

Mining District File Summary Sheet

DISTRICT	Tonopah
DIST_NO	4840 60060337
COUNTY	Nye 6
If different from written on document	
TITLE	Hughes Tool Co. (Claims Info.) Claim work and research; Desert Queen, Mizpah
If not obvious	
AUTHOR	W.J. Henshaw; J.A. Curieux J.S. Austin; G.A. Higbee; A.J. Anderson
DATE OF DOC(S)	1919, 1970
MULTI_DIST Y / N?	
Additional Dist Nos:	
QUAD_NAME	Tonopah 7½'
P_M_C_NAME	Hughes Tool Co.; Tonopah Mining Company of Nevada; Tonopah Midway Consolidated Mining Co.; Midway; Burro; Bullwhacker; Monte; Campfire; Silver Top; Mizpah; Crescent; Railroad Fraction; Moonshine Fraction; Golden Anchor Fraction; Midway Group; Desert Queen; Valley View; Buckboard; Red Pine; Sand Grass; Tonopah Group CON'T ON BACK
COMMODITY	N/A
If not obvious	
NOTES	Deeds; claim list; affidavit of labor

Keep docs at about 250 pages if no oversized maps attached
(for every 1 oversized page (>11x17) with text reduce
the amount of pages by ~25)

Revised: 1/22/08

SS: DB 1/25/08
Initials Date
DB: _____
Initials Date
SCANNED: T.M. 3/3/09
Initials Date

PMC Triplet ; Mascot Co.
Golden Anchor; Tonopah Extension Mining Co.
Black Mascot
Bob Tail

COPY FROM LISTS WITH STICKY NOTES

Patent #732 - Desert Queen

Miz pah

HUGHES TOOL CO. (CLAIMS INFO.) 97
CLAIM WORK AND RESEARCH
DESERT QUEEN, MIZPAH

4840

60000337

DEPARTMENTAL CORRESPONDENCE

DATE _____

SUBJECT _____

TO _____ DEP'T _____

FROM _____ DEP'T _____

9-18-70

Only time to complete all parcels in the
Title policy of Group 16 - this study and
detail maps completed are in the group 16
master file. — covers all the claims in Group 16.

AKW

NOT PROOFED

Deeds - Pg 123/125
34 - Pg 123/125

File No. 4829

The Tonopah Mining Company of Nevada
to

Tonopah Midway Consolidated Mining Company

D E E D

THIS INDENTURE, Made this 24th day of December, 1918,
by and between THE TONOPAH MINING COMPNAY OF NEVADA, a corporation
organized and existing under the laws of the State of Delaware,
the party of the first part, and TONOPAH MIDWAY CONSOLIDATED
MINING COMPANY, a corporation organized and existing under the laws
of the State of Nevada, the party of the second part;

WITNESSETH: WHEREAS, The party of the second part is the
owner of certain quartz mining locations commonly known and design-
ated as, (with the United States Surveyor General's Lot Number
respectibely attached thereto), "MIDWAY" No. 2154, "BULLWHACKER,"
No. 2155, "MONTE", No. 2172, "CAMPFIRE," No. 23, "SILVER TOP,"
No. 2171, a contiguous group of patented quartz mining locations
situate in Tonopah Mining District, Nye County, State of Nevada,
which said several patents, from the United States Government to
the second party or its grantors and predecessors in interest, appear
of record in the office of the recorder of said county, which said
patents and records are hereby referred to and made a part hereof
for a more particular description. The second party also owns and
operates those certain unpatented quartz mining locations commonly
known and designated as "RAILROAD FRACTION," "GOLDEN ANCHOR FRACTION",
and "MOONSHINE FRACTION," said three fractions being situate in
immediate juxtaposition to the second party's said patented claims,
and said patented and unpatented claims constituting a contiguous
group commonly known and designated as the "Midway Group." and

WHEREAS, the party of the first part is the owner of those
certain quartz mining loccations commonly known and designated as
"MIZPAH," "DESERT QUEEN", "SILVER TOP," "VALLEY VIEW," "BURRO,"

Duplicate Typed copy
of 8K34-Pg 123/125

"BUCKBOARD," "CRESCENT," "RED PLUME," and "SAND GRASS," a contiguous group of patented quartz mining locations situate in Tonopah Mining District, Nye County, State of Nevada, said group being commonly known and designated as the "Tonopah Group," and designated by the United States Surveyor General as Lot No. 2012, as appears by group patent heretofore issued to the first party by the United States Government, and appearing of record in the office of the Recorder of Nye County, Nevada, which said patent and records are hereby referred to and made a part hereof for a more particular description. The first party also owns and operates a certain part or portion of those certain quartz mining locations commonly known and designated as (with the United States Surveyor General's Lot Number respectively attached thereto) "TRIPLET" No. 2179, "GOLDEN ANCHOR", No. 2177, "BLACK MASCOT," No. 2176, "BOB TAIL," No. 3861 and "BOB TAIL," No. 4151 all said last-mentioned claims constituting a contiguous tract, situate in juxtaposition with the "Tonopah Group" above-mentioned. The part or portion of the "Triplet," "Golden Anchor," "Black Mascot," and "Bob Tail," now owned by the first party is held by said Company under a deed heretofore made, executed and delivered by the Tonopah Extension Mining Company to the first party, which said deed appears of record in the office of the recorder of Nye County, Nevada, and which said deed is hereby referred to for all matters of description therein contained, and made a part hereof; and

WHEREAS, the group of the party of the first part above-mentioned or referred to is contiguous to the group of the second party, a portion of the exterior boundary line of the first party's group being common with a portion of the exterior boundary line of the second party's group, and

WHEREAS, it is desired by the parties hereto to agree, and the parties have agreed, upon vertical boundary lines between their

said respective group; and

WHEREAS, in part accomplishment of said purpose, the party of the second part hereto has simultaneously with the execution and delivery hereof, executed and delivered to the party of the first part hereto an Indenture of even date herewith, intended to convey to the party of the first part all extralateral rights, if any, of the party of the second part in and to ores lying beneath the surface of the said claims in said Tonopah Mining District owned by the party of the first part hereto;

NOW, THEREFORE, in consideration of the premises, and of the sum of One Dollar (\$1.00) lawful money of the United States, paid by the second party to the first party, receipt whereof is hereby acknowledged, the first party has granted, bargained, sold, assigned, transferred, relinquished and set over, and does by these presents, sell, assign, transfer, relinquish and set over, to the second party, its successors and assigns forever, all the right, title, interest and estate, if any, of the party of the first part, in and to any and all ores, ineral deposits ore bodies, veins, lodes, and ledges, or portions thereof, which lie inside of the space bounded by vertical planes passing through the exterior surface boundary lines of said group of the second party, or inside of the space bounded by vertical planes passing through the end lines and side lines or other surface boundary lines of any of said mining claims owned by the party of the second part in said Tonopah Mining District, In other words, the party of the first part hereby conveys and surrenders to the party of the second part, its successors and assigns, absolutely and forever, the first party's extralateral rights to all ores lying beneath the surface of the second party's said group of mining claims.

INTERPRETATION CLAUSE: This deed, from the first party to the second party, is executed and delivered concurrently with a deed of similar tenor, purpose and effect, delivered by the second party to

the first part_, and both of said deeds being executed and delivered in accordance with the provisions of an agreement heretofore executed between the parties, contemplating and providing for the establishment of common law boundary lines as between the said groups of the respective parties. The purpose and intent of the parties, in executing said agreement, and in executing and delivering said deeds, is to avoid apex disputes and apex litigation, and to disarm and divest themselves of the power to assert apex or extralateral rights against each other. The corporate policy of both companies affirms that the mutual welfare of both companies and of all their respective stockholders, is better served by the mutual relinquishment, surrender and divestiture of all apex or extralateral rights (as between themselves, and their respective properties) than by the retention of said rights. But said agreement and said mutual deeds are not intended to affect, and shall not be so construed as to affect, in any manner whatsoever, the mineral rights which the said parties, or either of them, may have against any third party or parties, or against any property not specifically mentioned above.

TO HAVE AND TO HOLD, Unto the said party of the second part, its successors and assigns forever.

IN WITNESS WHEREOF, the part of the first part, by and through its proper officers thereunto duly authorized by its Board of Directors, has hereunto set its corporate name and affixed its corporate seal, the day and year first above written.

(COR. SEAL)

THE TONOPAH MINING COMPANY OF NEVADA.

By J. S. Austin

As its President

By C. A. Higbee

As its Secretary

52 dollar Documentary Revenue Stamps 1/14/19 E.J.E.

STATE OF PENNSYLVANIA,)
CITY AND : SS
COUNTY OF PHILADELPHIA.)

On this 24th day of December, A. D. 1918, personally appeared before me, Wm. F. Henshaw, a Commissioner of Deeds for the State of Nevada, J. S. Austin and C. A. Higbee, known to me respectively the President and Secretary of the corporation that executed the foregoing instrument, and upon oath, each for himself and not one for the other, did depose that he is the officer of said corporation, acting in the capacity as above designated; that he is acquainted with the seal of said corporation, and that the seal affixed to said instrument is the corporate seal of said corporation; that the signatures to said instrument were made by officers of said corporation as indicated after said signature, and that the said corporation executed the said instrument freely and voluntarily, and for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my Official Seal, the day and year in this Certificate first above written.

(SEAL)

Wm. J. Henshaw

Commissioner of Deeds for Nevada, at Philadelphia,
Pennsylvania.

Filed for record at request of E. J. Erickson Jan. 15, 1919 at
10 minutes past 11 o'clock A. M.

Jennie A. Curieux - County Recorder

:lms

NOT PROOF READ

Deeds

Book 34 - 190 123/125

File No. 4829

The Tonopah Mining Company of Nevada

to

Tonopah Midway Consolidated Mining Company

D E E D

THIS INDENTURE, Made this 24th day of December, 1918,
by and between THE TONOPAH MINING COMPnay OF NEVADA, a corporation
organized and existing under the laws of the State of Delaware,
the party of the first part, and TONOPAH MIDWAY CONSOLIDATED
MINING COMPANY, a corporation organized and existing under the laws
of the State of Nevada, the party of the second part;

WITNESSETH: WHEREAS, The party of the second part is the
owner of certain quartz mining locations commonly known and design-
ated as, (with the United States Surveyor General's Lot Number
respectibely attached thereto), "MIDWAY" No. 2154, "BULLWHACKER,"
No. 2155, "MONTE", No. 2172, "CAMPFIRE," No. 23, "SILVER TOP,"
No. 2171, a contiguous group of patented quartz mining locations
situate in Tonopah Mining District, Nye County, State of Nevada,
which said several patents, from the United States Government to
the second party or its grantors and predecessors in interest, appear
of record in the office of the recorder of said county, which said
patents and records are hereby referred to and made a part hereof
for a more particular description. The second party also owns and
operates those certain unpatented quartz mining locations commonly
known and designated as "RAILROAD FRACTION," "GOLDEN ANCHOR FRACTION",
and "MOONSHINE FRACTION," said three fractions being situate in
immediate juxtaposition to the second party's said patented claims,
and said patented and unpatented claims constituting a contiguous
group commonly known and designated as the "Midway Group." and

WHEREAS, the party of the first part is the owner of those
certain quartz mining locations commonly known and designated as
"MIZPAH," "DESERT QUEEN," "SILVER TOP," "VALLEY VIEW," "BURRO,"

"BUCKBOARD," "CRESCENT," "RED PLUME," and "SAND GRASS," a contiguous group of patented quartz mining locations situate in Tonopah Mining District, Nye County, State of Nevada, said group being commonly known and designated as the "Tonopah Group," and designated by the United States Surveyor General as Lot No. 2012, as appears by group patent heretofore issued to the first party by the United States Government, and appearing of record in the office of the Recorder of Nye County, Nevada, which said patent and records are hereby referred to and made a part hereof for a more particular description. The first party also owns and operates a certain part or portion of those certain quartz mining locations commonly known and designated as (with the United States Surveyor General's Lot Number respectively attached thereto) "TRIPLET" No. 2179, "GOLDEN ANCHOR," No. 2177, "BLACK MASCOT," No. 2176, "BOB TAIL," No. 3861 and "BOB TAIL," No. 4151 all said last-mentioned claims constituting a contiguous tract, situate in juxtaposition with the "Tonopah Group" above-mentioned. The part or portion of the "Triplet," "Golden Anchor," "Black Mascot," and "Bob Tail," now owned by the first party is held by said Company under a deed heretofore made, executed and delivered by the Tonopah Extension Mining Company to the first party, which said deed appears of record in the office of the recorder of Nye County, Nevada, and which said deed is hereby referred to for all matters of description therein contained, and made a part hereof; and

WHEREAS, the group of the party of the first part above-mentioned or referred to is contiguous to the group of the second party, a portion of the exterior boundary line of the first party's group being common with a portion of the exterior boundary line of the second party's group, and

WHEREAS, it is desired by the parties hereto to agree, and the parties have agreed, upon vertical boundary lines between their

said respective group; and

WHEREAS, in part accomplishment of said purpose, the party of the second part, hereto has simultaneously with the execution and delivery hereof, executed and delivered to the party of the first part hereto an Indenture of even date herewith, intended to convey to the party of the first part all extralateral rights, if any, of the party of the second part in and to ores lying beneath the surface of the said claims in said Tonopah Mining District owned by the party of the first part hereto;

NOW, THEREFORE, in consideration of the premises, and of the sum of One Dollar (\$1.00) lawful money of the United States, paid by the second party to the first party, receipt whereof is hereby acknowledged, the first party has granted, bargained, sold, assigned, transferred, relinquished and set over, and does by these presents, sell, assign, transfer, relinquish and set over, to the second party, its successors and assigns forever, all the right, title, interest and estate, if any, of the party of the first part, in and to any, and all ores, ineral deposits ore bodies, veins, lodes, and ledges, or portions thereof, which lie inside of the space bounded by vertical planes passing through the exterior surface boundary lines of said group of the second party, or inside of the space bounded by vertical planes passing through the end lines and side lines or other surface boundary lines of any of said mining claims owned by the party of the second part in said Tonopah Mining District, In other words, the party of the first part hereby conveys and surrenders to the party of the second part, its successors and assigns, absolutely and forever, the first party's extralateral rights to all ores lying beneath the surface of the second party's said group of mining claims.

INTERPRETATION CLAUSE: This deed, from the first party to the second party, is executed and delivered concurrently with a deed of similar tenor, purpose and effect, delivered by the second party to

the first part_, and both of said deeds being executed and delivered in accordance with the provisions of an agreement heretofore executed between the parties, contemplating and providing for the establishment of common law boundary lines as between the said groups of the respective parties. The purpose and intent of the parties, in executing said agreement, and in executing and delivering said deeds, is to avoid apex disputes and apex litigation, and to disarm and divest themselves of the power to assert apex or extralateral rights against each other. The corporate policy of both companies affirms that the mutual welfare of both companies and of all their respective stockholders, is better served by the mutual relinquishment, surrender and divestiture of all apex or extralateral rights (as between themselves, and their respective properties) than by the retention of said rights. But said agreement and said mutual deeds are not intended to affect, and shall not be so construed as to affect, in any manner whatsoever, the mineral rights which the said parties, or either of them, may have against any third party or parties, or against any property not specifically mentioned above.

TO HAVE AND TO HOLD, Unto the said party of the second part, its successors and assigns forever.

IN WITNESS WHEREOF, the part of the first part, by and through its proper officers thereunto duly authorized by its Board of Directors, has hereunto set its corporate name and affixed its corporate seal, the day and year first above written.

(COR. SEAL)

THE TONOPAH MINING COMPANY OF NEVADA.

By J. S. Austin

As its President

By C. A. Higbee

As its Secretary

52 dollar Documentary Revenue Stamps 1/14/19 E.J.E.

STATE OF PENNSYLVANIA,)
CITY AND : SS
COUNTY OF PHILADELPHIA.)

On this 24th day of December, A. D. 1918, personally appeared before me, Wm. F. Henshaw, a Commissioner of Deeds for the State of Nevada, J. S. Austin and C. A. Higbee, known to me respectively the President and Secretary of the corporation that executed the foregoing instrument, and upon oath, each for himself and not one for the other, did depose that he is the officer of said corporation, acting in the capacity as above designated; that he is acquainted with the seal of said corporation, and that the seal affixed to said instrument is the corporate seal of said corporation; that the signatures to said instrument were made by officers of said corporation as indicated after said signature, and that the said corporation executed the said instrument freely and voluntarily, and for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my Official Seal, the day and year in this Certificate first above written.

(SEAL)

Wm. J. Henshaw

Commissioner of Deeds for Nevada, at Philadelphia,
Pennsylvania.

Filed for record at request of E. J. Erickson Jan. 15, 1919 at
10 minutes past 11 o'clock A. M.

Jennie A. Curieux - County Recorder

:lms

Jim Crow No. 1 Lode-4093	No. 14-4564
Jim Crow No. 2 Lode-4093	Jim Fraction-2600
Little Tonopah Lode-2075	Little-4489 - Not listed
Little Tonopah No. 1 Lode-2075	Long-2600
Merian Lode-4188	California-2041
Montana Lode-4569	Colorado-2047
Montana Fraction Lode-4188	Crocker-2386
North Star Lode-4183	Curry No. 2, Lot 74-1595 Mineral Co
Red Eyed Monster Lode-2051	Daisy-4564
Sampson Lode-2075	Dipper-4124
San Juan Central Lode-2051	Gold Pheasant-4190
San Babe Lode-2350	Golden Finch-4190
Scorpion Lode-2051	Greater New York-4564
Slip Lode-4569	Halifax No. 1-2054
Surplus Lode-2051	Halifax No. 2-2054
Triangle-4093	Halifax No. 4-2054
Umatilla-4093	Hart -4088 Not listed
Venice-4569	Humboldt East Lot 73-1595 Mineral Co
Black Mascot-2178	Hypatia-2506 Esmeralda Co
Bobtail-3361	Little Jackie-4564
Backboard-2021 2012	Mida Lot 75-1595 Mineral Co
Burro-2021	Monarch-2506 Esmeralda
Crescent-2573	Montana-3473
Desert Queen-2021 2012	Moonlight Fraction-4469
Golden Anchor-2177	Oregon Mine-2106
Midway-2134	Pittsburgh-2506 Esmeralda Co
Red Plume-2012	Porcupine Fraction-3473
Sage Brush-2400	Primrose-4564
Sand Grass-2021	Rambler-2087
Silver Top-2171-2012	Salsberry-2386
Triplet-2179	South Fraction-4495
Valley View-2021-2012	Star-4564
Ajax-3707	Taft-4489 Not listed
Cricket No. 1-4564	Verna-4564
Cricket No. 3-4564	West End-2024
Eagle-2974	
Eagle No. 4-3978	
Eagle No. 5-3978	
Eastern Star-4124	
Florence-3707	
Janet Fraction-2522-2511	
Judge-3707	
Little Jimmie-4564	
Ralston-4124	
Tonopah Bullion-3707	
Belmont Quartz-2081	
Blue Jay-4190	
Chicken-4190	
Crow-4190	
Del Monte-2034	
Eagle-4190	
Favorite-2125	
Humming Bird-4190	
I.O.U.-2712	
Lillie Bell-2712	
Mountain Quail-4190	
Occidental-2120	
Ohio Belle-2712	
Owl-4190	
Ruby No. 3-4055	
Shoe String-2033	
Silver State-2169	
Tesoro-2712	
Thanksgiving-2712	

Total of 119 Claims

$$\begin{array}{r}
 - 9 \\
 \hline
 110
 \end{array}$$

A. J. Anderson
A. J. Anderson

Agent for Hughes Tool Company

SUSCRIBED TO AND SWORN TO BEFORE ME

THIS 14th DAY OF January, 1988 70

Leila Shriener

LEILA SHRIENER
NOTARY PUBLIC STATE OF NEVADA
ESMERALDA COUNTY
My Commission Expires Dec. 5, 1988

CLAIM
LIST

File No. 4509
Tonopah Extension Mining Company
to
The Tonopah Mining Company of Nevada.

The Tonopah Mining Company of Nevada
to
Tonopah Extension Mining Company

THIS INDENTURE made this 24th day of March 1916, by and between TONOPAH EXTENSION MINING COMPANY, a corporation organized and existing under the laws of the State (formerly territory) of Arizona, party of the first part, (hereinafter called the "Arizona Company"), and THE TONOPAH MINING COMPANY OF NEVADA, a corporation organized and existing under the laws of the State of Delaware, party of the second part, (hereinafter called the "Delaware Company"):

WITNESSETH: WHEREAS, the Delaware Company is the owner of certain patented lode mining claims in the Tonopah Mining District, Nye County, State of Nevada, known as RED PLUME, SAND GRASS, BUCKBOARD, SILVER TOP, VALLEY VIEW, BURRO, DESERT QUEEN and MIZPAH lode mining claims, being United States Survey designated by the United States Surveyor General for the State of Nevada as Survey No. 2012; and CRESCENT lode mining claim, being a portion of United States Survey No. 2120-2032; and

WHEREAS, the Arizona Company is the owner of certain patented or unpatented mining claims and fractions in said Tonopah Mining District, lying in a ^{claim} general northerly direction from said Sand Grass; and

WHEREAS, the Delaware Company has asserted that it has extralateral rights in certain of said properties of the Arizona Company, and that by reason of an apex or apices, said to exist within said Sand Grass Claim, it is the owner of certain bodies of ore lying beneath the surface of said lands of the Arizona Company in a general northerly direction from said Sand Grass Claim; and

WHEREAS, the Arizona Company, or its predecessor in interest, the Tonopah Merger Mining Company, has heretofore extracted certain ore beneath the surface of said lands now owned by the Arizona Company; and

Book 33, Deeds, Pages 315-318

WHEREAS, the Arizona Company, or its predecessor in interest, the Tonopah Merger Mining Company, has heretofore extracted certain ore beneath the surface of said lands now owned by the Arizona Company; and

WHEREAS, in settlement of all claims and demands between the parties hereto, excepting a claim on the part of the Delaware Company for the value of ore heretofore extracted beneath the surface of said Sand Grass Claim by said Tonopah Merger Mining Company, the liabilities of which said company have assumed by the Arizona Company, the parties hereto have agreed to make the mutual conveyances hereinafter contained;

NOW THEREFORE, in consideration of the premises and of the sum of One Dollar, lawful money of the United States, by each of the parties hereto to the other in hand paid, the receipt whereof is hereby mutually acknowledged,

1. The Delaware Company has sold, assigned, transferred, relinquish

set over and quit-claimed, and does by these presents sell, assign, transfer, relinquish, set over and quit-claim to the Arizona Company, its successors and assigns forever,

ALL the right, title and interest, if any, of the Delaware Company in and to all ores, mineral deposits, ore bodies, veins, lodes and ledges, or portions thereof, which lie north of a vertical plane passing through the northerly boundary or north side line of said Sand Grass claim as patented and between two vertical planes, one passing through the line formed by the prolongation in a northerly direction of the westerly boundary or westerly end line of said Sand Grass Claim as patented, and one parallel thereto and easterly therefrom at a distance of 600 feet from the north-westerly corner of said Sand Grass Claim measured along said northerly side line of said Claim.

In other words, the Delaware Company hereby sells, assigns, transfers and sets over and surrenders to the Arizona Company, its successors and assigns, absolutely and forever, its extralateral rights to all ores lying north of a vertical plane passing through said northerly side line of said Sand Grass Claim and between said parallel vertical planes continued indefinitely.

To have and to hold unto the said Arizona Company, its successors and assigns, forever.

2. The Arizona Company has sold, assigned, transferred, relinquished, set over and quit-claimed, and does by these presents sell, assign, transfer, relinquish, set over and quit-claim to the Delaware Company, its successors and assigns, forever,

ALL that certain piece or parcel of land situate in the Tonopah Mining District, Nye County, Nevada, more particularly described as follows:

Beginning at a point on the northerly sideline of said Sand Grass Claim as patented, 600 feet in a south easterly direction measured along said north side line, from the northwesterly corner (Cor. #1.) of said claim; running thence north eighteen degrees forty-three minutes east (N. $18^{\circ} 43'$ E.) parallel with the westerly patented end line of said Sand Grass Claim through the northerly side line of the Golden Anchor Claim as shown by the patent map of U.S. Survey No. 2177, said claim being owned by the Arizona Company, to a point 600 feet in the same direction, north eighteen degrees forty-three minutes east (N. $18^{\circ} 43'$ E.) beyond said northerly side line of said Golden Anchor Claim as patented; thence south seventy five degrees twenty-six minutes east (S. $75^{\circ} 26'$ E.) parallel with the said northerly side line of said Golden Anchor Claim 790 feet, more or less, to the northwesterly end line of the Silver Top Claim (U.S. Survey No. 2171) owned by the Tonopah Midway Mining Co.; thence southwesterly along said northwesterly end line of said Silver Top Claim (Survey No. 2171) to the west corner(Cor. #1) of said Silver Top Claim (Survey #2171); thence southeasterly along the southwesterly side line of said Silver Top Claim (Survey No. 2171) to a point where said line intersects the easterly side line of the Black Mascot Claim, the property of the Arizona Company (U.S. Survey #2178): thence southerly along said easterly side line of said Black Mascot Claim 186 feet, more or less to the intersection of said east side line of the Black Mascot Claim with the northerly side line of the Monte Claim (U.S. Survey No. 2172) of the Tonopah Midway Mining Company; thence westerly along the said north side line of said Monte Claim to the corner post Number 1 of said Monte Claim; thence southerly along the westerly end line of said Monte Claim, 357 feet, more or less, to the southerly end line of said Black Mascot claim; thence westerly 82 feet, more or less, along said southerly end line of said Black Mascot Claim, to a point on the easterly end line of the Triplet Claim, as patented,

easterly end line of said Triplet Claim to the intersection of said end line with the northerly side line of said Red Plume Claim, the property of the Delaware Company; thence westerly 28 feet, more or less, along said northerly side line of said Red Plume Claim to the northwest corner (Cor. #1) of said Red Plume Claim; thence southerly along the westerly end line of said Red Plume Claim to the northeast corner (Cor. 4) of said Sand Grass Claim; thence northwesterly along the northerly side line of said Sand Grass Claim, 900 feet, more or less, to the point or place of beginning, it being, however, the intent of this instrument to convey, and this instrument is hereby so limited as to convey, no veins, ores, or bodies of ores lying on or beneath the surface of lands now or immediately heretofore owned, claimed or possessed by the Arizona Company and not included within vertical planes passing through the exterior surface boundaries of the tract of land hereinabove described, extended downwardly indefinitely.

IN WITNESS WHEREOF, said Companies have caused these presents to be signed in duplicate original by their respective Presidents, and their corporate seals to be hereunto affixed duly attested by their Secretaries, the day and year first above written.

(COR. SEAL)

TONOPAH EXTENSION MINING COMPANY,

Attest: Lloyd E. Marsden-Secretary

By M. R. Ward - President.

(1-\$10.00 Documentary Revenue Stamp T.E.M. Co. 3/25/16)

(COR. SEAL)

THE TONOPAH MINING COMPANY OF NEVADA,

Attest: C. A. Higbee-Secretary

By J. S. Austin - President.

(1-\$10.00 Documentary Revenue Stamp, T.T.M.Co. of Nev. 3/25/16)

STATE OF NEW YORK

COUNTY OF NEW YORK

} SS.

On this 25th day of March, A.D. 1916, personally appeared before me, a notary public in and for New York, MARSHALL R. WARD, known to me to be the President of TONOPAH EXTENSION MINING COMPANY' one of the corporations that executed the foregoing instrument, and upon oath, did depose that he is the officer of said corporation as above designated; that he is acquainted with the seal of said corporation and that the seal affixed to said instrument is the corporate seal of said corporation; that the signatures to said instrument were made by officers of said corporation as indicated after said signatures; and that the said corporation executed the said instrument freely and voluntarily and for the uses and purposes therein mentioned.

(SEAL)

Anthony F. Cassidy-
Notary Public, Kings County, No. 67,
Kings County Register No. 6056
Certificate filed in New York Co. No. 68
New York County Register No. 6149

STATE OF PENNSYLVANIA }
COUNTY OF PHILADELPHIA } SS.

On this 24th day of March A.D. 1916, personally appeared before me, a notary public in and for the county and state aforesaid James S. Austin, known to me to be the President of THE TONOPAH MINING COMPANY OF NEVADA' one of the corporations that executed the foregoing instrument, and upon oath, did, depose that he is the officer of said corporation as above designated; that he is acquainted with the seal of said corporation and that the seal affixed to said instrument is the corporate seal of said corporation; that the signatures to said instrument were made by officers of said corporation as indicated after said signatures; and that the said corporation executed the said instrument freely and voluntarily and for the uses and purposes therein mentioned.

(SEAL)

John Rodgers

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Filed for record at request of Hugh H. Brown, Apr. 14, 1916 at 20 minutes past 1 o'clock
P.M.

W. M. Grimes-County Recorder

L. Grimes-Deputy.

File No. 2982
Tonopah Mining Company of Nevada.
to
Tonopah Extension Mining Company.

THIS INDENTURE, made this third day pf May, 1915, by and between
TONOPAH MINING COMPANY OF NEVADA, a corporation organized and existing under the laws of
the State of Delaware, party of the first part, and TONOPAH EXTENSION MINING COMPANY, a
corporation organized and existing under the laws of the State (formerly Territory) of
Arizona, party of the second part;

WITNESSETH: WHEREAS, the party of the first part is the owner of
certain patented lode mining claims in the Tonopah Mining District, Nye County, State of
Nevada, known as RED PLUME, SAND GRASS, BUCKBOARD, BURRO, SILVER TOP, VALLEY VIEW, DESERT
QUEEN and MIZPAH lode mining claims, being United States Survey designated by the United
States Surveyor General for the State of Nevada as Survey No. 2012; and CRESENT lode mining
claim, ^{being} a portion of United States Survey No. 2120-2032; and

WHEREAS, the party of the second part is the owner of certain patented
or unpatented mining claims and fractions in said Tonopah Mining District, the patented
claims being known as and called the GRAND TRUNK LOE MINING CLAIM, being United States
Survey designated by the United States Surveyor General for the State of Nevada as Survey
No. 2129; the O.K. LOE MINING CLAIM (U.S. Survey No. 2130); CABIN (U.S. SURVEY No. 2131);
SHORT (U.S. Survey No. 2185);; TRENTON (U.S. Survey No. 2186); CAT'S PAW (U.S. Survey No.
2187); BERMUDA (U.S. Survey No. 2188); BASS (U.S. Survey No. 2189); PAYMASTER (U.S. Survey
No. 2190); DENVER (U.S. Survey No. 2191); DEMING (U.S. Survey No. 2192); C.B. & Q. (U.S.
Survey No. 2193); BURLINGTON (U.S. Survey No. 2194); RED ROCK (U.S. Survey No. 2295);

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RED ROCK NO. 1 (U.S. Survey No. 2295); RED ROCK NO. 2 (U.S. Survey No. 2295); EGYPTIAN (U.S. Survey No. 2295); Z Z Z (U.S. Survey No. 2295); Z Z Z Z (U.S. Survey No. 2295); the unpatented claims or fractions being known as WALL STREET, DENVER, LUCKY DOG, PARKER FRACTION and PITTSBURGH FRACTION;; and

WHEREAS, the properties of the party of the second part above-mentioned or referred to are contiguous to each other, and lie in a general southerly, westerly or south-westerly direction from said lode mining claims of the party of the first part, and some of them adjoin the same; and

WHEREAS, it is desired by the parties hereto to agree upon vertical boundary lines between their said properties; and

WHEREAS, in part accomplishment of said purpose the party of the second part hereto has simultaneously with the execution and delivery hereof, executed and delivered to the party of the first part hereto an Indenture of even date herewith, intended to convey to the party of the first part all extralateral rights, if any, of the party of the second part hereto in and to ores lying beneath the surface of the said claims in said Tonopah Mining District owned by the party of the first part;

NOW THEREOFRE, in consideration of the premises and of the sum of One Dollar, lawful money of the United States paid by the party of the second part to the party of the first part hereto, the receipt whereof is hereby acknowledged, the party of the first part has sold, assigned, transferred, relinquished, set over and quitclaimed, and does by these presents, sell, assign, transfer, relinquish, set over and quitclaim to the party of the second part, its successors and assigns forever.

All the rights, title and interest, if any, of the party of the first part, in and to all ores, mineral deposits, ore bodies, veins, lodes and ledges, or

portions thereof, which lie inside of the space bounded by vertical planes passing through the surface boundary lines of said properties of the party of the second part in said mining district, or inside of the space bounded by vertical planes passing through the end lines and side lines or other surface boundary lines of any of said patented or unpatented mining claims or fractions of said party of the second part in said district. In other words, the party of the first part hereby sells, assigns, transfers, sets over and surrenders to the party of the second part, its successors and assigns, absolutely and forever, its ^{rights} extralateral/to all ores lying beneath the surface of said properties owned by the party of the second part, or any of them.

TO HAVE AND TO HOLD unto the said party of the second part, its successors and assigns forever.

IN WITNESS WHEREOF, the party of the first part, by and through its proper officers thereunto duly authorized by its Board of Directors, has hereunto set its corporate name and affixed its corporate seal on or as/ ^{of} the day and year first above written,

(1-\$10.00 Documentary Revenue Stamp,

TONOPAH MINING COMPANY OF NEVADA,

J.H.W. 5/3/15)

By J. Harvey Whiteman-Vice-President

(Cor-Seal)

Attest: C. A. Higbee-Secretary

State of Pennsylvania

City and County of Philadelphia

} SS.

On this third day of May, A.D. 1915, personally appeared before me, Wm. F. Henshaw, a Commissioner of Deeds for the State of Nevada, J. Harvey Whiteman and C. A. Higbee, known to me to be respectively the Vice-President and Secretary of the corporation that executed the foregoing instrument, and upon oath, each for himself and not one for the other, did depose that they are the officers of said corporation, acting in the capacity as above designated; that they are acquainted with the seal of said

corporation, and that the seal affixed to said instrument is the corporate seal of said corporation; that the signatures to said instrument were made by officers of said corporation as indicated after their signatures, and that the said corporation executed the said instrument freely and voluntarily and for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal at my office in Philadelphia the day and year first above written.

(SEAL)

Wm. F. Henshaw-Commissioner of Deeds
for Nevada, at Philadelphia, Penna.

Filed for record at request of H. R. Cooke, Jul 3, 1915 at 15 minutes past 9 O'clock
A.M.

W. M. Grimes-County Recorder
L. Grimes-Deputy.

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Affidavit of Labor

STATE OF NEVADA

COUNTY OF NYE

ss.

A. J. Anderson Agent for Hughes Tool Co. being duly sworn, deposes and says:

That at least One Hundred Dollars worth of development work was performed upon the

Mizpah-2012 which claim is contiguous to the following claims, being side by side or end to end: Columbia-3359; Cronje Fraction-2075; Defender-3359; Idahoan No. 3 - 2075; Jack Rabbit-2075; Lucky Jim-2004; Mining Chance-2075; Nevada Boy-2075; Tonopah Bell-2075; Triangle-2024; White Elephant-2075; Wild Bill-3359; After All Lode-4188; Aspen Lode-2350; Black Diamond Lode-2350; Cronje Lode-2075; Davis Fraction Lode-2075; Fool Lode-2051; Homestake-4093;

patented mine or mining claims situate in the TonopahMining District, County of Nye, State of Nevada,

during the federal mining assessment work period ending within the year 1969 Said work was done at the expense of Hughes Tool Company the owner,

(or owners) of said patented mine or mining claims, for the purpose of relieving the same from the tax assessment. It was performed by (see below)

and was done between the 10th day of June 1969 and the 30th day of August 1969 and consisting of the the following work:

Walt Simmons, Inc. from June, 1969 thru August, 1969 - Work consisting of painting and repair the headframe of the Mizpah shaft; repairing the Mizpah shaft; repairing the Mizpah hoist house; and other maintenance and repair work.

Perchetti Roofing - July, 1969 thru August, 1969 - Repairing, refurbishing and grading. \$12,325.59 3,031.50

Raymond Bogdon - July, 1969 - Plumbing repairs. 117.00

TOTAL \$15,474.09

APPROVED

[Signature]
County Clerk

[Signature]
A. J. Anderson

Agent for Hughes Tool Company

Subscribed to and sworn to before me

this 14th day of January, 1970

[Signature]
County Clerk, Nye County, Nevada

(or other officer authorized to administer oaths)

