of ore from our Mabel Mine on February 9th, to The American Smelting & Refining Company at Garfield in car SP-26873, our Lot No. 98. This ore is to be sampled once at your plant, and crushed to pass one inch mesh, and is to be be handled same as heretofore. Our representatives will be Black & Deason of Salt Lake City, who will watch this sampling for us as before. Yours very truly, Secretary. HDB/TM

AMERICAN SMELTING. & RESINING CO.

FEB 25:1929

Market Hill	Lot. No.	NAME	Gold Onnces per ton	Silver Ounces per ton	Lead per cent	Copper per cent	Insol- uble per cent	Iron per cent	Arsenic per cent		Lime per cent	Bis- muth per cent	Sex.
AS&R Co.	98	West and . O	.80	15.9		0/2							
		10	.78	15.9									
Mine		Black o Deason - O.	.84	15.9		0			7				32
		Z.	.78	157	-	al	Olde	h	lun				1

Sampled by U.O.S.CO.

Voucher No. 1,905 Mo. March, 1929.

For

Lot 98, West End "Mable Mine" Cr. 788.37

AM RICAN SMELTING & REFINING CO.

The endorsement by the payee of the detached draft constitutes a receipt in full for the items listed hereon.

DETACH BEFORE DEPOSITING DRAFT AND RETAIN

AMERICAN SMELTING AND REFINING CO.

GARFIELD PLANT

GARFIELD, UTAH, March 7, 1929.

AMPLED BY		UOS		CLASS			SHIPPING P	OINT Mina	, Nevada			
UOTATIONS OF.	2-25	29	SILVER 56.2	5	LEAD COPPER PER CENT INSOL. ZINC SULPHUR ARSENIC IRON PER CENT							
ASSAYS		GOLD OZ. PER TON	SILVER OZ. PER TON	LEAD PER CENT								
A. S. & R. CO.	1	0 .80	15.9		THE RESIDENCE OF THE PERSON NAMED IN					RES SET		
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	The state of	D .78	15.9			Mark States						
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ET WEIGHT	200			AS COLOR		THE REAL PROPERTY.	A HOLL THE REAL PROPERTY AND ADDRESS OF THE PERSON NAMED IN COLUMN TO	4 00	IRON	A TOBIC PURSE	_% @	1
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								ATTENDED TO			30.00	13
	2										55.10	
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(For use in connection with Uniform Domest

Permanent postoffice address of shipper

aight Bill of Lading adopted by Carriers in Offic territories, March 15, 1922.)

Southern and Western Classification

UNIFORM STRAIGHT BILL OF LADING

(Prescribed by the Interstate Commerce Commission.)

THIS MEMORANDUM

is an acknowledgment that a bill of lading has been issued and is not the Original Bill of Lading, nor a copy or duplicate, covering the property named herein, and is intended solely for filling or record.

Shipper's No.

		Southern	Pacific	Com	pany		Agent's No.
RE	CEIVED, subject to the classifi	cations and tariffs in	effect on the da	ate of the rec	eipt by th	e carrier	of the property described in the
A PROPERTY OF THE PARTY OF THE	Bill of Lading,	o clar		0	bas	1-	192 9
	711,445 5	19	N	/	Ph	1	
consigned, person or own road of all or	and destined as indicated bel corporation in possession of the or its own water line, otherwise any of said property over all or that every service to be performed.	low, which said compar property under the con- to deliver to another any portion of said rou- rmed bereunder shall be	ny (the word contract) agrees to carrier on the te to destination to subject to all chare hereby	mpany being o carry to its route to said on, and as to o the condition agreed to by	understoo usual pla destinatio each party as not pro- the shipp	d through ce of deli n. It is r at any tin hibited by er and ac	s of packages unknown), marked, out this contract as meaning any very at said destination, if on its mutually agreed, as to each carrier me interested in all or any of said law, whether printed or written, cepted for himself and his assigns.
Consigned	to 11.5. Sme	Iting 4	BA	fail or street add	ress of consi	8	urposes of notification only,
Destination	on April dool		State of	Clock		_County	of
Route					-31	0	0
	(Delivering	carrier)	Ca	r Initial	SIJ-J		Car No.
NO. PACKAGES	DESCRIPTION OF ARTICLES, SP			*WEIGHT ect to Correction)	CLASS OR RATE	CHECK	If this shipment is to be de- livered to the consignee without recourse on the consignor, the
	b						consignor shall sign the follow- ing statement:
	Quell 6	ue	10	0,000	0		The carrier shall not make delivery of this shipment with- out payment of freight and all other lawful charges. (See sec-
	Value &	5030	18	bn	2	6	tion 7 of conditions.)
	A Amount	1	-			-	(Signature of consignor)
	10 SMEETE	a accu	no				If charges are to be prepaid, write or stamp here, "To be Prepaid."
	Sample	me To	nto	71.	000	11	10
F	Tital 1	lev TH	A P A	2000	100	But	
	Works.					77	Received \$_to apply in prepayment of the
1	. 4						charges on the property de- scribed hereon.
-							Agent or Cashier
			# V				2
"carrier's of	ipment moves between two ports by a shipper's weight."						Per (The signature here acknowledges only the amount prepaid.)
agreed or	OTE—Where the rate is depended declared value of the property. ed or declared value of the property.	Charges advanced:					
		8					
- Ed	14 1 60 5 1 00	worldale	Shipper.	ing (0 -	a	Asylwa Agent.
	Per V	meth	0 20	Per_	BARREL		COR

2 April 26. 1929. W. H. Eardley, Assistant Manager. U. S. Smelting, Refining and Min. Co., Salt Lake City, Utah. Dear Sir :-Referring to our Mabel Lot No. 99, on which we have received two settlement vouchers, your numbers 2826 and 2868. Your second settlement is based upon a schedule of which we have no definite information as yet. In your letter of the 4th you listed two schedules, on the No. 1 we would figure the net to us to be \$914.46, or \$145.27 in addition to the two vouchers already received, which total \$769.19. It appears that it would be to our advantage to ask settlement on the basis of the No.1schedule quoted in your letter of the 4th, and we would appreciate your further advice before closing up this lot. Yours very truly. General Manager. HDB:B

April 9, 1929. Black &nDeason, 165 South West Temple Street. Salt Lake City, Utah. Gentlement On April 8th we shipped one carload of bulk ore to the U. S. Smelting, Refining and Mining Co., at its Midvale plant. The ore from our Mabel Mine, Mina, Nevada, in car SP-87964, our Lot No. 99. This ore is to be samples at the plant of the Utah Ore Sampling Company, and is to be crushed to pass one inch mesh. Will you please watch this sampling for us and handle as heretofore. Yours very truly. Secretary. HDB:B

April 9, 1929. Utah Ore Sampling Company, 914 Continental Building, Salt Lake City. Utah. Gentlemen: On April 8th we shipped one carload of bulk ore from our Mabel Mine, Mina, Nevada, to the U.S. Smelting, Refining and Mining Co. at Midvale, Utah, in car No. SP-87964, our Lot No. 99. This ore is to be sampled once at your plant, and crushed to pass one inch mesh, to be handled the same as previous shipments. Our representative will be Black and Deason, who will watch the sampling for us as before. Yours very truly. Secretary. HDB:B

April 9. 1929. U. S. Smelting, Refining and Mining Co., Salt Lake City, Utah. Gentlemen: -On April 8th we shipped to your Midvale plant from our Mabel Mine, Mina, Nevada, one carload of bulk ore, our Lot No. 99, in car SP-87964. Bill of Lading is enclosed herewith. This ore is to be sampled en route at the plant of the Utah Ore Sampling Company, and is to be crushed to pass one inch mesh. Black and Deason will watch this sampling for us and handle as heretofore. Please send check covering returns. together with three copies of settlement sheets, to the West End Consolidated Mining Company, Tonopah. Nevada. Yours verybtruly. Secretary. HDB:B

May 12, 1929. Black & Deason. 165 Southwest Temple Street. Salt Lake City, Utah. Gentlemen: On May 11th we shipped to the Midvale plant of the United States Smelting, Refining and Mining Company, one car of bulk ore from Our Mabel Mine, Mina, Nevada, in car TNO-52304, our Lot No. 100. This ore is to be sampled en route at the plant of the Utah Ore Sampling Company, and is to be crushed to pass one inch mesh. Will you please watch this sampling for us and handle as heretofore. Yours very truly. Secretary. HDB:B

(For use in connection with Uniform Domestic Straight Bill of Lading adopted by Carriers in Official, Southern and Western Classification territories, March 15, 1922.)

UNIFORM STRAIGHT BILL OF (Prescribed by the Interstate Commerce Commission.)

Permanent postoffice address of shipper.

is an acknowledgment that a bill of lading has been issued and is not the Original Bill of Lading, nor a copy or duplicate, covering the property named herein, and is intended solely for filing or record.

Shipper's No. -

Southern Pacific Company Agent's No ._ RECEIVED, subject to the classifications and tariffs in effect on the date of the receipt by the carrier of the property described in the Original Bill of Lading, the property described below, in apparent good order, except as noted (contents and condition of contents of packages unknown), marked, consigned, and destined as indicated below, which said company (the word company being understood throughout this contract as meaning any person or corporation in possession of the property under the contract) agrees to carry to its usual place of delivery at said destination, if on its own road or its own water line, otherwise to deliver to another earrier on the route to said destination. It is mutually agreed, as to each carrier of all or any of said property over all or any portion of said route to destination, and as to each party at any time interested in all or any of said property, that every service to be performed hereunder shall be subject to all the conditions not prohibited by law, whether printed or written, herein contained, including the conditions on back hereof, which are hereby agreed to by the shipper and accepted for himself and his assigns. Mail or street address of consignee—For purposes of notification only. Consigned to. Destination. State of County of. Route -Car Initial (Delivering carrier) *WEIGHT CHECK CLASS OR If this shipment is to be de-DESCRIPTION OF ARTICLES, SPECIAL MARKS, AND EXCEPTIONS (Subject to Correction) COLUMN PACKAGES RATE livered to the consignee without recourse on the consignor, the consignor shall sign the following statement:

The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges. (See section 7 of conditions.) (Signature of consignor) If charges are to be prepaid, write or stamp here, "To be Prepaid." Received \$_ to apply in prepayment of the charges on the property described hereon. Agent or Cashier (The signature here acknowledges only the amount prepaid.) *If the shipment moves between two ports by a carrier by water, the law requires that the bill of lading skall state whether it is "carrier's or shipper's weight." NOTE—Where the rate is dependent on value, shippers are required to state specifically in writing the Charges advanced: agreed or declared value of the property. The agreed or declared value of the property is hereby specifically stated by the shipper to be not exceeding Shipper.

May 12, 1929. Utah Ore Sampling Company. 914 Continental Building, Salt Lake City, Utah. Gentlemen: -On May 11th we shipped to the Midvale plant of the United States Smelting, Refining and Mining Company, one car of bulk ore from our Mabel Mine, Mina, Nevada, in car TNO-52304, our Lot No. 100, the ore to be sampled en route at your plant. This ore is to be crushed to pass one inch, and to be handled the same as previous shipments. Our representative will be Black and Deason, who will watch this sampling for us as before. Yours very truly, Secretary. HDB:B

(For use in connection with Uniform Domestic Straight Bill of Lading, adopted by Carriers in Official, Southern and Western Classification territories, March 15, 1922, as amended August 1, 1930.)

UNIFORM STRAIGHT BILL OF LADING

THIS MEMORANDUM is an acknowledgment that a bill of lading has been issued and is not the Original Bill of Lading, nor a copy or duplicate, covering the property named herein, and is intended solely for filing or record.

Shipper's No.

Southern Pacific Company—Pacific Lines

REC Bill of La	EIVED, subject to the classifications and tariffs in effect on the	ne date of the receipt b	y the carrier of the	property described in the Original					
from A	Vest En & Consolid	ated 7	Titres 1	PORAN 19_					
the property described below, in apparent good order, except as noted (contents and condition of contents of packages unknown), marked, consigned, and destined as indicated below, which said company (the word company being understood throughout this contract as meaning any person of corporation in possession of the property under the contract) agrees to carry to its usual place of delivery at said destination, if on its own road or its own water line, otherwise to deliver to another carrier on the route to said destination. It is mutually agreed, as to each carrier of all or any of said property over all or any portion of said route to destination, and as to each party at any time interested in all or any of said property to be performed hereunder shall be subject to all the conditions not prohibited by law, whether printed or written, herein contained, including the conditions on back hereof, which are hereby agreed to by the shipper and accepted for himself and his assigns.									
Consigned to 15 Smelting & Refusing Country of Country of									
Destinatio	m Midral State of	1 acas	County of						
Route									
Delivering	Carrier	Car Init	N	_Car No					
PACKAGES	DESCRIPTION OF ARTICLES, SPECIAL MARKS, AND EXCEPTIONS	WEIGHT (Subject to Correction)	CHECK COLUMN	Subject to Section 7 of conditions, if this shipment is to be delivered to the consigner with-					
154	Sto Ore	15568		out recourse on the consign- or, the consignor shall sign the following statement: The carrier shall not make					
	Value \$1000 Jon	Sulpe	st l	delivery of this shipment with- out payment of freight and all other lawful charges.					
	11 10			(Signature of consignor)					
	10 smeller return	7		If charges are to be prepaid, write or stamp here, "To be Prepaid."					
	Dample in route	atal	on Sa	mpling					
	Co. Murray Teta	-		Received S to apply in prepayment of the charges on the property de- scribed hereon.					
	Dogo tago Mark	25 715	SPCO-	Agent or Cashier					
	Bago Marked -4			Per(The signature here acknowledges					
NOTE	pment move between two ports by a carrier by water, the law requires tha hipper's weight." Where the rate is dependent on value, shippers are require			only the amount prepaid.) Charges advanced:					
NOTE—Where the rate is dependent on value, shippers are required to state specifically in writing the agreed or declared value of the property. The agreed or declared value of the property is hereby specifically stated by the shipper to be not exceeding									
abstrat Christe detsing 1000 Com Bacount reent									
Per 95 meth 5) Per									
Permanent post-office address of shipper									

May 12, 1929. W. H. Eardley, Assistant Manager, United States Smelting, Refining and Min. Co., Salt Lake City, Utah. Dear Sir :-We are today shipping to your Midvale plant out Mabel Mine Lot No. 100, in car No. TNO-52304, with instructions that it be sampled en route at the plant of the Utah Ore Sampling Company. This is a heavy sulphide ore, similar to our last car, but with better values. We are not sure whether there is sufficient lead in this ore to ship it under your second schedule or not. We doubt it, and believe that it will work to our advantage to ship it under your first schedule, as a siliceous ore. I presume that you will consider the character of the ore and make settlement to our best advantage as you did on the last lot, No. 99. Yours very truly. Secretary. HDB:B

. May 12, 1929. U. S. Smelting, Refining and Mining Co., Salt Lake City, Utsh. Gentlemen: On May 11th we shipped to your Midvale plant, from our Mabel Mine, Mina, Nevada, one car of bulk ore, our Lot No. 100, in car TNO-52304, original Bill of Lading for which is enclosed herewith. This ore is to be sampled en route at the plant of the Utah Ore Sampling Company, and is to be crushed to apss one inch mesh. Black and Deason will watch the sampling of this car for us, and handle as heretofore. Pleasr send check covering returns, together with three copies of settelment sheets, to West End Consolidated Mining Company, Tonopah, Nevada. Yours very truly, Secretary. HDB:B Encl.

July 27, 1929 Black & Deason, 165 S. West Temple St., Salt Lake City, Utah. Gentlemen: on July 26th we shipped to the Midvale plant of the U. S. Smelting, Refining & Mining Company, one car of bulk ore from our Mabel Mine, Mina, Nevada, in car SB-86305, our Lot No. 101. This car is to be sampled enroute at the plant of the Utah Ore Sampling Company, and is to be crushed to pass one inch mesh. will you watch this sampling for us and handle as heretofore. Yours very truly, Secretary. HDB: TM

July 27, 1929 Utah Ore Sampling Company. 914 Continental Building. Salt Lake City, Utah. Gentlemen: On July 26th we shipped to the Midvale plant of the U.S. Smelting, Refining & Mining Co., one car of bulk ore from our Mabel Mine, Mina, Nevada, in car SP-86305, our Lot No. 101, the ore to be sampled enroute at your plant. This ore is to be crushed to pass one inch, and to be handled the same as previous shipments. Our representative will be Black & Deason, who will witness this sampling for us as before. Yours very truly. Secretary. HDB: TM



(For use in connection with Uniform Domes Vestern Classif. fight Bill of Lading adopted by Carriers in Official, Southern territories, March 15, 1922

UNIFORM STRAIGHT BILL OF LADING

(Prescribed by the Interstate Commerce Commission)

THIS MEMORANDUM is an acknowledgment that a bill of lading has been issued and is not the Original Bill of Lading, nor a copy or duplicate, covering the property named herein, and is intended solely for filing or record.

Shipper's No.	
Agent's No	

Southern Pacific Company—Pacific Lines

RECE Original E	EIVED, subject to the classifications and tariffs in effect of lading.	on the date of the re	eccipt by t	he carrier	of the property described in the
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from	and the and	9 41/	grik	4 .	9
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Consigned	to 7,	(Mail or street add	ress of consi	price-For p	arposes of notification only.)
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Miles.		Car Init	rial V	0	Car No. 2/ 2
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	0				the consignor shall sign the following statement:
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-	Subject to One	elux	tu	12	(Signature of consignor)
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	Jampens Was	Man .	0		Received \$
	Metrray	lita	K		to apply in prepayment of the charges on the property de- scribed hereon.
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NOTE-	ment moves between two ports by a carrier by water, the law requires tripper's weight." —Where the rate is dependent on value, shippers are require clared value of the property. Lor declared value of the property is hereby specifically	d to state specifical	ly in writi	ng the	Charges advanced:
exceeding		stated by the sh	ipper to r	e not	\$
Call of the	per		70.		
The	of End Cy Mushing Co	3	BA	40	Agent
Permanent p	post-office address of shipper		NOT UE	1	
11					

July 27, 1929 U. S. Smelting; Refining & Mining Co., Salt Lake City. Utah. Gentlemen: On July 26th we shipped to your Midvale plant, from our Mabel Mine, Mina, Nevada, one car of bulk ore, our Lot No. 101, in car SP-86305, original Bill of Lading for which is enclosed herewith. This ore is to be sampled enroute at the plant of the Utah Ore Sampling Company, and is to be crushed to pass one inch mesh. Black and Deason will watch the sampling of this car for us, and handle as heretofore. Send check covering returns, together with three copies of settlement shouts, to West End Consolidated Mining Company, Tonopah, Nevada. In case an umpire is necessary please make a preliminary settlement. Yours very truly, Secretary. HDB: TM

August 28th, 1929 Utah Ore Sampling Company, 914 Continental Bldg., Salt Lake City, Utah. Gentlemen: On August 26th we shipped to the Midvale plant of the U. S. Smelting, Refining & Mining Company one car of bulk ore from our Mabel Mine, Mina, Nevada, in car SP-25287, our Lot No. 102, the ore to be sampled enroute at your plant. This ore is to be crushed to pass one inch mesh, and to be handled the same as previous shipments. Our representative will be Black & Deason, who will witness this sampling for us as before. Yours very truly, chief clerk. TRM: MT

August 28, 1929 Black & Deason, 165 S. West Temple St., Salt Lake City, Utah. Gentlemen: On August 26th we shipped to the Midvale plant of the U. S. Smelting, Refining & Mining Co., one car of bulk ore from our Mabel Mine, Mina, Nevada, in car SP-25287, our Lot No. 102. This car is to be sampled enroute at the plant of the Utah Ore Sampling Company, and is to be crushed to pass one inch mesh. will you kindly witness this sampling for us and handle as heretofore. Yours very truly, chief clerk. TRM: MT

(For use in connection with Uniform Domestic Straight Bill of Lading at ted by Carriers in Official. Southern and Western Classification territories, March 15,

UNIFORM STRAIGHT BILL OF LADING

(Prescribed by the Interstate Commerce Commission)

THIS MEMORANDUM is an acknowledgment that a bill of lading has been issued and is not the Original Bill of Lading, nor a copy or duplicate, covering the property named herein, and is intended solely for filing or record.

Shipper's	No.	100	
and the second		7.7	

Agent's No.

		Southern	Pacific C	Company-	-Pacif	ic Li	nes
RECI Original E	EIVED, subject Bill of Lading.	to the classifications	s and tariffs in effec	t on the date of the	receipt by fl	ne carrier	of the property described in the
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Consigned	toZ1.5.	Smeltie	9 4 Ref	(Mail or street	address of consis	mee For pu	rposes of notification only.)
Destination	Mid	ivale	State of Z	etall	C	ounty of	
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		(Delivering Carrier)		Car I	Initial 90	N	Car No. 24164
NO. PACKAGES	DESCRIPTION O	OF ARTICLES, SPECIAL N	MARKS, AND EXCEPTION	* WEIGHT S (Subject to Correcti	ion) CLASS OR RATE	CHECK	If this shipment is to be de- livered to the consignee with- out recourse on the consignor,
	H			1		The state of the s	the consignor shall sign the following statement:
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	1	alus 5	2º Jou	1			other lawful charges. (See section 7 of conditions.)
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	/	1					If charges are to be prepaid,
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er	4/2	inch) Per_		KI	
Permanent	post-office addre	ss of shipper		0			

(For use in connection with Unife

Permanent post-office address of shipper_ PACIFIC MARIFOLDING BOOK CO. EMERTVILLE. CAL. 14 923 mestic Straight Bill of Lading adopted by Ca Classification territories, March 15, 1922.)

n Official, Southern and Western

UNIFORM STRAIGHT BILL OF LADING (Prescribed by the Interstate Commerce Commission)

THIS MEMORANDUM is an acknowledgment that a bill of lading has been issued and is not the Original Bill of Lading, nor a copy or duplicate, covering the property named herein, and is intended solely for filing or record.

Shipper's No ... Agent's No .__

Southern Pacific Company

Doubliet a double company	
RECEIVED, subject to the classifications and tariffs in effect on the date of the receipt by the carried briginal Bill of Lading,	r of the property described in the
West End Consolidated Mining	Co.
the property described below, in apparent good order, except as noted (contents and condition of contents of packar and destined as indicated below, which said company (the word company being understood throughout this contract ation in possession of the property under the contract) agrees to carry to its usual place of delivery at said destinated ine, otherwise to deliver to another carrier on the route to said destination. It is mutually agreed, as to each rety over all or any portion of said route to destination, and as to each party at any time interested in all or any or one performed hereunder shall be subject to all the conditions not prohibited by law, whether printed or writt conditions on back hereof, which are hereby agreed to by the shipper and accepted for himself and his assigns. [Mail or street address of consigner—For the consigner—For the consigner—For the consigner—For the constant of the consigner—For the constant of the consigner—For the constant of the c	ct as meaning any person or corpo- ation, if on its own road or its own in carrier of all or any of said prop- of said property, that every service en, herein contained, including the
Consigned to H. S. Smelting + Refining Consigned to Hidrale State of Tital Country of)
Route	25287
(Delivering Carrier)	_Car No
NO. PACKAGES DESCRIPTION OF ARTICLES, SPECIAL MARKS, AND EXCEPTIONS (Subject to Correction) CLASS OR RATE COLUMN	If this shipment is to be de- livered to the consignee with- out recourse on the consignor, the consignor shall sign the
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to Smelter heturns	other lawful charges. (See section 7 of conditions.)
Samplion Noute Mak Dampling	If charges are to be prepaid, write or stamp here, "To be Prepaid."
and and	Received \$. to apply in prepayment of the
Weeg ha	charges on the property described hereon.
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	Per (The signature here acknowledges only the amount prepaid.)
"If the shipment moves between two ports by a carrier by water, the law requires that the bill of lading shall state whether it is carrier's or shipper's weight." NOTE—Where the rate is dependent on value, shippers are required to state specifically in writing the creed or declared value of the property. The agreed or declared value of the property is hereby specifically stated by the shipper to be not specifically.	Charges advanced:
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Vest End (on Many o shipper. 2) lesso	all Agent
er J OMUT)

August 28, 1929 U. S. Smelting, Refining & Mining Co., Salt Lake City, Utah. Gentlemen: on August 26th we shipped to your Midvale plant, from our Mabel Mine, Mina, Nevada, one car of bulk ore, our Lot No. 102, in car SP-25287, original Bill of Lading for which is enclosed herewith. This ore is to be sampled enroute at the plant of the Utah Ore Sampling Company, and is to be crushed to pass one inch mesh. Black & Deason will witness the sampling of this car for us, and handle as heretofore. Please make settlement immediately and in case an umpire is necessary make a preliminary settlement. Send check covering returns, together with three copies of settlement sheets to West End Consolidated Mining Company, Tonopah, Nevada. Yours very truly, Chief Clerk. TRM: MT

September 28, 1929 Utah Ore Sampling Company. 914 Continental Building, Salt Lake City, Utah. Gentlemen: On September 26th we shipped to the Midwale plant of the U. S. Smelting, Refining & Mining Company one car of bulk ore from our Mabel Mine, Mina, Nevada, in car SP-24464 containing two lots. Both lots to be sampled enroute at your plant, lot No. 1 which is in the name of the Farmers & Merchants National Bank contains approximately 16 tens of ore, lot No. 2 in the name of the West End Consolidated Mining Company contains approximately 35 tons. This ore is to be crushed to pass one inch mesh, and is to be handled the same as previous shipments. Of course the two lots are to be sampled separately. Our representative will be Black and Deason. whowill witness this sampling for us and handle as previously. Yours very truly, chief clerk. TRM: MT

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			P. P.	gnature of Sworn	Weighn

Tonopah, Nevada.
September 28, 1929

Farmers & Merchants National Bank, Reno, Nevada.

Gentlemen:

Om September 26th we shipped to the Midval Plant of the U. S. Smelting, Refining and Mining Company approximately 16 tons of ore from the Tonopah "76" Consolidated Mining Company's Langashire Claim Lease.

This ore is to be sampled enroute at the plant of the Utah Ore Sampling Company, and is to be crushed to pass one inch mesh. Black & Deason of Salt Lake City will watch the sampling for us.

This shipment was made in your name and we have instructed the U.S. Smelting, Refining and Mining Company to make settlement for this ore direct to you.

The cost of hauling this ore from the mine to the railroad at Mina is \$5.00 per ton.

Yours very truly,

Chief Clerk.

September 28, 1929 Black & Deason, 165. So. West Temple St., Salt Lake City, Utah. Gentlemen: On September 26th we shipped to the Midvale plant of the U. S. Smelting, Refining & Mining Company one car of bulk ore from our Mabel Mine, Mina, Nevada, in car SP-24464. This car contains two lots marked Lot No. 1, Farmers & Merchants National Bank, and lot No. 2 West End Consolidated Mining Company. Lot No. 1 contains approximately 16 tons of ore, lot No. 2 contains approximately 35 tons. These two lots are to be sampled separately. This car is to be sampled enroute at the plant of the Utah Ore Sampling Company and is to be crushed to pass one inch mesh. Of course the two lots arevto be sampled separately. Will you kindly witness these samplings for us and handle as heretofore. Yours very truly. Chief Clerk. TRM: MT

March 3, 1930 U. S. Smelting, Refining & Mining Co., Salt Lake City, Utah. Gentlemen: On March 1st we shipped to your Midvale plant, from our Mabel Mine, Mina, Nevada, one car of bulk ore, our Lot No. 104, in car SP-36741, original Bill of Lading for which is enclosed herewith. This ore is to be sampled enroute at the plant of the Utah Ore Sampling Company, and is to be crushed to pass one inch mesh. Black & Deason will witness the sampling of this car for us and handle as heretofore. Please make settlement immediately and in case an umpire is necessary make a preliminary settlement. Send check covering returns, together with three copies of the settlement sheets to West End Consolidated Mines Corporation, Tonopah, Nevada. Yours very truly, Chief Clerk. TRM:MT encl.

(For use in connection with Uniform Domestic Straight Bill of Lading ado by Carriers in Official, Southern and Western Classification territories, March 1922.)

UNIFORM STRAIGHT BILL OF LADING

(Prescribed by the Interstate Commerce Commission) THIS MEMORANDUM is an acknowledgment that a bill of lading has been issued and is not the Original Bill of Lading, nor a copy or duplicate, covering the property named herein, and is intended solely for filing or record.

Shipper's No ._

Agent's No .__

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ration in p water line erty over a to be perfe	rty described below, in apparent good order, except as noted (content as indicated below, which said company (the word company bossession of the property under the contract) agrees to carry to it a otherwise to deliver to another carrier on the route to said destall or any portion of said route to destination, and as to each parent described hereunder shall be subject to all the conditions not proper on back hereof, which are hereby agreed to by the shipper and	Seing understood threes usual place of deli- ination. It is mutually at any time inter- hibited by law, whet discrepted for himself	oughout this very at sai lly agreed, ested in all her printed If and his a	d destinat d destinat as to each or any of i or writte assigns.	as meaning any person or corpo- ion, if on its own road or its own carrier of all or any of said prop- said property, that every service m, herein contained, including the
Consigned	to 21. 8 Smithing & K	Mail or street add	ress of consig	tnee-For p	arposes of notification only.
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NO. PACKAGES	DESCRIPTION OF ARTICLES, SPECIAL MARKS, AND EXCEPTIONS	* WEIGHT (Subject to Correction)	CLASS OR RATE	CHECK	If this shipment is to be de- livered to the consignee with-
	2'		Ante	COLUMN	out recourse on the consignor, the consignor shall sign the following statement:
	OLIN DIS	Jan .			The carrier shall not make delivery of this shipment with-
		10,000			out payment of freight and all other lawful charges. (See
	Notice \$15000 Per ton				section 7 of conditions.)
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NOTE agreed or d	imment moves between two ports by a carrier by water, the law requires shipper's weight." —Where the rate is dependent on value, shippers are required leclared value of the property, and or declared value of the property is hereby specifically per	ed to state specifical	lly in writi	ng the	Charges advanced:
the f	50 / 1 Shipper. 5)o/	Consi	0,7	Agent Agent
Per	VISwell 5) Per		X	
Permanent	post-office address of shipper				

September 28, 1929 U. S. Smelting, Refining & Mining Co., Salt Lake City, Utah. Gentlemen: On September 26th we shipped to your Midvale Plant from our Mabel Mine, Mina, Nevada, carload of ore containing two lots. Lot No. 1 is being shipped in the name of the Farmers & Merchants National Bank, Reno, Nevada, lot No. 2 is Mabel Mine lot No. 103 and is in the name of the West End Consolidated Mining Company. The car is SP-24464. Lot No. 1 is shipped in the name of the Farmers and Merchants National Bank and is piled in one end of the car contains approximately 16 tons of ore. Lot No. 2 which is Mabel Mine Lot No. 103 contains approximately 35 tons of ore, and is marked lot No. 2 West End Consolidated Mining Company. This ore is to be sampled enroute at the plant of the Utah Ore Sampling Company, and is to be crushed to pass one inch mesh. Of course these lots are to be sampled separately and two different settlements made. Black and Deason will witness the sampling of this car and handle as heretofore. Please send check covering returns together with copy of settlement sheets for Lot No. 1 direct to the Farmers and Merchants National Bank, Reno, Nevada. Send, the check covering returns for Lot No. 2 alongwith copies efsettlement sheets for both shipments direct to the West End Consolidated Mining Company, Tonopah, Nevada. In case an umpire is necessary on Lot No. 2 please make a preliminary settlement at once. Yours very truly, chief Clerk. TRM:MT

30

_ MABEL MINE SERIES

LEASES: OPTION AND LEASE PAPERS CAMPBELL & KRESSLY 1939

254) Itan 117 30 of 96

7730

0117

TO HALIFAX TONOPAH MINING COMPANY, DR.

Kressly Campbell 719- Just and P.W RACEY 610 PACIFIC Bldg. VANCOUVER) BC June 8, 1939.

Messrs. Kressly and Campbell, 719 - 2nd Street, Seattle, Wash.

Attention Mr. Ray Campbell

Dear Ray:

Since our 'phone conversation of June 2nd, we have made no effort to contact the Garfield people. It seems best to us to wait a reasonable time for them to have a chance to think it over, and that it would be a mistake, at this time, to do anything with the idea of working the Mabel property alone. We believe the owners of the Garfield are anxious to make a deal, but being seasoned dealers are fearful lease they do not get the last dollar possible.

The leasers at the Mabel mine are cleaning up preparatory to taking a vacation until after July Fourth, and incidently watching silver price news from Washington.

Mr.Budelman is leaving today for Berkeley to attend the graduation of his daughter tomorrow, he will contact Mr. Eacey and they can go over latest developments.

With kind personal regards,

very truly yours

FCN

March 24,1939. Mr.P.W.Racey, Pacific National Building, Vancouver, B.C. Dear Bab: Refering to our conversation of last Sunday about the Mabel Mine, I have talked the matter over with Herman and it is agreeable to us to have some resposnsible party come into the Mabel picture on some sort of a development plan. Any time you happen to be this way we will be glad to take you down the mine and you can size the situation up for yourself. We were a little worried the day you left on account of the snowstorm, however, having noticed no account of any searching parties out we assume your safe arrival home. With kind personal regards in which Herman joins me, I am Very truly yours FCN/N

THIS AGREEMENT made and entered into this 19th day of August, 1939, by and between H. D. Budelman and F. C. Ninnis of Tonopah, Nevada, parties of the first part, and Ray W. Campbell and H. J. Kressly of Seattle, Washington, parties of the second part,

WITNESSETH

That the parties of the first part, for and in consideration of the sum of Twenty Five Thousand (\$25,000.00) Dollars, lawful money of the United States, do by these presents sell to the parties of the second part the G.M. Group of four unpatented lode mining claims, situated in the Garfield Mining District, Mineral County, Nevada, payment to be made as follows:

The furchaseprice to be paid for the above described property is the sum of Twenty Five Thousand (\$25,000.00) Dollard, which parties of the second part agree to pay as follows:

\$10,000.00 on the signing of this agreement, receipt of which is hereby acknowledged

\$ 5,000.00 on or before September 19, 1939 \$ 5,000.00 on or before October 19, 1939

\$ 5,000.00 on or before November 19, 1979.

A. P. Millian.

Hay W. Caughel

The off returned by P. W.R. mit Li letter of Oct. 27, 1939.

CLASS OF	SEF	RVICE DESIRED	7			
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VESTERN

R. B. WHITE

NEWCOMB CARLTON CHAIRMAN OF THE BOARD

J. C. WILLEVER FIRST VICE PRESIDENT

Send the following message, subject to the terms on back hereof, which are hereby agreed to

Street and No.

1213-0

CHECK

ACCT'G INFMN.

TIME FILED

CLASS OF SERVICE

This is a full-rate Telegram or Cablegram unless its deferred character is indicated by a suitable symbol above or preceding the address.

WESTERN 1201 UNION (05)

R. B. WHITE

NEWCOMB CARLTON CHAIRMAN OF THE BOARD J. C. WILLEVER

SYMBOLS

DL=Day Letter

NL=Night Letter

LC=Deferred Cable

NLT=Cable Night Letter

Ship Radiogram

The filing time shown in the date line on telegrams and day letters is STANDARD TIME at point of origin. Time of receipt is STANDARD TIME at point of destination Received at 127 North Center Street, Reno. Nev. Telephone 5155. Always Open

FA403 6=AUBURN CALIF 15 345P

F C NINNIS=

HOTEL GOLDEN RENO NEV=

WILL BE-AT HOTEL GOLDEN TONIGHT=

1759 JUN 15 PM 4 06

July 1, 1939.

Mr. H. J. Kressly, Kressly & Campbell, 719 Second Avenue, Seattle, Washington.

Dear Mr. Kressly:

Your letter of June 28, addressed to Mr. Ninnis, arrived on the scene today. Mr. Ninnis has gone to Los Angeles for over the Fourth and will not return until after the sixth.

Under the circumstances it seemed best to let you know about his absence. The sample is here also, and I shall hold both letter and sample for him. So unless he has written you direct you will not likely hear from him about his conclusions until after he returns from L. A.

No word from our friends on the Garfield as yet.

You have received a copy of letter from Mr. Racey, to us, regarding commissions on the Mabel and Garfield? Our understanding with Mr. Campbell was that he would write us a letter giving us clearance on that point, sort of a supplement to the agreement form already signed.

Our very best wishes to you and Mr. Campbell.

Very sincerely yours,

HDB:B

CLASS OF SERVICE DE	SIRED
Fast Day Message	
Day Letter	1
Night Letter	
Patrons should mark an posite the class of service OTHERWISE THE TELL	desired;

WILL BE TRANSMITTED AS A FAST DAY MESSAGE.

Nevada Telephone-Telegraph Company

J. CLARENCE KIND General Manager

Send the following telegram, subject to the terms on back hereof, which are hereby agreed to

CLASS OF SERVICE

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STER J. C. WILLEVER R. B. WHITE PRESIDENT

SIGNS

DL = Day Letter

NM = Night Message

NL = Night Letter

LC = Deferred Cable

NLT = Cable Night Letter Ship Radiogram

The filing time as shown in the date line on full-rate telegrams and day letters, and the time of receipt at destination as shown on all messages, is STANDARD TIME.

Received at

1039 AUG 21

FA57 77 DL=OAKLAND CALIF 21 730A RAY W CAMPBELL=

RIVERSIDE HOTEL RENO NEV=

ON THINKING OVER MABEL MINE OPTION CONSIDER IT TOUGH IN VIEW NECESSARY HEAVY DEVELOPMENT EXPENDITURES AND ORIGINAL OFFER MADE ME BY VENDORS STOP THEREFORE SUGGEST EASIER PAYMENTS FIRST EIGHTEEN MONTHS WHILE DEVELOPMENT OF ADMITTEDLY UNCERTAIN RESULTS IS PROCEEDING ALSO DEFINITE PROVISION FOR REMOVING EQUIPMENT IF DESIRED AND ADJUSTMENT OF REPURCHASE CLAUSE TO PROVIDE THAT WESTEND COMPANY PAY HALF COST OF SINKING AND DEEP DEVELOPMENT IF REPURCHASE EXERCISED STOP TOLD BUDELMAN I CONSIDERED THE DEAL A TOUGH ONE =

P W RACEY.

Tonopah, Nevada, August 19, 1939.

Messrs. Ray W. Campbell and H. J. Eressly, Seattle, Washington.

Gentlemen:

The following memorandum of agreement covers terms of option on the G. M. group of four unpatented lode mining claims, in the Garfield Mining District, Mineral County, Nevada, which adjoin the Mabel Group on the west.

Purchase price to be \$15,000.00, payable as follows: \$5000.00 within 30 days after the date of this option; \$5000.00 30 days thereafter; and \$5000.00 30 days thereafter.

Any payments made are to be made in the names of F. C. Ninnis and H. D. Budelman, address Tonopah, Nevada.

It is understood that a formal option is to be drawn up later, with sketch showing approximate location of claims.

T. J. Indelway.

Approved:

Kressly and Campbell,

By

By Yay to Caugher

August 26, 1939.

Messrs. Ray W. Campwell and H. J. Kressly, 719 Second Avenue, Seattle, Washington.

Gentlemen:

Since writing the enclosed letter re changes in form of Agreement as written on the first draft, we have given some thought to the idea stockholders permit to the terms of the Agreement.

As we have already told you, and written you, we do not know for sure whether or not our attorney will advise us to hold a stockholders meeting and ratify the Agreement. We have already written him for his opinion and should have it in a few days as he is now in Ely, Nevada. We do not expect that this could be an important factor in the business but it is well to mention it at this time also. As we have told you we do not believe there would be any difficulty about getting the consent of stockholders. Do you think that this should be mentioned in the agreement?

With kindest regards,

Very truly yours,

HDB:B

Secretary

August 28, 1939.

Mr. P. W. Racey, 2000 Clemens Road, Oakland, California.

Dear Bob:

This is supplemental to Freds letter of this date, and is in reply to your question in the third paragraph of your letter of the 26th.

I do not quite understand your question but will give you some information anyway, maybe it will be of some help.

The sulphide zone reached to about 30 feet above the 300 Level in the extreme westerly portion of the stoped area. The east side of the sulphide inclines easterly. The west side of the sulphide zone has not been reached. I do not recall any material change in values as the sulphide zone was approached, as at times the ore graded from oxedized to sulphide. As a whole I was under the impression that the average grade of the oxidized ore was higher than the sulphide, but the high grade lot shipped in June by the leasers sort of puts a doubt on that. I am also of the impression that the sulphide ore will average higher than the oxidized in gold, as proportioed to silver, although the same high grade shipment made by leasers sort of puts a doubt on that also. The extremes are shown in Lot 96; with a ratio of 1 oz. gold to 2 oz. silver; and Lot 34, with a ratio of 1 ounce gold to 275 ounces silver. One might almost conclude that the values are irregular in the metal ratio.

The smelter settlement sheets Fred has listed are extras and need not be returned.

There was no separate car from the 700 and 730 Levels, the ore from there was mixed with that from the 648 Intermediate.

Very sincerely yours,

August 26, 1939.

Messrs. Ray W. Campbell and H. J. Kressly, 719 Second Avenue, Seattle, Washington.

Gentlemen:

Referring to Agreement dated August 24, 1939, Between this company and yourselves, covering option on the Mabel Mine.

We have received three copies of the Agreement, through your Mr. Racey, and have made a careful study of it. There are a few minor chages which appear desirable and proper and they are listed below:

Page 1, ppg. 3, Line 4. After "Boston No. 2" should be added "Mabel North". This is an additional claim which slipped my mind when listing the name of claims in the group.

Page 2, 4(b), Line 3. Strike out the word "foot". The mine map number of this winze is 615.

Page 5, under 1, third line. ("---(\$60,000.00), without deduction of any kind whatsoever, either for commission or otherwise, except as hereinafter provided, and payable in the following installments:

Page 5, under 1, second ppg. The way this paragraph reads is not in accordance with our proposal, which should read as follows: "It is, however, mutually understood and agreed that party of the second part shall have the right to request an extension of up to one year on the due date of the last above listed payment of \$25,000.00, in which event the party of the first part shall have and may exercise the option, at any time prior to the termination of the extension period requested, of insisting upon the payment of the said payment of \$25,000.00 in full, or, in lieu thereof, of insisting upon its payment in the following manner, that is to say: (then continue as now written)"

Page 7, under 6. In second line and third line strike out "for one year". In sixth line strike out "that is to say, to the 24th day of August, 1943." It is possible that an extension may be for less than a year, in which event this tie to a one year period might not be applicable.

Ray W. Campbell and H. J. Kressly 2. August 26, 1939. Page 4, under 12, line 6. Should there not be some provision here for the leaving of buildings, ore bins, or such improvements as might be considered as permanent fixtures on the property. The way it reads now refers to underground additions only, we think such permanent structures as stated should be considered to become a part of the property. Fire Insurance and State and County Taxes. Fire Insurance is now paid to June 9, 1940, on amount of \$2500.00 valuation. Premium paid for one year \$68.75. State and County taxes are paid to the next installment. which will be the first installment on 1939 taxes, due the first Monday in December. The 1938 valuation was \$2820.00, rate 3.45, and total tax paid \$97.29. These tax and insurance items can be pro-rated or allowed to ride in any manner satisfactory to you. But there should be mention made in the Agreement that you will be responsible for the payment of both insurance and taxes after you once occupy the property. Let us have your comment on these items. It is possible that you have found some alterations necessary or advisable, and we will expect to hear from you shortly about that, and as to the changes we have outlined in this letter. Otherwise there doen not appear to be any important reason why the Agreement cannot be signed up, after rewriting the correction pages. With kindest regards, · Very truly yours, Secretary Copy to P. W. Racey, 2000 Clemens Road, Oakland, California. THE RESIDENCE OF THE PARTY OF T

CLASS OF SERVICE DE	SIRED
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Nevada Telephone-Telegraph Company TELEGRAM

J. CLARENCE KIND General Manager Receiver's No.

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H 0 F 1 2 Y 1/2

Time Filed

Send	the fe	ollowing	telegra	am,	subject	to the	terms
on	back	hereof,	which	are	hereby	agreed	to
		LITTED ON	100				

To A. D. Budelman

Orkland Colif via Pen ang 29-1939

Reletter Campbell Kressly have consulted them and approval given all your suggestions which specase have written into agreement and send the signed capies to leattle and one to make quickly as passible because leaving Town this everkens

P.W. Kasey

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Nevada Telephone-Telegraph Company TELEGRAM

J. CLARENCE KIND General Manager Receiver's No.

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Check

Time Filed

Send the following telegram, subject to the terms on back hereof, which are hereby agreed to

Oakland Calefvia Ron

Tought her

Please include water right

we everlooked

P.W. Racey

August 30, 1939. Messrs. Ray W. Campbell and Howard J. Kressly.

We received word from Mr. Racey last night that the changes and additions we requested and outlined in our letter to you of the 26th were agreeable to you. and we have rewritten the agreement accordingly, making five copies in all.

Enclosed you will find three executed copies of Agreement between this company and yourselves, dated August 24, 1939, covering lease and option on the Mabel Mine group of claims. Please sign before notary public and return one executed copy to the West End Company at this address.

A copy of this letter, together with an unsigned copy of the Agreement, is being mailed to Mr. Racey at his Oakland address.

With kindest regards.

Very truly yours.

HDB:B

719 Second Avenue. Seattle, Washington.

Gentlemen:

Secretary

August 28,1939.

Mr.P.W.Racey, 2000 Clemens Road, Oakland, Calif.

Dear Bob:

This is in reply to your letter of Aug 26th.

You will recieve a copy of a letter re: Mabel mine lease and option tomorrow morning.

In the matter of figuring ratio of gold and silver and other metals from ores moned below the 600 level, well, after going over the several smelter settlement sheets enclosed, we gave it up and decaded to send the lot to you. It is also, impossible to segregate shipments from below the 600 level on account of more than one face producing ore and being mixed.

The following are the shipments listed as having been shipped from below the 600 level:

Shipped by company:

Lots 96, 98, 99, 100, 101,

lo2 and 103-2.

Shipped by leasers:

Lots 31, 33, 34, 36.

In the lots listed as having come from below the level and shipped by the company, we are reasonably sure of this listing tho there might have been some little mixing from ore above the level. I doubt if the amount was of any importance.

We hope the enclosed settlement sheets will give you the desired information.

Joins me With kind personal regards, in which Herman

Sinverely

August 31, 1939.

Mr. P. W. Racey, 2000 Clemens Road, Oakland, California.

Dear Bob:

This is in reply to your telegram of the 30th, regarding tools and equipment at the Mabel Mine, and distribution of money on development work as estimated by us.

There are practically no tools at the mine belonging to the company, at least not enough to bother listing. Most of the few on hand belong to the leasers, Wilson and Mackedon. The main equipment is the Chicago Pneumatic Hothead Compressor, which will take care of two jackhamer type drills, and the 25 HP Western gas engine hoist. There are buildings which will accomadate 10 men, more with a little crowding. Am not sure about the stove in the cook house, but am under the impression that with repair it may be 0. K.

Estimated cost of shaft sinking is \$50 per foot. Our costs for sinking from the 500 to the 600 was just under \$40 per foot. We contracted the labor of breaking and mucking for \$12 per foot, the company furnishing all other labor and all supplies. Four men took this contract and sank the 100 feet in 23 days, working two men on a shift for two shifts per day.

Crosscutting, drifting and raising should not cost over \$10 per foot, including a reasonable cost for supervision. If you plan to put in a larger compressor and run more than three faces after you get started off the shaft the supervision charge will not be excessive per foot against development.

and costs of development work as we had planned it:

Building repairs, 3 new drills, steel and small tools, 1 used 40-50 HP gas hoist \$3500.00

Shaft repair \$1000.00 Shaft sinking, 300 feet \$50 15000.00

Crosscut to vein on 700 or 800
and 900
West drift to point under 615
winze, on 2 levels
Raise to connect to 730 level
175

August 31, 1939. P. W. Racey 2. Drift east on 2 levels to Garfield 320 feet Drift west on 2 levels past the 300 615 winze 1735 feet @ \$10 \$17350.00 \$36850.00 Total This figure might be cut in several instances, the \$10 foot cost for development is , in my opinion, plenty high, and some of the development planned by us might be cut out, depending on conditions encountered as work progresses. Ales there should be some production as you go slong. If you decide to provide a better power plant, hoist and compressor, right off the bat, it will, of course, help in cutting your costs on development, but does mean an added initial investment. Naturally I would feel exactly as you do about that, and would recommend a better surface plant if money was available. I am enclosing an extra copy of this letter, in case you wish to send it to Messrs. Kressly and Campbell. Your wire did not reach us in time to get this data out yesterday. The stage mail closes at 1:00 P.M. With kindest regards, Very truly yours, HDB:B

August 31, 1939. Messrs. Ray W. Campbell and Howard J. Kressly. 719 Second Avenue. Seattle, Washington. Gentlemen: We yesterday received a telegram from Mr. Racey, requesting us to include water right clause in the rewrite of the option agreement on the Mabel Mine. The agreements had already been mailed when the telegram arrived so it was too late to incorporate the water right clause. Our approved water right on Pepper Spring is for .008 second feet, about 5000 gallons per day. We originally made application for 1/10 second feet but the State Engineer cut us down to the .008 second feet as we were unable to show, at that time, beneficial use to exceed that amount. It might be well for you to visit the State Engineers office and make application for additional water, if there be any available. We do not know what the present maximum flow of Pepper Springs is, how much might be developed, or what other applications may have been granted or are pending. Mr. Ninnis and I have talked this matter over and are perfectly willing to include the water right in the Mabel Mine option. Very truly yours. HDB:B Secretary Copy to P. W. Racey. 2000 Clemens Road, Oakland, California.

CLASS OF SERVICE

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ESTERI 1201 J. C. WILLEVER

R. B. WHITE PRESIDENT

CHAIRMAN OF THE BOARD

FIRST VICE-PRESIDENT

SYMBOLS

DL = Day Letter

NL=Night Letter

LC=Deferred Cable

NLT = Cable Night Letter Ship Radiogram

Time of receipt is STANDARD TIME at point of destination The filing time shown in the date line on telegrams and day letters is STANDARD TIME at point of origin. Received at Tunbrah, WEV

1939 SEP 18 PM 5 4 EXTRA DL=LOSANGELES CALIF

F C NINN'S AND H D BUDELMAN=

WORLD DISTURBANCES SINCE GRANTING MABEL OPTION HAVE MADE THE UNDERTAKING DIFFICULT FOR PROSPECTIVE PURCHASERS WHO DESIRE ARRANGE MEETING THAT I OBJECT OF REACHING MORE EQUITABLE AGREEMENT TODAY WASHINGTON ATHLETI SEATTLE W RACEY.



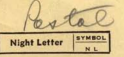
TELEGRAM

BELL TELEPHONE COMPANY OF NEVADA

CLASS OF SERVICE

Full Rate

Day Letter SYMBOL DAY L





OTHERWISE ITS CHARACTER IS INDICATED BY THE SYMBOL APPEARING AFTER THE CHECK.

J. C. ninnis Jonepat new 36pt 2 x nl Cakland Calif via Rens Sepr 22-1939

Retel thanks Think everything can be arranged to everyones solisfaction step am layed up slightly dislocated back and campbell says he will proceed to Reno as soon as sloctor will permy me to travel

P. W. Racey

CLASS OF SERVICE DES	IRED
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Patrons should mark an X site the class of service de OTHERWISE THE MES WILL BE TRANSMITTED	sired:

FULL-RATE TELEGRAM

WESTERN UNION WESTERNUNION TELEGRAM

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NEWCOMB CARLTON, PRESIDENT

GEORGE W. E. ATKINS, PIRST VICE-PRESIDENT

Send the following message, subject to the terms on back hereof, which are hereby agreed to

POSTAL TELEGRAPH

NIGHT LETTER.

Tonopah, Nevada, September 6, 1939.

Kressly and Campbell, 719 Second Avenue, Seattle, Washington.

Received message through Nick can you conveniently give

EXXX us the following information stop is stock same corporation and same stock as now quoted on board stop how much reserved for us and how much time have we for acceptance stop would be more convenient for us take up around October first.

F. C. Ninnis

(CLASS OF SERVICE DES	SIRE
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100	THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.	

Patrons should mark an X opposite the class of service desired:
OTHERWISE THE MESSAGE
WILL BE TRANSMITTED AS A
FULL-RATE TELEGRAM

WESTERN UNION TELEGRAM

NEWCOM	B CARL	TON. F	RESIDENT

GEORGE W. E. ATKINS, FIRST VICE-PRESIDENT

Receiver's No.	
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Time Filed	

Send the following message, subject to the terms on back hereof, which are hereby agreed to

September 19,1939

P.W.Racey, Washington Athletic Club, Seattle, Washington.

Replying your wire yesterday. We do not understand what you have in mind and suggest you write us fully or if you think best can meet you Reno on thentythird.

F.C. Ninnis

Chg West End.

CLASS OF SERVICE

This is a full-rate Telegram or Cablegram unless its deferred character is indicated by a suitable symbol above or preceding the address.

ESTER J. C. WILLEVER

1201

FIRST VICE-PRESIDENT

SYMBOLS

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NL=Night Letter

I.C = Deferred Cable

NLT = Cable Night Letter

Ship Radiogram

CHAIRMAN OF THE BOARD Time of receipt is STANDARD TIME at point of destination The filing time shown in the date line on telegrams and day letters is STANDARD TIME at point of origin.

Received at TONOPAH, NEV

1939 SEP 9

VZF4 32 2 EXTRA=LOSANGELES CALIF SEP 8

F C NINNIG=

STOCK SAME AS ON NEWYORK STOCK EXCHANGE STOP FINANCES

WILL ADVISE YOUR PORTION STOP PAYMENT OCTOBER FIRST

WILL BE ARRANGED STOP YOUR PRICE EIGHTY CENTS KEEP

CONFIDENTIAL=

KRESSLY & CAMPBELL.

PRESIDENT

IRED
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FULL-RATE TELEGRAM

WESTERN UNION WESTERN UNION TELEGRAM

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NEWCOMB CARLTON, PRESIDENT

GEORGE W. E. ATKINS, FIRST VICE-PRESIDENT

Send the following message, subject to the terms on back hereof, which are hereby agreed to

> Tonopah, Nevada October 2,1939.

P.W.Racey, 2000 Clemens Road, Oakland, Calif.

Will meet you Reno Thursday afternoon anytime after one oclock

F.C. Ninnis

Chg West End

October 18, 1939.

Messrs. Ray W. Campbell and Howard J. Kressly, 719 Second Avenue, Seattle, Weshington.

Centlemen:

Around last August 19 an agreement was made out between us and you covering the purchase of our G.M. Group of claims. No action has been taken on this agreement and we wish to call in all copies. You will recall that the agreement was made out in triplicate; one copy to you, one to Mr. P. W. Racey, and one retained by us.

you have is returned to us, at your convenience.

We are sending a copy of this letter to Mr. Racey as a request that his copy be returned to us also.

Very sincerely yours,

HDB:B

CLASS OF SERVICE DESIRED		
Fast Day Message		
Day Letter	222	
Night Letter		
Patrons should mark an		

OTHERWISE THE TELEGRAM WILL BE TRANSMITTED AS A FAST DAY MESSAGE.

Nevada Telephone-Telegraph Company TELEGRAM Postar

FORM 203 - 5-36

Send the following telegram, subject to the terms on back hereof, which are hereby agreed to To M. J. C. Minnis Devit 1-1930)
2 10 " , williams I'm	ters.
To M. J. C. Minnes (Cet 1-1930	7.
Tourspale nevade.	
Kreesly Coming south Wednesday Ca	wyew
and Budelman meet us Reus en ec	the
Thursday en Friday please say when	4 mars
Frank and the second se	
Convenient	
1.W. Racy	
haned Mr. n	
SENDER'S ADDRESS SENDER'S TELE- PHONE NUMBER A REDIFORM PRODUCTPAC. MAN. BK. CO., LOS ANGELES, CALIF.	901-90924

CLASS OF SERVICE DE	SIRED
Telegram	
Day Letter	X
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Patrons should mark an X opposite the class of service desired; OTHERWISE THE MESSAGE WILL BE TRANSMITTED AS A FULL-RATE TELEGRAM

WESTERN UNION WESTERNUNION TELEGRAM

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GEORGE W. E. ATKINS, FIRST VICE-PRESIDENT

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	Check	Check Time Filed

Send the following message, subject to the terms on back hereof, which are hereby agreed to

> Tonopah, Nevada, September 21, 1939.

Mr. P. W. Racey, 2000 Clemens Road, Oakland, California.

Referring your letter of ninteenth we are willing meet you part way on points involved but appears reasonable we should reach some final agreement as evidence your people will not ask further concessions stop suggest we meet Reno on twenty third and would prefer that Campbell and or Kressly be present.

F. C. Ninnis.

Charge West End

October 18, 1939.

Messrs. Ray W. Campbell and Howard J. Kressly, 719 Second Avenue, Seattle, Washington.

Gentlemen:

Referring to Mr. Campbell's recent suggestion that you provide a development fund for operation of the Mabel Mine, eliminating the idea of a purchase option for the present, development work to be commenced around March 1940.

We are favorable toward such a plan but we do not think it a reasonable idea to tie ourselves to such a definite policy until time has arrived to commence work. In other words we wish to be free to lease the mine, in whole or in part, in the meantime, or to option it in case we are able to make a favorable deal. We have already been approached by other parties and are considering their proposition, but will not make any kind of a deal until we feel that you have had what might be condidered the first chance. Will you therefore please write us, stating your views on an option, along the lines given us by Mr. Campbell in Reno. You gentlemen have already put considerable time and effort on this deal and it is our conclusion that you should have every reasonable chance to do business on it before anyone else. In the meantime we are putting leasers in the mine as formerly, and have already granted three leases in the developed section of the mine.

On August 30 we sent you three executed copies of option agreement between this company and yourselves, covering the Mabel Group of claims. This agreement was never executed by you and as it has automatically expired due to the time element, can be of no further use to you. Will, you please return all three copies to us so as to clear the slate.

An early reply will be very much appreciated.

Our very kindest regards to you both.

Very sincerely yours,

HDB:B

Silon Prices Jearly Kigh Lon 70.827 - 63.447 - 66,781 1924 -71.570 - 66.899 - 67.065 1925 -67.795 - 53.466 - 62.107 1926 -57.957 - 54.718 - 56.370 1927-- 58.176 60,298-57,016 1928-52,993 57.019-48.475-1929-38.154 45.000 - 32.635 -1930-28.700 32,223-26.773-1931-27.892 30.136-25.010-1932-From year Book. American Borream of metal Statestics; 1932.

CLASS OF SERVICE

This is a full-rate Telegram or Cablegram unless its deferred character is indicated by a suitable symbol above or preceding the address.

WESTERN 1201 UNION 921A..

R. B. WHITE

NEWCOMB CARLTON CHAIRMAN OF THE BOARD J. C. WILLEVER

SYMBOLS

DL=Day Letter

NL=Night Letter

LC=Deferred Cable

NLT = Cable Night Letter

Ship Radiogram

The filing time shown in the date line on telegrams and day letters is STANDARD TIME at point of origin. Time of receipt is STANDARD TIME at point of destination Received at TONOPAH, NEV.

VZA19 25 DL=AUBURN CALIF MAY 11 900A

F C NINNIS=

TONOPAH NEV=

1939 MAY 11 AM 9 22

PLEASE BRING MABEL PLANS AND ANY GEOLOGICAL AND ASSAY DATA

AVAILABLE STOP SUGGEST YOU HERMON AND I MEET FIFTEENTH IF

POSSIBLE STOP RETURNING OAKLAND TODAY=

P W RACEY.

November 8, 1939.

Messrs. Ray W. Campbell and Howard Kressly, 719 Second Avenue, Seattle, Washington.

Dear Ray and Howard:

We have learned, through Mr. Racey, that you have both had sickness in your families. Fred and I wish to express our sympathy and hopes that the ill are better or recovered. I imagine that you, Ray, would make a very impatient patient, if you get what I mean.

With kindest regards to you both.

Very sincerely yours,

Sacramento, California June 14th, 1939

West End Consolidated Mines Corp., Tonopah, Nevada

> Attention Mr. Herman Budelman-Secretary Mr. Fred Ninnas - President

Gentlemen:

We respectfully submit the following proposal for the purchase of the Mabel Mine near Tonopah, Nevada.

We are to organize a Washington Corporation for two and one half million shares in stock. You are to accept two million shares of stock for the Mabel Mine free and clear of all incumbrances and you are to sell us 1,200,000 shares of the 2,000,00 shares for \$40,000.00

This money is to be expended on the mine for development. The remaining 500,000 shares are to remain in the treasury.

It is understood that the purchase of 1,200,000 shares is to be bonified commitment or actual purchase and is to be paid for as follows:

\$15,000 cash within ten days after the inspection and approval of Mr. P. W. Racy and the balance, \$5000.00 per month until \$25,000 additional is paid or a total of \$40,000.00

It is further understood that you are to have the proxy control of sufficient shares added to the 40% that you will own to give you the voting control or management of this company for a period of three years.

It is further understood that when the 1,200,000 shares are issued they are to be escrowed in a bank mutually agreed upon and a proportionate amount of shares are to be released as the money is paid in.

accepted By Bay w. Campbel

P. W. RACEY MINING ENGINEER 610 PACIFIC BUILDING VANCOUVER, B. C.

April 1st, 1939

Mr. F. C. Ninnis, El Cortez Hotel, SAN FRANCISCO, Cal.

Dear Fred: -

Thank you for your letter of March 24th and its reference to the Mabel Mine.

Things have been working so fast and furiously up here in connection with Spud Valley matters that I have not had a chance yet to talk Mabel Mine to anyone. As I am just on the point of leaving town for a week or ten days, it will be impossible to do anything until I get back.

While in Death Valley, we had a very small amount of rain but no snow. It certainly did look stormy that day and we were just a little bit worried ourselves as to what we might run into. However, nothing happened.

Fred Penn and I returned to Tonopah very late on the night of the 20th and were so tired out that we did not contact anybody, but went directly to bed and left next morning, at a very early hour, for Oakland.

With kindest personal regards to Mrs. Ninnis, Herman and yourself,

I am,

Yours very truly,

PWR:MC

96 - Palm 600 1-2 - 7.02 Alfred. 7 15.9 1-20 less -98 - Polon 32.15 1-42 ,750 (aug -72.9 1-58 99 -600 - 1.25 1-18 53,81 100 -. 7875 600-69.8 1-100 101 -.6425 600-1-15 21.15 102 -1,33 600 -103-Z-,600 600 -33 -36.75-1-55 600 271.9 1-273 34 - -92,7 1-108 36 - below 600 .861 an ag. 154 98.6 7 48. 4 for. 98.12 x 5.89 270 5759 4906 - 1 Mo. 175

DENDIS

WEST END CONSOLIDATED MINES CORPORATION EXECUTIVE OFFICE, TONOPAH, NEVADA TONOPAH, NEVADA F. C. NINNIS.
PRESIDENT AND TREASURER H D BUDELMAN. ICE PRESIDENT AND GENERAL MANAGER June 21, 1939. Kressly & Campbell, Inc., 719 2nd Ave., Seattle, Washington. Gentlemen: This letter is to indicate to you our willingness, as officers and directors of the West End Consolidated Mines Corporation, to work with you on a plan to provide a fund for the development and operation of its Mabel Mine, and of the adjoining Garfield Mine in case we are able to secure an option on that property. Details of any final plan to be adopted cannot be completed without additional conferences between you and us, end it is understood that any ideas and plans outlined herein are general and tentative only, but do indicate to each of us, and to you if accepted, a definite meeting of minds on a plan to provide capital for the proposed development work in the Mabel and Gerfield Mines, and to carry out purchase provisions of the desired option on the Garfield Mine. The following plan is agreeable to us, and is, we believe, in accord with conclusions reached after the weveral conferences between you and us: 1. You to organize a 3,000,000 share mining corporation under the laws of the state of Washington. Articles of Incorporation and By-laws of the new company to be submitted to us for approval before adoption. 2. In case we are unable to secure a reasonable option on the Garfield Mine, then in that event, the West End Corporation is to receive a net 1,020,000 shares of stock in the new company as payment in full for the Mable Mine; 980,000 shares is to be used to raise the \$40,000.00 capital mentioned herein below; and 1,000,000 shares will remain in the treasury of the new company. 3. In case the option on the Garfield Mine is secured and turned over to the new company, then the West End Corporation will return to the treasury of

the said new company 220,000 shares of its 1,020,000 shares, for the purpose of raising additional funds for the development of the Garfield Mine and to meet the first two payments on the Garfield Mine option. It is desired that not more than 500,000 of the 1,000,000 treasury shares already provided for in 2 hereof shall be used in providing the necessary additional capital, which will leave 500,000 shares in the treasury.

- 4. You agree, under plan provided in 2 hereof, to raise the sum of \$40,000.00 for development purposes; or under the elternate 3 hereof to raise the total sum of \$50,000.00 for development purposes, and an additional amount necessary to meet the first and second payments on the Garfield Mine option.
- 5. In any event, the management of operations is to be in the hands of the West End Corporation for at least three years, subject at all times to conference and advice with yourselves and your engineer. Reasonable salary to be allowed for this supervision.
- 6. It is understood that title to the Mabel Mine will be transferred without encumbrance of any kind. We believe that it will be necessary for us to take the final proposed agreement to the stockholders for approval; and we are confident this approval can be obtained.
- 7. It is understood that insofar as you are concerned this memo agreement is not binding in any way until your engineer. P. W. Racey or other, has completed an examination and approval of the property or properties involved.
- 8. Unless otherwise changed or extended by supplemental agreements this memo agreement will terminate on August 25, 1939.

Please indicate your acceptance by signing and returning the enclosed duplicate copy to us at Tonopah, Nevada.

WEST END CONSOLIDATED MINES CORPORATION

By President

By Lucus

President

Secretary

Accepted:

By Hay W. Comptell

Sacramento, California

June 14th, 1939

West End Consolidated Mines Corp., Tonopah, Nevada

> Attention Mr. Herman Budelman-Secretary Mr. Fred Winnas - President

Gentlemen:

We respectfully submit the following proposal for the purchase of the Mabel Mine near Tonopah, Nevada.

We are to organize a Washington Corporation for two and one half million shares in stock. You are to accept two million shares of stock for the Mabel Mine free and clear of all incumbrances and you are to sell us 1,200,000 shares of the 2,000,00 shares for \$40,000.00

This money is to be expended on the mine for development. The remaining 500,000 shares are to remain in the treasury.

It is understood that the purchase of 1,200,000 shares is to be bonified commitment or actual purchase and is to be paid for as follows:

\$15,000 cash within ten days after the inspection and approval of Mr. P. W. Racy and the balance, \$5000.00 per month until \$25,000 additional is paid or a total of \$40,000.00

It is further understood that you are to have the proxy control of sufficient shares added to the 40% that you will own to give you the voting control or management of this company for a period of three years.

It is further understood that when the 1,200,000 shares are issued they are to be escrowed in a bank mutually agreed upon and a proportionate amount of shares are to be released as the money is paid in.

accepted.

Very truly yours

Hay w.

Campbul

RAY W. CAMPBELL
719 SECOND AVENUE
SEATTLE, WASHINGTON
June 28,1939

Mr. F. C. Ninnis c/o West End Cons. Mines Corp. Tonopah, Nevada

My dear Ninnis:

We have sent you a liberal sample from the property that we are interested in at Humboldt Station, Nevada. You stated that you would see what you could work out regarding separating the values.

The writer took this sample from a dump which came from the bottom of a 60 ft. shaft of three cross-cuts and also a drift in the side hill at he top of this shaft. This is a particular sample of that area.

We assayed part of this which went \$2.80 per ton. The west cross-cut at the bottom of the shaft went \$1.40 per ton; south cross-cut went \$4.55 and the east cross-cut \$2.10. The sample from the base of the tunnel at top of shaft went \$3.15. But the sample we are sending you is material from the three cross-cuts and the drift in the hill at the top of the shaft where they are dumped.

Thanking you for your effort in this matter, we are,

Yours very truly,

KRESSLY & CAMPBELL

BY States =

HJK: BK

RAY W. CAMPBELL H. J. KRESSLY

KRESSLY & CAMPBELL

TELEPHONE SENECA 4215

719 SECOND AVENUE
SEATTLE WASHINGTON
June 28,1939

Mr. F. C. Ninnis Mr. H. D. Budelman c/o West End Mining Co. Tonopah, Nevada

Gentlemen:

As per your letter of June 21st, we are herewith returning to you the duplicate copy of our agreement regarding the Mabel mine and the Garfield which we have duly accepted.

We are in hopes that you can name a definite time very soon whereby we can send Mr. P. W. Racey to examine either the Mabel mine or both properties.

We are going ahead with the incorporation papers and within a few days will be able to send you a copy of the incorporation under the laws of the State of Washington for your approval. We are in hopes of seeing you soon and outlining our plans for proceedure.

With kind regards, we are,

Yours very truly,

KRESSLY & CAMPBELL

BY Affress

HJK:BK

P. W. RACEY
MINING ENGINEER
610 PACIFIC BUILDING
VANCOUVER, B. C.

2000 Clemens Road, Oakland, California.

June 23, 1939.

Mr F. C. Ninnis, President,

Mr H. D. Budelman, Secretary, West End Consolidated Mines Corporation, Tonopah, Nevada.

Gentlemen:

Yesterday I met Messrs Kressly and Campbell in Penryn and Sacramento and went over the letter you submitted to them covering the agreement you all have reached regarding the Mabel Mine and the possible option on the Garfield Mine.

The contract is different than the deal submitted to me by yourselves, but that is satisfactory to me if it is to Kressly and Campbell.

However, I do not want any misunderstanding to arrise about my commission. On the present basis I would have to look to you for the 5% offered me on the Mabel Mine deal and for one third of the spread received by you on the proposed Garfield Mine option and turnover to Messrs Kressly and Campbell or to the new company.

I am starting north this Sunday evening and expect to reach Vancouver about the fifth or sixth of July. Between now and then I will be out in the hills on examination work.

With kindest personal regards and every good wish for success, I am,

Sincerely yours

Copy to Messrs Kressly and Campbell,

719 Second Avenue, Seattle, Washington. ARTICLES OF INCORPORATION

OF

MINE OPERATORS, INC.

KNOW ALL MEN BY THESE PRESENTS: That the undersigned, MARK EWALD, P. W. RACEY and W. L. DAFOE, all natural persons of full age, and citizens of the United States, have this day voluntarily associated ourselves for the purpose of organizing a corporation under the laws of the State of Washington, and to that end do subscribe and acknowledge these written Articles of Incorporation in triplicate.

ARTICLE I

The name of this corporation shall be: MINE OPERATORS, INC.

ARTICLE II

The objects for which this corporation is formed are as follows:

- and lodes bearing gold, silver, and other associated minerals; to carry on a general business of mining, milling, concentrating, converting, smelting, treating, preparing for market, manufacturing, buying, selling, exchanging, and otherwise producing and dealing in zinc, lead, gold, silver, copper, brass, iron, steel, coal, and in all kinds of ores, metals, and minerals, oils, petroleum, and natural gas, acids, and chemicals, and in the products and by-products there are of every kind and description and by whatsoever process the same can be or may hereafter be produced; and generally and without limit as to amount, to buy, sell, or exchange, lease, acquire, and deal in leads, mines, and minerals, rights and claims, and in the above specified products, and to conduct business pertaining to the foregoing within this State or any other State in the United States, its insular possessions and foreign countries.
- 2. To carry on as principals, agents, commission merchants or consignees, the business of mining, milling, concentrating, converting, smelting, treating, re-

fining, buying, selling, extracting, manufacturing, and dealing in the above specified products, or either of them, and of materials used in the manufacture of each, any, and all of such articles, and to carry on as such principals, agents, commissioners, merchants, or consignees, any other business which, in the judgment of the Board of Directors of the company, may be conveniently conducted in conjunction with any of the matters aforesaid, but only to the limits authorized under the laws of the State of Washington.

3. To purchase, lease, hold, mortgage, sell, and transfer real or personal property of all kinds and descriptions.

4. To appoint such officers, agents, servant and employees, as the business of the corporation may from the total manufacture to define their nowers to prescrib

- 4. To appoint such officers, agents, servants, and employees, as the business of the corporation may from time to time require, to define their powers, to prescribe their duties, and to fix their compensation and to discharge them at pleasure, in accordance with the statutes and laws of the State of Washington.
- 5. To require of them such security as may be thought proper for the fulfillment of their duties and to remove them at will, except no Director shall be removed from office unless by a vote of two-thirds of the stockholders in the manner provided by the laws of the State of Washington.
- 6. To make and use a corporate seal and to alter the same at pleasure.
- 7. To make By-Laws not inconsistent with the laws of the State of Washington or of the United States. To have all powers necessary and proper for the management of its property, the regulation of its affairs, the transfer of its stock and for carrying on all kinds of business within the objects and purposes of the company.
- 8. To purchase, or otherwise acquire, and to own, possess, use, hold, invest in, sell, exchange, trade in, pledge, mortgage, hypothecate, assign, transfer, deal in, or otherwise dispose of, and in every lawful way and manner to deal generally in and with bonds, depentures, trust receipts, stocks, mortgages, notes, commercial papers, evidence of indebtedness or ownership, obligations, negotiable instruments of all nature and description, securities of every kind, character, class, and description, and while the owner thereof, to have, possess, and exercise all rights, powers, and privileges of ownership, including any and all voting powers and rights thereof, and to engage in and conduct a general bond, stock, mortgage, and investment securities business in any one or more, or all of the branches thereof, and to engage in, conduct and carry on a general business as bond and stock brokers in any one or more or all of the branches thereof, and to do all lawful things necessary, proper, suitable, or advisable to be done in carrying on and in furtherance of any such business, or all thereof, and to acquire by purchase, subscription, or otherwise, and to own, hold, possess, use, carry, sell, pledge, mortgage, hypothecate, assign, transfer, deliver, or

otherwise dispose of, and generally, in every lawful way and manner, deal in and with and to turn to account the shares of the capital stock, bonds, securities, and all or any other obligations and evidences of indebtedness of any other corporation or corporations, domestic or foreign, and to issue in exchange therefor the property or other obligations and evidences of indebtedness of this corporation, and to guarantee the obligations of other corporations in which this company owns stock or is in any other manner interested. 9. To act as broker in the purchase or sale of any kind and all kinds of personal and real property, or either thereof, and to charge for such service. To construct, purchase, or otherwise acquire, to own, hold, lease, mortgage, pledge and hypothecate, and to sell, assign, transfer, lease, convey, deliver or otherwise dispose of, and to operate, manage, conduct, construct, develop, improve and in every lawful way and manner to deal in and with and to turn to account all kinds of property rights and assets or any thereof. ll. To apply for, acquire, buy, sell, assign, lease, pledge, mortgage, or otherwise dispose of, letters patent of the United States or of any foreign country, and all or any rights, territorial or otherwise, thereunder. To apply for, acquire, hold, sell, assign, lease, mortgage, or otherwise dispose of patent rights, licenses, convergence or privileges inventions brands labels tradecopyrights, privileges, inventions, brands, labels, trademarks, trade-names, and pending applications therefor, relating to or useful in connection with any business of the corporation. To use, manufacture, or grant license under any letters patent owned or controlled by the company, and to expend money in experimenting upon and testing the validity or value of any patent rights the company may acquire or propose to acquire. 12. To buy, sell, manufacture, produce, and dispose of all kinds of goods, wares, merchandise, manufactures, commodities, foodstuffs, drugs, furniture, machinery, tools, supplies, and agricultural products, and generally to engage in and to carry on any form of manufacturing or mercantile enterprise, necessary or incidental to the business of the company. 13. To acquire licenses and franchises for the construction, leasing, operation, and maintenance of pipe lines, railroads, canals, dams, gas-works, power lines, viaducts, aqueducts, bridges, pumping stations, steam plants, and reservoirs; and generally to do anything necessary, proper or desirable to fully carry out and perform any and all rights and privileges thereunder. 14. To loan money of this corporation, and to take and hold as security therefor, or for any indebtedness to this corporation, notes, bills, bonds, mortgages, and pledges, or any other form of security, incumbrances, or -3-

evidences of indebtedness, and to negotiate loans of every kind. 15. To act as insurance agent, as insurance broker, as insurance adjuster, and as insurance surveyor, or in any one of the foregoing capacities enumerated, pursuant to the Insurance Code of the State of Washington, or by virtue and under the Insurance Laws of the States of the United States, its territories or insular possessions, in which the company may do business. 16. To have, use and enjoy all the general rights, powers, and privileges, whether express or implied, given by the laws of the State of Washington, now conferred upon or granted or hereafter to be conferred upon or granted to private corporations organized under the general incorporation laws of the State of Washington. 17. To carry out all or any one of the objects and purposes of this corporation, as expressed, implied or referred to in this, Article II of these Articles of Incorporation, and to engage in, carry on, conduct and operate in the State of Washington, or elsewhere, all or any such lawful business as may be necessary, conducive, convenient suitable, proper, incident, or desirable, directly or indirectly, in and about or to the carrying out of and effecting of any one or more of such objects and purposes, and to make and perform lawful contracts of any kind and description pertaining to, necessary, convenient, or conductive or proper in the furtherance of any, or the doing, accomplishing and transacting or carrying on of the business of this corporation, and to do and perform any and all lawful acts and things necessary, suitable or proper in carrying on its business, or for the purpose of further carrying out or accomplishing any one or more of its said objects and purposes, or which at any time shall appear conducive to or expedient for the preservation or benefit of this corporation; and to have, possess, enjoy and exercise all such powers and privileges as may be proper, requisite, convenient, or suitable in and about or conducive to the carrying out of any one or more or all of such objects and purposes, or the engaging in and carrying on of any part of the contracts of this corporation, or the doing and performing of any and all of the acts and things aforesaid. 18. It is the intention that the foregoing clauses shall be considered as powers, as well as objects and purposes, and that the foregoing enumeration of specific powers and purposes shall not be held in any wise to limit or restrict the general powers and privileges which may be exercised by or under the laws of the State of Washington. ARTICLE III The duration of this company shall be perpetual. ARTICLE IV The location and post office address of the registered office of the company, in this State, shall be 955

Dexter Horton Building, Seattle, Washington.

ARTICLE V

The capital stock of this company shall consist of three million (3,000,000) shares of fully paid and non-assessable common stock, with a par value of five cents (.05%) per share, which may be issued from time to time for such consideration in money, labor, property, or services rendered as may be fixed by the Board of Directors. The amount of paid-in capital with which this company will begin business is Five Hundred (\$500.00) Dollars.

ARTICLE VI

Name	Address
MARK EWALD	Olympia Cannery, Olympia, Washington.
P. W. RACEY	2000 Clemens Road, Oakland, California.
W. L. DAFOE	1107 American Bank Bldg., Seattle, Washington.

ARTICLE VII

The number of shares of capital stock subscribed to by the parties to these Articles of Incorporation, is as follows:

Name	Number of S	hares
MARK EWALD	9,998 sh	ares
P. W. RACEY	l sh	are
W. L. DAFOE	l sh	are

IN WITNESS WHEREOF, we have hereto set our hands this _____ day of July, 1939.

STATE OF WASHINGTON)

COUNTY OF KING)

of July, 1939, before me, the undersigned, a Notary Public in and for the State of Washington, personally appeared MARK EWALD, P. W. RACEY and W. L. DAFOE, to me known to be the individuals described in and who executed the within and foregoing instrument, and acknowledged to me, each for himself, and not one for the other, that he signed the same as his free and voluntary act and deed for the uses and purposes therein mentioned.

WITNESS MY HAND AND OFFICIAL SEAL the day and year hereinabove first written.

Notary Public in and for the State of Washington, residing at Seattle

September 11, 1939, the party of the second part may enter into and upon the demised ground and thereafter may work, operate and mine the same, and mine, extract, mill and market the mined product thereof during the term of this lease, it being understood that all work done upon said property shall be done in good and workmanlike manner, mine fashion, and in accordance with the laws, rules and regulations of the State of Nevada governing said work, and with due regard to the development and preservation of said premises as a workable mine or mines.

- 2. All workings on said property shall be well and properly timbered and shall be kept clear of loose rock and rubbish and no underhand stoping shall be done by the lessee save and except such as may be required to determine the dip and strikes of veins.
- 3. All workmen employed by lessee on said premises shall be kept fully covered by industrial insurance under the Workmen's Compensation Act of the State of Nevada at the expense of the lessee.
- 4. No lien shall be permitted to attach to said property on account of labor performed or materials furnished to the lessee. Lessee shall permit lessors to post and keep posted on said property such notice or notices as lessors may desire to post thereon to protect the premises from such liens attaching thereto.
- of the lessers all lodes which may be discovered by lessee while working in and upon said demises premises, but lessee shall have the privilege of working the same as a part of the demised premises.
- 6. All annual labor required to be done to maintain the title of lessors on each and every of the eight unpatented

THIS AGREEMENT made and entered into this 2nd day of August, A. D. 1939, by and between NEW ELDORADO MINING COMPANY, a Nevada corporation, and W. J. HARRIS, of Reno, Nevada, the parties of the first part, and RAY W. CAMPBELL, of Seattle, Washington, the party of the second part,

. .

WITNESSETH:

That the parties of the first part for and in consideration of the sum of Ten Dollars (\$10.00), lawful money of the United States, to them paid by the party of the second part, and other good and valuable considerations by them had and received of and from the party of the second part, the receipt whereof is hereby acknowledged, do by these presents give and grant unto the party of the second part the full and exclusive option of purchasing, upon the terms and conditions hereinafter set forth, all of that certain mining property situate in the Garfield Mining District (sometimes called the Gold Range Mining District) in the County of Mineral, State of Nevada, and particularly described as and called the Lancashire, Manchester, Bolton, Atherton and Great Western patented lode mining claims, also the Last Dollar, Lucky Dwight, Dwight No. 1, Easter, South Great Western, B. & M. No. 1, B. & M. No. 2. and Iron Horse Jr. unpatented lode mining claims.

The purchase price to be paid for all of the foregoing property is the full sum of one hundred thousand dollars (\$100,000.00) net to parties of the first part, without deduction of any kind whatsoever, whether for commissions or otherwise, the same to be paid in the following installments:

\$5,000.00 to be paid on or before September 11, 1939 1,500.00 to be paid on or before December 11, 1939 1,500.00 to be paid on or before March 11, 1940 1,500.00 to be paid on or before June 11, 1940 1,500.00 to be paid on or before September 11, 1940

CHAS. A. CANTWELL FIRST NAT'L BANK BLDG. RENO, NEVADA \$1,500.00 to be paid on or before December 11, 1940
5,000.00 to be paid on or before March 11, 1941
5,000.00 to be paid on or before June 11, 1941
5,000.00 to be paid on or before September 11, 1941
5,000.00 to be paid on or before December 11, 1941
5,000.00 to be paid on or before March 11, 1942
5,000.00 to be paid on or before June 11, 1942
5,000.00 to be paid on or before September 11, 1942
5,000.00 to be paid on or before December 11, 1942
5,000.00 to be paid on or before March 11, 1943
5,000.00 to be paid on or before June 11, 1943
5,000.00 to be paid on or before September 11, 1943
5,000.00 to be paid on or before September 11, 1943
5,000.00 to be paid on or before December 11, 1943
5,000.00 to be paid on or before June 11, 1944
5,000.00 to be paid on or before June 11, 1944
17,500.00 to be paid on or before September 11, 1944.

Parties of the first part agree that upon receipt of the first payment of Five Thousand Dollars (\$5,000.00) falling due on or before September 11, 1939, they will forthwith make, execute, acknowledge and deliver to the Main Branch of the First National Bank of Nevada in Reno, Nevada, a good and sufficient deed conveying the above described properties to party of the second part free and clear of all encumbrances, save and except the paramount title of the United States in and to said unpatented claims, to be held by said Bank in escrow and with escrow instructions to said Bank directing the said Bank to deliver the said deed to party of the second part, or his order, when and if he shall pay or cause to be paid to said Bank for the credit of parties of the first part each and every of the above listed payments.

All royalties paid by party of the second part under the terms of the lease herein granted shall apply upon the installment of purchase price next to fall due and shall be so credited.

It is mutually understood and agreed that this option is given and is in all respects subject to a certain lease given May 1, 1938, to Steve Patrone, et al, on a portion of said premises, and which lease is now limited to expire November 1, 1939, and also that the parties of the first part shall have the privilege of granting to the holders thereof an extension of

one year of the term of said lease. And in this connection it is further agreed that the party of the second part shall be entitled to and shall be given credit on November 1, 1940, upon the installment of purchase price next to fall due from him, for each and every payment of royalty made to parties of the first part hereto by the said leasers subsequent to the time the party of the second part may have made his initial payment of Five Thousand Dollars (\$5,000.00) under the terms of this option.

It is further mutually understood and agreed that the parties of the first part reserve their title to and ownership of any and all rock, earth and mineral constituting and contained in dumps now situated upon said property, and that the parties of the first part shall not be required to pay any rental upon the premises by reason of their permitting said dumps to remain on the premises, and that the parties of the first part shall have the privilege of removing all or any part of said dumps at any time, which privilege shall be by them fully assignable.

The parties of the first part do by these presents demise and let unto the said party of the second part the hereinabove described and optioned premises for the term of said option, it being understood that this lease and the option herein granted are mutually dependent; that is to say, the failure of party of the second part to keep his option alive by the making of required payments shall result in the forfeiture of this lease; and the forfeiture of the lease herein granted by the breach of any of its terms, shall likewise work a forfeiture of the option hereinabove granted.

It is understood and agreed that the foregoing lease is granted upon the following terms and conditions:

1. Upon the making of his first payment of \$5,000.00 required to be made by party of the second part on or before

CHAS, A. CANTWELL FIRST NAT'L BANK BLDG RENO, NEVADA lode claims beginning with that required for the year 1939-1940 shall be performed by and at the expense of the lessee.

- 7. All development work shall be initiated and confined to the boundaries of the above described property, whether the same be done by shafts, tunnels or drifts.
- 8. The dumps situate on said premises are understood to be excluded from the lease hereby granted.
- extracted and marketed from said premises during the term of this lease shall be sold and marketed in the name of, and returns thereon shall be made to, Main Office, First National Bank of Nevada in Reno, Nevada, who shall be authorized to deduct from said returns, and credit to the account of the parties of the first part, the following royalties upon the net returns thereof, that is to say, upon the gross values thereof after the deduction of milling, hauling and smelter or mill charges, to-wit: on all ores of the value of \$10.00 per ton a royalty of 10%; on all ores over the value of \$10.00 per ton and up to and including \$50.00 per ton, a royalty of 15%; on all ores of a value over \$50.00 per ton and up to and including \$75.00 per ton, a royalty of 20%; on all ores of a value of over \$75.00 per ton, a royalty of 25%.

It is understood and agreed that party of the second part shall be given credit for all royalties thus paid, the same to be applied upon the installment of purchase price next to fall due from him under the terms of the option hereinabove granted.

10. It is further understood and agreed that the lease herein granted is in all respects subject to the prior lease granted by parties of the first part May 1, 1938, to Steve Patrone, et al, and that the parties of the first part have the privilege of extending the term of said lease to the first day of November, 1940.

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11. Parties of the first part and their authorized representative shall have the privilege and right of entering into and upon the demised premises, and into any and all workings thereon, for the purpose of surveying, inspecting and sampling as they may from time to time desire.

making payment of any installment of the agreed purchase price, or upon the forfeiture of this lease by the lessee, for a violation of any of the terms hereof, party of the second part shall peaceably and quietly quit and surrender the said premises to the parties of the first part, including any and all improvements made or place thereupon by the party of the second part.

13. Time is of the essence of this agreement. It is also agreed that this agreement and each and every part thereof shall inure to the benefot of and shall extend to and bind the heirs, executors, administrators and assigns of the respective parties hereto.

IN WITNESS WHEREOF this agreement has been duly executed the day and year first above written.

NEW ELDORADO MINING COMPANY,

Ву	Its President.
Attest;_	Its Secretary.
2	Warris .
Par	les of the First Part.
54	Pay W. Cauy Luc ty lof the Second Part.
Par	ty of the Second Part.

Reno, Nevada, August 19, 1939.

Messrs. H. D. Budelman, and F. C. Ninnis, Tonopah, Nevada.

Gentlemen:

This will acknowledge receipt of the sum of Ten Thousand (\$10,000.00) covering commission and services in full in the sale of the G. M. Group of four unpatented lode mining claims, situated in the Garfield Mining District, Mineral County, Nevada.

Messal County

Agy W. County

Leas County

3 Cofie: 1-11DB FON 1-PMR 1-CYK

Tonopah, Nevada August 8,1939

Maps taken to Mabel Mine for Racey Examination

Mabel 20 scale

20 " geology tracings(5)

Atherton-Great Western work(80 scale) workings

Mabel-Garfield Claim

Water Tunnel

KRESSLY & CAMPBELL

RAY W. CAMPBELL H. J. KRESSLY

719 SECOND AVENUE SEATTLE, WASHINGTON July 6,1939

TELEPHONE SENECA 4215

Mr. H. D. Budelman West End Cons. Mines Corp. Tonopah, Nevada

Dear Mr. Budelman:

We have your letter of July 1st and were pleased to hear from you. Regarding our letter to Mr. Minnis and the samples sent to him for his analysis will state that there is no particular rush about this.

However, we are concerned about the Garfield and we are in hopes that you would have an expression from these people regarding the same. Would it not be a good idea to see whether we can crowd this along?

Mr. Campbell is in British Columbia regarding our property up there. It is doing very well and we are anxious to get to work in Nevada. We are working on the incorporation papers and so far have not decided on a name for the incorporation. We had in mind when you had the Garfield in shape to call it the Mabel-Garfield Mines Incorporated. What do you think about this? Nevertheless we have left the name blank.

Mr. Campbell and myself expect to leave sometime next week for California and will bring these articles of incorporation with us so we can talk it over with you.

Now regarding the Racey matter on commissions will state that this has been left with Mr. Campbell and Mr. Racey, and we expect to see Mr. Racey before we leave for the south, and will take this matter up with you in person.

With kind regards to you and Mr. Ninnis, we are,

Yours very truly,

BY A CAMPBELL

BY

Messrs. Campbell and Kressly 2.

August 19, 1939.

30600.

If the 7th and final payment of \$31,000.00 be made to the West End Company on its due date the West End Company will deliver to Campbell and Kressly the 51% balance of the stock in the new company, and its interest in the new company will thereupon cease.

If the said payment of \$31,000.00 be not made on its due date, then Campbell and Kressly have the privilege of requesting an extension of time for its payment up to an extension period of one year. At the end of said extension period if Campbell and Kressly are not prepared to make the \$31,000.00 payment on its due date it is understood that the West End Company thereupon has the option right to declare this option closed and retaining its 51% of the stock in the new company, or of granting Campbell and Kressly a furthur extension, or extensions, of time, with the

right, at the end of any of said extension periods, if the said payment be not made as provided in said extension, of delaring this option closed and retaining the 51% of stock in the new company.

Campbell and Kressly will pay to the West End Company a 25% royalty on net smelter returns, less hauling, on all ore shipped from the Mabel Mine; or the equivalent in case the ore be milled in their own miling plant or a custom plant; until such time as the entire required payments on purchase price are made or until the option be closed as provided in the paragraph above. It is understood that up to the time the \$31,000.00 payment normaly falls due said royalty payments shall apply against the said \$31,000.00 payment; but any royalties paid after the normal due date of the \$21,000.00 payment, during the extension periods as provided herein, shall not apply against the \$31,000.00 payment but shall be retained by the West End Company as additional penalty payments on the purchase price. This provision shall extend on any and all extensions of time by the West End Company as provided herein.

In event Campbell and Kressly discontinue work in the Mabel Mine at any time prior to the completion of this contract by purchase, or the closing of this option after any extension as provided herein, the West End Company, as controlling interest holder in the new company, holding title to the Mabel Mine, shall have the privilege of resuming work in the Mabel Mine on its own account, complying with provisions in this option contract and ratio of ownership in distribution of any profits. In this event also if Campbell and Kressly cease work in the mine for a period of one year, during which period the West End Company is to have the right to use all machinery and equipment installed on the property, for operation of the Mabel Mine only, and is also to have an option to purchase the \$29,400.00 interest (49%) of Campbell and Kressly at the price paid, namely \$29,400.00, the rate of payments to be later arranged between the parties hereto, and also is to have an option on any or all of the ordinary movable equipment and machinery which has been placed on the property by Campbell and Kressly at a fair appraised value.

Messrs. Campbell and Kressly 3.

August 19, 1939.

We, as representatives of the West End Consolidated Mines Corporation, referred to above as the West End Company, agree to the terms of proposed option as outlined above herein.

WEST END CONSOLIDATED MINES CORPORATION

President

By M. N. Indelinan,

Approved:

Cressley and Campbell,

By/Holiceso

By Hay W. Caughel

THIS AGREEMENT made and entered into this 19th day of August, 1939, by and between H. D. Budelman and F. C. Ninnis of Tonopah, Nevada, parties of the first part, and Ray W. Campbell and H. J. Kressly of Seattle, Washington, parties of the second part.

WITNESSETH

That the parties of the first part, for and in consideration of the sum of Twenty Five Thousand (\$25,000.00) Dollars, lawful money of the United States, do by these presents sell to the parties of the second part the G.M. Group of four unpatented lode mining claims, situated in the Garfield Mining District. Mineral County, Nevada, payment to be made as follows:

The furchaseprice to be paid for the above described property is the sum of Twenty Five Thousand (\$25,000.00) Dollard. which parties of the second part agree to pay as follows:

\$10,000.00 on the signing of this agreement, receipt of which is hereby acknowledged

\$ 5,000.00 on or before September 19, 1939 \$ 5,000.00 on or before October 19, 1939 \$ 5,000.00 on or before November 19, 1939

Agcopted: Gaughter Pro stylen

Parties of the second part

executed the day and year first above written. WEST END CONSOLIDATED MINES CORPORATION, By_____ Its President. Attest: ______ Its Secretary. Party of the first part. Parties of the second part. -8-

WEST END CONSOLIDATED MINES CORPORATION

EXECUTIVE OFFICE, TONOPAH, NEVADA

TONOPAH, NEVADA

F. C. NINNIS,
PRESIDENT AND TREASURER

4. D. BUDELMAN.
VICE PRESIDENT AND GENERAL MANAGER

August 19, 1939.

Messrs. Ray W. Campbell and H. J. Kressly, Seattle, Washington.

Gentlemen:

The following memorandum of agreement covers terms of proposed option on the Mabel Mine, property of this company, and is our understanding of the terms upon which we, as representatives of the West End Consolidated Mines Corporation, and you, as prospective purchasers, agreed upon during the past several days discussion. It is understood that a formal option is to be drawn up later, in which will be incorporated ordinary provisions usual in a mining option. We believe that it may be necessary for us to obtain our stockholders ratification of this agreement, but it is believed that the necessary ratification can readily be obtained if necessary.

This option to cover six unpatented lode claims in the Garfield Mining District, Mineral County, Nevada, as follows: Mabel No. 1, Mabel No. 2, Mabel No. 3, Mabel No. 4, Boston No. 1 and Boston No. 2; together with all buildings and equipment there on which are the property of the West End Company.

Purchase price to be \$60,000.00, payable as follows: \$2500.00 within 30 days after the date of this option; \$2500.00 60 days thereafter; \$5000.00 six months thereafter; \$5000.00 six months thereafter; \$5000.00 six months thereafter; \$9400.00 six months thereafter; and the balance of \$31,000.00 six months thereafter.

In case payments are discontinued before the 6th payment of \$9400.00 be made, the West End Company shall retain any payments already made and the property shall revert to the West End Company.

After the \$9400.00 payment is made, making a total of \$29,400.00 received by the West End Company, the parties hereto will share equally in the expense of incorporation of a non-assessable company, said cost not to exceed \$200.00, to which company the West End Company will deliver title to the Mabel Mine blaims and property covered by this option, said company to be controlled by the West End Company, and the West End Company will deliver to Messrs. Campbell and Kressly 49% of the stock of the new company, as full consideration for the \$29,400.00 paid by Campbell and Kressly to the West End Company.

Reno, Nevada August 24, 1939

West End Consolidated Mines Corporation Tonopah, Nevada

Attention: Mr. F. C. Ninnis, President
Mr. H. D. Budelman, Vice President.

Dear Sirs:

Enclosed herewith are three copies of the "Mabel" Lease and Option, which has been drawn up by Mr. Cantwell. Four copies would have been sent except that Mr. Kressly and I each desire a copy for study.

If you find this agreement in order will you kindly sign it and affix the Company's seal in the usual manner and mail the three copies to Kressly and Campbell at 719 Second Avenue, Seattle, Washington, who will affix their signatures and return you two copies.

With kind personal regards and every good wish, I am

Yours very truly,

Takan,

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that all work done upon said property shall be done in good and workmanlike manner, mine fashion, and in accordance with the laws, rules and regulations of the State of Nevada governing such work, and with due regard to the development and preservation of said premises as a workable mine or mines.

- 2. Lessees shall work and mine said property by doing and performing at least 120 shifts of labor thereon during each calendar month of the term hereof, beginning with the month of October 1939, unless prevented from so doing by act of God, strikes, lockout, war, or extraordinary mining casualty.
- 3. All workings made by lessees on said property and all present workings thereon which are utilized by the lessees shall be well and properly timbered and shall be kept clear of loose rock and rubbish.
- 4. Lessees shall do, perform and complete the following specified work:
- (a) Lessees shall sink the Mabel shaft three hundred (300) feet vertically below the floor of the present six hundred (600) foot level;
- (b) Lessees shall cross-cut and drift from the Mabel shaft so extended to a point directly below the six hundred fifteen (615) foot winze and drive a raise therefrom to make connection with the present seven hundred thirty (730) foot level.
- 5. All workmen employed by lessees on said premises shall be kept fully covered by industrial insurance under the Workmen's Compensation Act of the State of Nevada at the expense of the lessees.
- 6. No lien shall be permitted to attach to said property on account of labor performed or materials furnished

to the lessees. Lessees shall permit lessor to post and keep posted on said property such notice or notices as lessor may desire to post thereon to protect the premises from such liens attaching thereto.

- 7. Party of the first part and its authorized representatives shall have the privilege and right of entering into and upon the demised premises and into any and all workings thereon for the purpose of surveying, inspecting and sampling, as they may from time to time desire.
- 8. Lessor shall deliver to lessees all mine plans, and all engineering and production data in its possession that may be required by lessees.
- 9. Lessees shall do and perform and make proper record of all annual labor required by Federal law to preserve the title and right of possession of lessor in and to each and every of the above named mining claims.
- lessees extracted and marketed from said premises during the term of this lease shall be sold and marketed in the name of the "Mabel Mine" and returns thereon shall be made to the Tonopah Branch, First National Bank of Nevada, in Tonopah, Nevada, who shall be authorized to deduct from said returns and to credit to the account of the lessor a royalty of twenty-five per cent (25%) of the smelter returns, less only hauling, freight and treatment charges, and after deduction of said royalty to credit the balance to the account of the lessees.
- shall at any time wish to claim lessees have forfeited this lease by reason of any breach by them of conditions herein contained, the lessor shall give written notice thereof to the

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lessees by mail addressed to them at No. 719 Second Avenue,
Seattle, Washington, and that the lessees shall have thirty (30)
days from and after the mailing of such notice within which to
cure such default before the lessor shall claim such forfeiture.
It is further understood and agreed that any notice desired or
required to be given by the lessees to the lessor relative hereto
may be given in writing mailed to lessor at Tonopah, Nevada.

14 12. Upon the termination of this lease by the expiration of the term thereof, or upon the forfeiture of this lease by breach of any term thereof, the lessees shall peaceably and quietly quit and surrender the said premises to the lessor, including any and all improvements made or placed thereon by the lessees below the collar of the shafts, and expressly including all pipe and rails installed underground; And in this connection it is specifically understood and agreed that the lessees shall permit all new machinery and equipment by them installed thereon to remain in place for a period of one hundred and eighty the was said mention and eighty (180) days, during which time lessor shall have the option to purchase the same at a price to be agreed upon by lessor and lessees, and in the event of their failure to effect such sale the lessees shall have the privilege of thereafter removing such machinery and equipment from the premises. It is further understood and agreed that lessees shall have sixty (60) days after such forfeiture or termination of this lease to remove, market and mill all ore by lessees broken prior to such forfeiture or termination of this lease, subject, however, to the payment of royalty as hereinabove provided.

And the said party of the first part, in consideration of the premises and the observance by parties of the second

part of each and every of the herein contained covenants on the part of the lessees to be kept and performed, does by these presents give and grant unto the parties of the second part the full and exclusive option of acquiring the capital stock of a corporation to which party of the first part will transfer the ownership of the hereinabove described mining property upon the following express terms and conditions:

1. The total price to be paid by parties of the second part to party of the first part is the sum of sixty thousand dollars (\$60,000.00), payable in the following installments:

\$ 2,500.00 thereof to be paid on or before October 9, 1939; 10,000.00 thereof to be paid on or before August 24, 1940; 5,000.00 thereof to be paid on or before February 24, 1941; 5,000.00 thereof to be paid on or before August 24, 1941; 12,500.00 thereof to be paid on or before February 24, 1942; 25,000.00 thereof to be paid on or before August 24, 1942.

It is, however, mutually agreed that if parties of the second part request an extension for one year in the due date of the last above listed payment of \$25,000.00, the party of the first part shall have and may exercise the option of granting such requested extension, or, in lieu thereof, of insisting upon its payment on August 24, 1943, in the following manner, that is to say: by the payment of ten thousand dollars (\$10,000.00) in cash and the retention by party of the first part of a twenty-five per cent (25%) interest in the capital stock of the corporation which will then be the owner of said property, as hereinafter provided.

2. It is understood and agreed that after the first payment of two thousand five hundred dollars (\$2,500.00) due October 9, 1939, and the second payment of ten thousand dollars (\$10,000.00) due August 24, 1940, have both been made by the parties of the second part, the parties hereto will cause a corporation to be formed under the laws of the state of Nevada,

the stock of which shall be nonassessable, and shall have a total authorized capital stock as may be then agreed upon by the parties hereto, and that upon such corporation being formed party of the first part will forthwith convey to such corporation title to the above described mining property free and clear of all encumbrances, save and except the paramount title of the United States in and to said claims, in consideration of the issuance by said corporation of such portion of its total authorized capital stock as may be then agreed upon by the parties hereto, it being further understood and agreed that forty-nine per cent (49%) of the stock so issued shall be issued to the parties of the second part and fifty-one per cent (51%) thereof shall be issued to the party of the first part.

- 3. It is further understood and agreed that up to the extent of two hundred dollars (\$200.00), the parties hereto shall bear equally in the expense of forming such corporation, and that in the event the total expense of incorporating said company shall exceed the sum of \$200.00, the excess shall be paid solely by the parties of the second part.
- when the parties of the second part have fully paid in cash the remaining installments of purchase price, as hereinabove set forth, the party of the first part will forthwith transfer to the parties of the second part the fifty-one per cent (51%) of capital stock in such corporation which has been so issued to it; but in the event the final payment of twenty-five thousand dollars (\$25,000.00) is not fully paid in cash, but by the payment of ten thousand dollars (\$10,000.00) in cash and retention of a twenty-five per cent (25%) interest in the property, party of the first part shall cause to be transferred to parties of the second part an additional twenty-six per cent (26%) of the total issued capital stock of said new corporation, and

to the lessees. Lessees shall permit lessor to post and keep posted on said property such notice or notices as lessor may desire to post thereon to protect the premises from such liens attaching thereto.

- 7. Party of the first part and its authorized representatives shall have the privilege and right of entering into and upon the demised premises and into any and all workings thereon for the purpose of surveying, inspecting and sampling, as they may from time to time desire.
- plans, and all engineering and production data in its possession that may be required by lessees.
- 9. Lessees shall do and perform and make proper record of all annual labor required by Federal law to preserve the title and right of possession of lessor in and to each and every of the above named mining claims.
- lessees extracted and marketed from said premises during the term of this lease shall be sold and marketed in the name of the "Mabel Mine" and returns thereon shall be made to the Tonopah Branch, First National Bank of Nevada, in Tonopah, Nevada, who shall be authorized to deduct from said returns and to credit to the account of the lessor a royalty of twenty-five per cent (25%) of the smelter returns, less only hauling, freight and treatment charges, and after deduction of said royalty to credit the balance to the account of the lessees.
- shall at any time wish to claim lessees have forfeited this lease by reason of any breach by them of conditions herein contained, the lessor shall give written notice thereof to the

CHAS. A. CANTWELL

total authorized capital stock as may be then agreed upon by the parties hereto, and that upon such corporation being formed party of the first part will forthwith convey to such corporation title to the above described mining property free and clear of all encumbrances, save and except the paramount title of the United States in and to said claims, in consideration of the issuance by said corporation of such portion of its total authorized capital stock as may be then agreed upon by the parties hereto, it being further understood and agreed that forty-nine per cent (49%) of the stock so issued shall be issued to the parties of the second part and fifty-one per cent (51%) thereof shall be issued to the party of the first part.

- 3. It is further understood and agreed that up to the extent of two hundred dollars (\$200.00), the parties hereto shall bear equally in the expense of forming such corporation, and that in the event the total expense of incorporating said company shall exceed the sum of \$200.00, the excess shall be paid solely by the parties of the second part.
- when the parties of the second part have fully paid in cash the remaining installments of purchase price, as hereinabove set forth, the party of the first part will forthwith transfer to the parties of the second part the fifty-one per cent (51%) of capital stock in such corporation which has been so issued to it; but in the event the final payment of twenty-five thousand dollars (\$25,000.00) is not fully paid in cash, but by the payment of ten thousand dollars (\$10,000.00) in cash and retention of a twenty-five per cent (25%) interest in the property, party of the first part shall cause to be transferred to parties of the second part an additional twenty-six per cent (26%) of the total issued capital stock of said new corporation, and

shall retain twenty-five per cent (25%) of such total issued capital stock.

5. It is understood and agreed that all royaltimes and agreed that all royaltimes.

- 5. It is understood and agreed that all royalties paid by the parties of the second part under the terms of the lease hereinabove granted shall be applied upon the agreed sixty thousand dollars ' purchase price, but that the credit shall be applicable to the five thousand dollars' installment due February 24, 1941, and to subsequent installments, but shall not be credited upon either the first or second hereinabove required installments.
- of twenty-five thousand dollars (\$25,000.00) is extended for one year by party of the first part, as provided in paragraph 1 on page 5 hereof, the term of the lease herein granted to parties of the second part will be automatically extended for a like period, that is to say, to the 34th day of August, 1943.
- that the lease granted herein, and the option of acquiring ownership in said corporation are mutually dependent; that is to say, a forfeiture of the lease shall work an immediate termination and forfeiture of such option, and a forfeiture of the option shall likewise work an immediate forfeiture and termination of the lease.
- 8. Time is of the essence of this agreement, and it is mutually agreed that this agreement, and each and every part thereof, shall inure to the benefit of and shall extend to and bind the heirs, executors, administrators and assigns of the respective parties hereto.

IN WITNESS WHEREOF this agreement has been duly

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of August, A. D. 1939, by and between WEST END CONSOLIDATED MINES CORPORATION, a corporation, having its principal office in Tonopah, Nevada, the party of the first part, and RAY W. CAMPBELL and HOWARD J. KRESSLY, both of Seattle, Washington, the parties of the second part,

WITNESSETH:

That the party of the first part does by these presents demise and let unto the parties of the second part, for the term beginning with the date hereof and expiring at twelve o'clock noon on the 24th day of August, 1942, and upon the terms and conditions hereinafter fully set forth, all of that certain mining property situate in the Garfield Mining District (sometimes called the Gold Range Mining District) in the County of Mineral, State of Nevada, and particularly described as follows:

That certain group of unpatented lode mining claims known as and called the Mabel Group and comprising the Mabel No. 1, Mabel No. 2, Mabel No. 3, Mabel No. 4, Boston No. 1, Boston No. 2 unpatented lode mining claims, together with all the buildings and equipment thereon which are the property of the party of the first part.

This lease is granted by party of the first part and accepted by the parties of the second part upon each and every of the following terms and conditions:

1. The parties of the second part may enter into and upon the demised ground and work, operate and mine the same, and mine, extract, mill and market the mine product thereof during the term of this lease, it being understood

that all work done upon said property shall be done in good and workmanlike manner, mine fashion, and in accordance with the laws, rules and regulations of the State of Nevada governing such work, and with due regard to the development and preservation of said premises as a workable mine or mines.

- 2. Lessees shall work and mine said property by doing and performing at least 120 shifts of labor thereon during each calendar month of the term hereof, beginning with the month of October 1939, unless prevented from so doing by act of God, strikes, lockout, war, or extraordinary mining casualty.
- 3. All workings made by lessees on said property and all present workings thereon which are utilized by the lessees shall be well and properly timbered and shall be kept clear of loose rock and rubbish.
- 4. Lessees shall do, perform and complete the following specified work:
- (a) Lessees shall sink the Mabel shaft three hundred (300) feet vertically below the floor of the present six hundred (600) foot level;
- (b) Lessees shall cross-cut and drift from the Mabel shaft so extended to a point directly below the six hundred fifteen (615) winze and drive a raise therefrom to make connection with the present seven hundred thirty (730) foot level.
- 5. All workmen employed by lessees on said premises shall be kept fully covered by industrial insurance under the Workmen's Compensation Act of the State of Nevada at the expense of the lessees.
- 6. No lien shall be permitted to attach to said property on account of labor performed or materials furnished

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Seattle, Washington, and that the lessess shall have thirty (50) days from and after the mailing of such notice within which to cure such default before the lessor shall claim such forfeiture. It is further understood and agreed that any notice desired or required to be given by the lessess to the lessor relative hereto may be given in writing mailed to lessor at Tonopah, Nevada.

12. Upon the termination of this lease by the expiration of the term thereof, or upon the forfeiture of this lease by breach of any term thereof, the lessees shall peaceably and quietly quit and surrender the said premises to the lessor, including any and all improvements made or placed thereon by the lessees below the collar of the shafts, and expressly including all pipe and rails installed underground. And in this connection it is specifically understood and agreed that the lessees shall permit all new machinery and equipment by them installed thereon to remain in place for a period of one hundred and eighty (180) days, during which time lessor shall have the option to purchase the same at a price to be agreed upon by lessor and lessees, and in the event of their failure to effect such sale the lessees shall have the privilege of thereafter removing such machinery and equipment from the premises. It is further understood and agreed that lessess shall have sixty (60) days after such forfeiture or termination of this lease to remove, market and mill all ore by lessees broken prior to such forfeiture or termination of this lease, subject, however, to the payment of royalty as hereinabove provided.

and the said party of the first part, in considera-

part of each and every of the herein contained covenants on the part of the lessees to be kept and performed, does by these presents give and grant unto the parties of the second part the full and exclusive option of acquiring the capital stock of a corporation to which party of the first part will transfer the ownership of the hereinabove described mining property upon the following express terms and conditions:

1. The total price to be paid by parties of the second part to party of the first part is the sum of sixty thousand dollars (\$60,000.00), payable in the following installments:

\$ 2,500.00 thereof to be paid on or before October 9, 1939; 10,000.00 thereof to be paid on or before August 24, 1940; 5,000.00 thereof to be paid on or before February 24, 1941; 5,000.00 thereof to be paid on or before August 24, 1941; 12,500.00 thereof to be paid on or before February 24, 1942; 25,000.00 thereof to be paid on or before August 24, 1942.

It is, however, mutually agreed that if parties of the second part request an extension for one year in the due date of the last above listed payment of \$25,000.00, the party of the first part shall have and may exercise the option of granting such requested extension, or, in lieu thereof, of insisting upon its payment on August 24, 1943, in the following manner, that is to say: by the payment of ten thousand dollars (\$10,000.00) in cash and the retention by party of the first part of a twenty-five per cent (25%) interest in the capital stock of the corporation which will then be the owner of said property, as hereinafter provided.

2. It is understood and agreed that after the first payment of two thousand five hundred dollars (\$2,500.00) due October 9, 1939, and the second payment of ten thousand dollars (\$10,000.00) due August 24, 1940, have both been made by the parties of the second part, the parties hereto will cause a corporation to be formed under the laws of the state of Nevada,

shall retain twenty-five per cent (25%) of such total issued capital stock.

5. It is understood and agreed that all royalties paid by the parties of the second part under the terms of the lease hereinabove granted shall be applied upon the agreed

lease hereinabove granted shall be applied upon the agreed sixty thousand dollars ' purchase price, but that the credit shall be applicable to the five thousand dollars' installment due February 24, 1941, and to subsequent installments, but shall not be credited upon either the first or second herein-

above required installments.

6. In the event the due date of the final payment of twenty-five thousand dollars (\$25,000.00) is extended for one year by party of the first part, as provided in paragraph 1 on page 5 hereof, the term of the lease herein granted to parties of the second part will be automatically extended for a like period, that is to say, to the 24th day of August, 1943.

7. It is further expressly understood and agreed that the lease granted herein, and the option of acquiring ownership in said corporation are mutually dependent; that is to say, a forfeiture of the lease shall work an immediate termination and forfeiture of such option, and a forfeiture of the option shall likewise work an immediate forfeiture and termination of the lease.

e. Time is of the essence of this agreement, and it is mutually agreed that this agreement, and each and every part thereof, shall inure to the benefit of and shall extend to and bind the heirs, executors, administrators and assigns of the respective parties hereto.

IN WITHERS WHEREOF this agreement has been duly

executed the day and year first above written.

WEST END CONSOLIDATED MINES CORPORATION,

Ву	Its President.
ttest:	
	Its Secretary.
Part	ty of the first part.
Part	les of the second part.

to use said machinery and equipment, and shall have the option to purchase the same at a price to be agreed upon by lessor and lessees, and in the event of their failure to effect such sale the lessees shall have the privilege of thereafter removing such machinery and equipment from the premises. It is further understood and agreed that lessees shall have sixty (60) days after forfeiture or termination of this lease to remove, market and mill all ore by lessees broken prior to such forfeiture or termination of this lease, subject, however, to the payment of royalty as hereinabove provided.

ation of the premises and the observance by parties of the second part of each and every of the herein contained covenants on the part of the lessees to be kept and performed, does by these presents give and grant unto the parties of the second part the full and exclusive option of acquiring the capital stock of a corporation to which party of the first part will transfer the ownership of the hereinabove described mining property upon the following express terms and conditions:

2. The total price to be paid by parties of the second part to party of the first part is the sum of sixty thousand dollars (\$60,000.00), without deduction of any kind what-seever, either for commission or otherwise, except as hereinafter provided, and payable in the following installments:

\$ 2,500.00 thereof to be paid on or before October 9, 1939; ode-10,000.00 thereof to be paid on or before August 24, 1940; 5,000.00 thereof to be paid on or before February 24, 1941; and 12,500.00 thereof to be paid on or before August 24, 1941; ode 12,500.00 thereof to be paid on or before February 24, 1942; and 25,000.00 thereof to be paid on or before August 24, 1942.

It is, however, mutually agreed that if parties of the second part exercise their right to request an extension

Pinal Settlement NINTH FLOOR NEWHOUSE BUILDING 273 UNITED STATES SMELTING REFINING AND MINING COMPANY

Salt Lake City, Utah, May 8, 1939

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UNITED STA 3 SMELTING REFINING AND M NG COMPANY

Final Settlement 273 & 4658-A

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NINTH FLOOR NEWHOUSE BUILDING

Oct. 10, 1938

Salt Lake City, Utah, Pay WEST END CONSOLIDATED MINES CORP., TONOPAH, NEVADA SF: Mina, Nevada OreCrude-Mabel Mine-Loyd Wilson Lot No. 31 Gold License No. Sampled by U.O.S.Co. Received 10/1/38 Sampled 10/3/38 Assayed 10/4/38 Metal Quotations-Gold 34.912 Silver 64.125 Copper, N.Y. Lead, N.Y. Zinc GOLD SILVER OZS. PER TON CZS. PER TON PER CENT ASSAYS PER CENT LEAD INSOLUBLE IRON U. S. S. Co. .51 17.8 .54 18.5 1.2 UnionUmpire .525 17.9 .525 17.9 .18 1.05 67.3 8.9 10.0 Settlement Assay 3.6 CAR NOS. WET WEIGHT METAL VALUE WORKING CHARGE UCR 20148 Gold 100% 61.8183 16 Treatment Base 30% Lead Silver 100% 604 . 125 Credit Acc't Over 30% Pb. Copper Debit Acc't Under 30% Pb. Lead Insoluble Zinc Zinc Charge, excess over 6% Total Metal Value Sulphur Charge, excess over 2% Less % of value of silver 57 Arsenic Charge, excess over 2% Total Wet Weight Sacks Total Debit Net Weight 94700 Gross Value Iron Credit Less HO 1.4 % 1326 Less Working Charge Net Working Charge Dry Weight, Ibs. 93374 Payment for 46.687 tons @ 1048.12 per ton Freight advanced @ \$4.73 per ton 223.97 Umpire Charge 3.75 Handling Charge Acct. Less Than 10 Tons Assay Charges 3.50 Sampling Charges 264.38 Hauling Charges: Checked by Amount Withheld Pending Receipt of Silver Affidavit Approved by Net Payment 783

SMELTING REFINING AND M NG COMPANY NINTH FLOOR NEWHOUSE BUILDING

273 & HOMONE

Salt Lake City, Utab, Jan. 12, 1939

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Final Settlement 273 & 4658-A

MELTING REFINING AND MINI

NINTH FLOOR NEWHOUSE BUILDING

June 22, 1939

COMPANY

WEST END CONSOLIDATED MINES CORPORATION, TONOPAH, NEVADA SP: Mina, Nevada Gold License No. Lot No .. U.O.S. Co. Received 6/15/39 6/17/39 Sambled Sampled by Metal Ouotations-Gold 54.9125 Silver 64.125 Copper, N.Y. Zinc PER CENT PER CENT PER CENT PER CENT PER CENT PER CENT SULPHUR PER CENT PER CENT OZS. PER TON OZS. PER TON COPPER WET LIME 92.7 .86 U. S. S. Co. .8625 B.& D. 93.4 92.44 C.& N. Umpire .86125 92.70 .40 6.50 54.0 11.8 3.3 14.7 Settlement Assay CAR NOS. WET WEIGHT METAL VALUE WORKING CHARGE SP 32295 - UP 62964 Gold 100% @1.8183 40 Treatment Base 30% Lead Silver 100% @64. 125 44 Credit Acc't Over 30% Pb. Debit Acc't Under 30% Pb. Copper 78 Lead Insoluble Zinc Zinc Charge, excess over 6% 62 Total Metal Value Sulphur Charge, excess over 2% 2 97 Less 5 % of value of silver Arsenic Charge, excess over 2% Total Wet Weight Sacks Total Debit 24820 84 65 Net Weight Gross Value Iron Credit 6 16 186 Less H.O . 75 Less Working Charge Net Working Charge 24634 12.317 966.76 Dry Weight, 1bs. Payment for tons @ per ton 10.23 ton min. Freight advanced @ 204.60 per ton Handling Charge Acct. Less Than 10 Tons Assay Charges 6.00 MSampling Charges Umpire 3.00 MHANKING Charges: Sampling & Pulps 18.28 231,88 Checked by Amount Withheld Pending Receipt of Silver Affidavit Approved by 734.88 Net Payment

P. W. RACEY
MINING ENGINEER
619 FACETE BUILDING XX
VANCOUVER, B. C.

703 Royal Trust Building

Mr F. C. Ninnis -2.

September 19, 1939.

I have been considerably delayed in getting back down south to get things started as we all had planned, but you will understand that the war situation has upset all calculations and all are worried and disturbed as to what may happen to investments and new undertakings of all kinds, such as this operation in particular.

I plan to leave on tomorrow's Cascade for Oakland and should arrive there about 1 p.m. Thursday. If you can grant the above requests, please wire me there.

With the best of good wishes to you both and hoping that the war is not hitting you as hard as it is the boys up here, I am,

Sincerely yours,

PWR/R

Cc - Kressly and Campbell

LINIEN RECORD

MADE IN CANADA

Sept. 9, 1939.

Mr H. D. Budelman, West End Consolidated Mining Co., Tonopah, Nevada.

Dear Herman:

Thanks for your letter giving the estimated cost of doing the work that is planned at the Mabel mine.

In making this, it sort of seems to me that you planned to use a lot of equipment and outfit that must have been removed by the West End Company after it ended the Company account work.

Is that equipment available? Barnett will be starting to get things lined up for a start shortly and we do not want to spend any more money on tools, etc., etc than we have to. So if you have any equipment that would do for this work and won't cost too much please let me know as soon as you can, and what it will cost.

I plan to leave for the south again next Friday evening after completing my visit to Zeballos to which place I fly today.

My Vancouver address is changed, as you see above. When answering this time please send a copy to Oakland as well as here. Thanks.

Regards to Fred.

Sincerely yours,

brote for Herman. 9-15-39. P. W. RACEY
MINING ENGINEER
3630/84016(6/90)LBING/
VANCOUVER, B. C.

703 Royal Trust Building Vancouver, B.C.

2000 Clemens Road, Oakland, California. September 2, 1939.

Mr H. D. Budelman, Tonopah, Nevada.

Dear Herman:

Thank you for your several letters dated August 28th, 30th and 31st and for the smelter returns and the copy of the rewritten agreement with Messrs Kressly and Campbell and the West End Consolidated Mines Corp..

When talking to Mr Campbell on the telephone last night he had not yet received the new copies of the agreement but should get them today. Pending their study of the new items, I can see nothing amiss with them.

Thanks for what you say regarding your Company's rights to some of thewater from Pepper Springs. We will follow this up.

You will be interested to learn that we have engaged Mr George I. Barnett to take charge of the work at the Mabel-Garfield.

I leave tomorrow for Seattle and Vancouver, where, by the way, you will see from the above that my Vancouver office is being changed to the Royal Trust Building. This in future will be my Canadian address. As soon as I get through with a short visit to Zeballos and have moved my office furniture I will double back here and get things started at the Mabel with Barnett. This should be somewhere between the 15th and 20th of this month.

Mr Campbell asked me to tell you that the Detroit deal was accomplished and for you and Fred "to use your judgment".

Sincerely

Cc. Kressly and Campbell

J. Werry

703 Royal Trust Building,

October 27, 1939.

Mr H. D. Budelman, Tonopah, Nevada.

Dear Herman:

As requested in your letter to Messrs Ray W. Campbell and Howard J. Kressly dated October 18, 1939, a copy of which you sent me, there is being returned herewith the signed copy of the G. M. Group agreement entered into between you, Mr Ninnis and they.

Enclosed herewith also are the several smelter returns you loaned me. Thanks for them.

Ray Campbell has been confined to hospital for the past week or thereabouts and Mrs Kressly has been very ill at the same time. This has kept them from doing any business lately.

I am leaving for the north this evening and will be absent till November 6th.

Best regards.

Sincerely,

PWR/R

P. W. RACEY
MINING ENGINEER
BIO PACHIO BUILDING X
VANCOUVER, B. C.

703 Royal Trust Building

2000 Clemens Road, Oakland, California September 28, 1939.

Mr F. C. Ninnis, Tonopah, Nevada.

Dear Fred:

My back injury is improving so that I should be able to get on the road again by the beginning of the coming week. At the moment the doctor will not let me set foot in a car at all for fear of displacing something again, but that order should be lifted by Sunday.

Anyhow, this evening I was talking to Mr Kressly over the phone and he is prepared to come south the first of the week. That is, he and or Mr Campbell. So will you let me know what day would be convenient for you and Herman to meet us in Reno.

We have not let Mr Barnett commit us for anything on Mabel mine account till we get this all ironed out to everyone's satisfaction. The stiffness of the Garfield deal was just a bit too much for the Seattle group who are not prepared to put up money for a doubtful, mostly worked-out property until they have been given a chance to spend some cash on exploration. All the hardboiled strings that the owners hitched on to that deal simply drove the purchasers to cover and present world poletics settled the matter when Messrs Harris and Miller would not ease up at all.

Best regards to you both and to Herman.

Patrag

Sincerely yours

PWR

P. W. RACEY MINING ENGINEER MAD RACIFIC BUILDING A VANCOUVER, B. C.

** 703 Royal Trust Building

September 19, 1939.

Mr F. C. Ninnis, President, West End Consolidated Mines Corp., Tonopah, Nevada.

Dear Fred:

Thank you for the telegram of todays date.

The terribly unsettled condition of world poletics has so upset everyone up here that those who were providing the funds for the exploration for the exploration of the Mabel mine feel that the risks involved by following out the Mabel option as now written would be very great in the face of the fact that the mine is largely depleted of ore and that the low values in the vein under the Atherton ore shoot constitute a warning when applied to what may be f found at greater depth in the Mabel mine. These gentlemen realize also that, at best, the undertaking would result in a rather small operation.

However, they express willingness to spend money o on exploration work if the risk can be lessened, and for this reason they ask that the terms of the option be altered as follows:-

Page 5, pp 1, payment schedule to be made to read as follows:-

\$12,500.00 thereof to be paid on or before October 9, 1940. " March 9, 1941. H H H H H 5,000.00 " 11 October 9, 1941. 5,000.00 March 11, 1942. 11 11 11 -11 11 11 12,500.00 October 9,1942. 11 11 25,000.00

Page 6, pp 5 to read " It is understood and agreed that after the first payment of twelve thousand five hundred (\$12,000.00) dollars due October 9, 1940, has been made by the parties of the second part, the parties hereto will cause..."

Page 7, pp 5, line 4 to read "...sixty thousand dollars purchase price and that they shall be applicable to each ensueing installment of the purchase price as it shall become due."





RENO, NEVADA

Mr Fred Tuncin

Klow Fred

Kressly & Racy left

fut I am going out to Humboldt

in the morning so stayed over.

would like you to call

me when you come in

Fay Campbel

a deal was submitted to me totay I want to talk to you about.

Hay

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Fred Hummel } 6-22-40 100. #4-No Can, or notice.

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RAY W. CAMPBELL H. J. KRESSLY

KRESSLY & CAMPBELL

719 SECOND AVENUE SEATTLE, WASHINGTON TELEPHONE SENECA 4215

November 14, 1939

Budelman & Ninnis, Tonopah, Nevada.

Dear Herman and Fred:

No doubt Howard wrote you that I came back from my trip with the flu. Have been laid up until just a few days ago and haven't yet got my feet on the ground.

I am writing this letter to let you know that I am still alive and haven't yet had a chance to get on the job. You will hear from me in a day or two.

Best wishes.

Yours very truly,

Ray W. Campbell

RWC:B

P. W. RACEY MINING ENGINEER OF PACIFIC BUILDING VANCOUVER, B. C.

703 Royal Trust Building,

October 22, 1939.

Mr H. D. Budelman, Tonopah, Nevada.

Dear Herman:

The copy of your letter to Messrs Kressly and Campbell and dated October 18th has been received. Also, the note re Vancouver Island property was duly received.

The copy of the letter you wish returned must have been left in Oakland as I do not find it in my file here. As I will be flying down there tomorrow night I will look for it and send it to you as soon as I can.

We now have George Barnett in full charge of the Alabama-alifornia mine at Auburn where he appears to be taking hold in a very fine manner judging by what Mr Knight, etc have reported to me.

My back still bothers a little, but it is greatly improved and I should shortly be quite O.K. again. Thanks for the good wishes.

My best to Fred and yourself,

Sincerely,

that all work done upon said property shall be done in good and workmanlike manner, mine fashion, and in accordance with the laws, rules and regulations of the State of Nevada governing such work, and with due regard to the development and preservation of said premises as a workable mine or mines.

- 2. Lessees shall work and mine said property by doing and performing at least 120 shifts of labor thereon during each calendar month of the term hereof, beginning with the month of October 1939, unless prevented from so doing by act of God, strikes, lockout, war, or extraordinary mining casualty.
- 3. All workings made by lessees on said property and all present workings thereon which are utilized by the lessees shall be well and properly timbered and shall be kept clear of loose rock and rubbish.
- 4. Lessees shall do, perform and complete the following specified work:
- (a) Lessees shall sink the Mabel shaft three hundred (300) feet vertically below the floor of the present six hundred (600) foot level;
- (b) Lessees shall cross-cut and drift from the Mabel shaft so extended to a point directly below the six hundred fifteen (615) foot winze and drive a raise therefrom to make connection with the present seven hundred thirty (730) foot level.
- 5. All workmen employed by lessees on said premises shall be kept fully covered by industrial insurance under the Workmen's Compensation Act of the State of Nevada at the expense of the lessees.
- 6. No lien shall be permitted to attach to said property on account of labor performed or materials furnished

CHAS. A. CANTWELL FIRST NAT'L BANK BLDG RENO, NEVADA to the lessees. Lessees shall permit lessor to post and keep posted on said property such notice or notices as lessor may desire to post thereon to protect the premises from such liens attaching thereto.

- 7. Party of the first part and its authorized representatives shall have the privilege and right of entering into and upon the demised premises and into any and all workings thereon for the purpose of surveying, inspecting and sampling, as they may from time to time desire.
- 8. Lessor shall deliver to lessees all mine plans, and all engineering and production data in its possession that may be required by lessees.
- 9. Lessees shall do and perform and make proper record of all annual labor required by Federal law to preserve the title and right of possession of lessor in and to each and every of the above named mining claims.
- lessees extracted and marketed from said premises during the term of this lease shall be sold and marketed in the name of the "Mabel Mine" and returns thereon shall be made to the Tonopah Branch, First National Bank of Nevada, in Tonopah, Nevada, who shall be authorized to deduct from said returns and to credit to the account of the lessor a royalty of twenty-five per cent (25%) of the smelter returns, less only hauling, freight and treatment charges, and after deduction of said royalty to credit the balance to the account of the lessees.
- 11. It is understood and agreed that if the lessor shall at any time wish to claim lessees have forfeited this lease by reason of any breach by them of conditions herein contained, the lessor shall give written notice thereof to the

CHAS. A. CANTWELL FIRST NAT'L BANK BLDG lessees by mail addressed to them at No. 719 Second Avenue,
Seattle, Washington, and that the lessees shall have thirty (30)
days from and after the mailing of such notice within which to
cure such default before the lessor shall claim such forfeiture.
It is further understood and agreed that any notice desired or
required to be given by the lessees to the lessor relative hereto
may be given in writing mailed to lessor at Tonopah, Nevada.

12. Upon the termination of this lease by the expiration of the term thereof, or upon the forfeiture of this lease by breach of any term thereof, the lessees shall peaceably and quietly quit and surrender the said premises to the lessor, including any and all improvements made or placed thereon by the lessees below the collar of the shafts, and expressly including all pipe and rails installed underground. And in this connection it is specifically understood and agreed that the lessees shall permit all new machinery and equipment by them installed thereon to remain in place for a period of one hundred and eighty (180) days, during which time lessor shall have the option to purchase the same at a price to be agreed upon by lessor and lessees, and in the event of their failure to effect such sale the lessees shall have the privilege of thereafter removing such machinery and equipment from the premises. It is further understood and agreed that lessees shall have sixty (60) days after such forfeiture or termination of this lease to remove, market and mill all ore by lessees broken prior to such forfeiture or termination of this lease, subject, however, to the payment of royalty as hereinabove provided.

And the said party of the first part, in consideration of the premises and the observance by parties of the second part of each and every of the herein contained covenants on the part of the lessees to be kept and performed, does by these presents give and grant unto the parties of the second part the full and exclusive option of acquiring the capital stock of a corporation to which party of the first part will transfer the ownership of the hereinabove described mining property upon the following express terms and conditions:

1. The total price to be paid by parties of the second part to party of the first part is the sum of sixty thousand dollars (\$60,000.00), payable in the following installments:

\$ 2,500.00 thereof to be paid on or before October 9, 1939; 10,000.00 thereof to be paid on or before August 24, 1940; 5,000.00 thereof to be paid on or before February 24, 1941; 5,000.00 thereof to be paid on or before August 24, 1941; 12,500.00 thereof to be paid on or before February 24, 1942; 25,000.00 thereof to be paid on or before August 24, 1942.

It is, however, mutually agreed that if parties of the second part request an extension for one year in the due date of the last above listed payment of \$25,000.00, the party of the first part shall have and may exercise the option of granting such requested extension, or, in lieu thereof, of insisting upon its payment on August 24, 1943, in the following manner, that is to say: by the payment of ten thousand dollars (\$10,000.00) in cash and the retention by party of the first part of a twenty-five per cent (25%) interest in the capital stock of the corporation which will then be the owner of said property, as hereinafter provided.

2. It is understood and agreed that after the first payment of two thousand five hundred dollars (\$2,500.00) due October 9, 1939, and the second payment of ten thousand dollars (\$10,000.00) due August 24, 1940, have both been made by the parties of the second part, the parties hereto will cause a corporation to be formed under the laws of the state of Nevada,

CHAS. A. CANTWELL FIRST NAT'L BANK BLDG. RENO, NEVADA the stock of which shall be nonassessable, and shall have a total authorized capital stock as may be then agreed upon by the parties hereto, and that upon such corporation being formed party of the first part will forthwith convey to such corporation title to the above described mining property free and clear of all encumbrances, save and except the paramount title of the United States in and to said claims, in consideration of the issuance by said corporation of such portion of its total authorized capital stock as may be then agreed upon by the parties hereto, it being further understood and agreed that forty-nine per cent (49%) of the stock so issued shall be issued to the parties of the second part and fifty-one per cent (51%) thereof shall be issued to the party of the first part.

- 3. It is further understood and agreed that up to the extent of two hundred dollars (\$200.00), the parties hereto shall bear equally in the expense of forming such corporation, and that in the event the total expense of incorporating said company shall exceed the sum of \$200.00, the excess shall be paid solely by the parties of the second part.
- when the parties of the second part have fully paid in cash the remaining installments of purchase price, as hereinabove set forth, the party of the first part will forthwith transfer to the parties of the second part the fifty-one per cent (51%) of capital stock in such corporation which has been so issued to it; but in the event the final payment of twenty-five thousand dollars (\$25,000.00) is not fully paid in cash, but by the payment of ten thousand dollars (\$10,000.00) in cash and retention of a twenty-five per cent (25%) interest in the property, party of the first part shall cause to be transferred to parties of the second part an additional twenty-six per cent (26%) of the total issued capital stock of said new corporation, and

CHAS. A. CANTWELL FIRST NAT'L BANK BLDG. RENO, NEVADA shall retain twenty-five per cent (25%) of such total issued capital stock.

- 5. It is understood and agreed that all royalties paid by the parties of the second part under the terms of the lease hereinabove granted shall be applied upon the agreed sixty thousand dollars ' purchase price, but that the credit shall be applicable to the five thousand dollars' installment due February 24, 1941, and to subsequent installments, but shall not be credited upon either the first or second hereinabove required installments.
- of twenty-five thousand dollars (\$25,000.00) is extended for one year by party of the first part, as provided in paragraph 1 on page 5 hereof, the term of the lease herein granted to parties of the second part will be automatically extended for a like period, that is to say, to the 24th day of August, 1943.
- 7. It is further expressly understood and agreed that the lease granted herein, and the option of acquiring ownership in said corporation are mutually dependent; that is to say, a forfeiture of the lease shall work an immediate termination and forfeiture of such option, and a forfeiture of the option shall likewise work an immediate forfeiture and termination of the lease.
- 8. Time is of the essence of this agreement, and it is mutually agreed that this agreement, and each and every part thereof, shall inure to the benefit of and shall extend to and bind the heirs, executors, administrators and assigns of the respective parties hereto.

IN WITNESS WHEREOF this agreement has been duly

executed the day and year first above written.

WEST END CONSOLIDATED MINES CORPORATION,

SWA CO	Its Pr	esident.	
ttest:	Its Se	cretary.	
Party o	of the firs	t part.	
Parties	of the sec	cond part.	

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Tublicity from the Shift pu mo - Revelopment Report Shops x Progie each month

P. W. RACEY MINING ENGINEER 610 PACIFIC BUILDING VANCOUVER, B. C.

2000 Clemens Road, Oakland, California. August 26, 1939.

Mr F. C. Ninnis, Tonopah, Nevada.

Dear Fred:

I hope that you and Hermon received the copies of the Mabel lease and option and that all was in order. Please let me know when you send them north.

Will you please send me as soon as you can the details of the smelter returns from the shipments made of ore from below the 600 level of the Mabel Mine. If you have extra copies of the actual returns they would be best to send and would save you the trouble of copying. I am particularly interested in the details of analysis of the ore, the gross values of the several metals, weights both wet and dry, freight and treatment rates and deductions, I do not remember how many and the net returns. cars you said had been shipped, but I would like data on all below the 600 and particularly would I like to have kept separate the information of the car that came from the 730 and 700 levels if that is possible at all.

Please ask Hermon if he can recall any material change in the trend of values in production from level to level below the 300 as the sulphide zone was approached.

It might save trouble if you sent the actual smelter statements to me and I could copy them and return them to you if desired.

Sincerely,

of August, A. D. 1939, by and between WEST END CONSOLIDATED MINES CORPORATION, a corporation, having its principal office in Tonopah, Nevada, the party of the first part, and RAY W. CAMPBELL and HOWARD J. KRESSLY, both of Seattle, Washington, the parties of the second part,

WITNESSETH:

That the party of the first part does by these presents demise and let unto the parties of the second part, for the term beginning with the date hereof and expiring at twelve o'clock noon on the 24th day of August, 1942, and upon the terms and conditions hereinafter fully set forth, all of that certain mining property situate in the Garfield Mining District (sometimes called the Gold Range Mining District) in the County of Mineral, State of Nevada, and particularly described as follows:

That certain group of unpatented lode mining claims known as and called the Mabel Group and comprising the Mabel No. 1, Mabel No. 2, Mabel No. 3, Mabel No. 4, Boston No. 1, Boston No. 2 unpatented lode mining claims, together with all the buildings and equipment thereon which are the property of the party of the first part.

This lease is granted by party of the first part and accepted by the parties of the second part upon each and every of the following terms and conditions:

1. The parties of the second part may enter into and upon the demised ground and work, operate and mine the same, and mine, extract, mill and market the mine product thereof during the term of this lease, it being understood

that all work done upon said property shall be done in good and workmanlike manner, mine fashion, and in accordance with the laws, rules and regulations of the State of Nevada governing such work, and with due regard to the development and preservation of said premises as a workable mine or mines.

- 2. Lessees shall work and mine said property by doing and performing at least 120 shifts of labor thereon during each calendar month of the term hereof, beginning with the month of October 1939, unless prevented from so doing by act of God, strikes, lockout, war, or extraordinary mining casualty.
- 3. All workings made by lessees on said property and all present workings thereon which are utilized by the lessees shall be well and properly timbered and shall be kept clear of loose rock and rubbish.
- 4. Lessees shall do, perform and complete the following specified work:
- (a) Lessees shall sink the Mabel shaft three hundred (300) feet vertically below the floor of the present six hundred (600) foot level;
- (b) Lessees shall cross-cut and drift from the Mabel shaft so extended to a point directly below the six hundred fifteen (615) foot winze and drive a raise therefrom to make connection with the present seven hundred thirty (730) foot level.
- 5. All workmen employed by lessees on said premises shall be kept fully covered by industrial insurance under the Workmen's Compensation Act of the State of Nevada at the expense of the lessees.
- 6. No lien shall be permitted to attach to said property on account of labor performed or materials furnished

to the lessees. Lessees shall permit lessor to post and keep posted on said property such notice or notices as lessor may desire to post thereon to protect the premises from such liens attaching thereto. 7. Party of the first part and its authorized representatives shall have the privilege and right of entering into and upon the demised premises and into any and all workings thereon for the purpose of surveying, inspecting and sampling, as they may from time to time desire. 8. Lessor shall deliver to lessees all mine plans, and all engineering and production data in its possession that may be required by lessees. 9. Lessees shall do and perform and make proper record of all annual labor required by Federal law to preserve the title and right of possession of lessor in and to each and every of the above named mining claims. 10. Lessees shall carry reasonable fire insurance on Mabel Mine property of lessor, but it is understood and agreed that this provision begins at expiration of present policy on June 9, 1940. It is further understood and agreed between the parties that should there be damage to the plant by fire that lessor agrees to apply any moneys received on account of said fire insurance for the repair or rebuilding of the property damaged. 11. Lessees shall pay State and County taxes on Mabel Mine assessment, but it is understood and agreed that this provision begins with first payment due in December 1939. 12. All ores, minerals and mine product by the lessees extracted and marketed from said premises during the term of this lease shall be sold and marketed in the name of 030

of up to one year on the due date of the last above listed payment of \$25,000.00, then in that event the party of the first part shall have and may exercise the option, at any time prior to the termination of the extension period requested, of insisting upon the payment of the said payment of \$25,000.00 in full, or, in lieu thereof, of insisting upon its payment in the following manner, that is to say; by the payment of ten thousand dollars (\$10,000.00) in each and the retention by party of the first part of a twenty-five per cent (25%) interest in the capital stock of the corporation which will then be the owner of said property, as hereinafter provided.

2. It is understood and agreed that after the first payment of two thousand five hundred dollars (\$2,500.00) due October 9, 1939, and the second payment of ten thousand dollars (\$10,000.00) due August 24, 1940, have both been made by the parties of the second part, the parties hereto will cause a corporation to be formed under the laws of the State of Nevada, the stock of which shall be nonassessable, and shall have a total authorized capital stock as may be then agreed upon by the parties hereto, and that upon such corporation being formed party of the first part will forthwith convey to such corporation title to the above described mining property free and clear of all encumbrances, save and except the paramount title of the United States in and to said claims, in consideration of the issuance by said corporation of such portion of its total authorized capital stock as may be then agreed upon by the parties hereto, it being further understood and agreed that forty-nina per cent (49%) of the stock so issued shall be issued to the parties of the second part and fifty-one per cent (51%) thereof shall be issued to the party of the first part.

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3. It is further understood and agreed that up to the extent of two hundred dollars (\$200.00), the parties hereto shall bear equally in the expense of forming such corporation, and that in the event the total expense of incorporating said company shall exceed the sum of \$200.00, the excess shall be paid solely by the parties of the second part. 4. It is further understood and agreed that if and when the parties of the second part have fully paid in each the remaining installments of purchase price, as hereinabove set forth, the party of the first part will forthwith transfer to the parties of the second part the fifty-one per cent (51%) of capital stock in such corporation which has been so issued to it; but in the event the final payment of twenty-five thousand dollars (\$25,000.00) is not fully paid in eash, but by the payment of ten thousand dollars (\$10,000.00) in cash and retention of a twenty-five per cent (25%) interest in the property, party of the first part shall cause to be transferred to parties of the second part an additional twenty-six per cent (26%) of the total issued capital stock of said new corporation, and shall retain twenty-five per cent (25%) of such total issued capital stock. 5. It is understood and agreed that all royalties paid by the parties of the second part under the terms of the lease hereinabove granted shall be applied upon the agreed sixty thousand dollars purchase price, but that the credit shall be applicable to the five thousand dollars installment due February 24, 1941, and to subsequent installments, but shell not be credited upon either the first or second hereinabove required installments. 6. In the event the due date of the final payment -7of twenty-five thousand dollars (\$25,000.00) is extended by party of the first part, as provided in paragraph 1 on page 5 hereof, the terms of the lease herein granted to parties of the second part will be automatically extended for a like period.

- 7. It is further expressly understood and agreed that the lease granted herein, and the option of acquiring ownership in said corporation are mutually dependent; that is to say, a forfeiture of the lease shall work an immediate termination and forfeiture of such option, and a forfeiture of the option shall likewise work an immediate forfeiture and termination of the lease.
- 8. Time is of the essence of this agreement, and it is mutually agreed that this agreement, and each and every part thereof, shall inure to the benefit of and shall extend to and bind the heirs, executors, administrators and assigns of the respective parties hereto.

IN WITNESS WHEREOF this agreement has been duly executed the day and year first above written.

	Its President
Attest_	Its Secretary
	Its Secretary
Party	of the first part.

