made this 16th day of August in the year of our Lord one thousand eight hundred and ninety-five, between Ruggiero Calegurani of the City and County of San Francisco, State of California, the party of the first part, and the Nevada Mining and Milling Company, an incorporated body, organized and existing under and by virtue of the laws of the State of California, the party of the second part.

Witnesseth: That the said party of the first part, for and in consideration of the sum of one thousand dollars, in the United States of America, to him in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, doth grant, bargain, sell, convey and forever quitclaim unto the said party of the second part, and its heirs and assigns forever, one undivided one-half interest in one of the certain Nevada Mining Claims hereinbefore mentioned, lying and being in the Humboldt Mining District in the County of Humboldt, State of California, and designated by the Surveyor General as lot 80, embracing a portion of section 26, township 6 North, Range 11 East, one double barr, one monitor and foundry, described and platted as follows, with boundaries at 17th East.
Beginning at the point at North end line of
Honored squire 70 in square of earth and
state from which a stake his one, 11 in his
same 21 1/2 1/2 1/2 and 7 line
distance to Line 13 in vine Line D 1/8 1/2 1/2 line
distance of shaft from S 29° 29' 53" B and 18
distance distant and the Corner common to decline
the 1/2 and 2/1 in Township 6 north Range 11
East w.e. 13 1/2 1/2 1/2 1/2 line distant
from first course N 89° 49' E 1/2 1/2 1/2 line
part marked 1/7 in courses
from second course S 29° 29' 53" B and 18
part marked 1/7 in courses
from third course S 9° 31' E 1/2 1/2 1/2 line to
part marked 1/7
from fourth course N 13° 42' E 1/2 1/2 1/2 1/2 line to
part marked 1/7
from fifth course S 7° 12' E 1/2 1/2 1/2 1/2 line to
part marked 1/7
from sixth course N 13° 18' W 1/2 1/2 1/2 1/2 line to
part marked 1/7
from seventh course N 29° 29' 53" B and 18
part on main end line or line
the place of beginning aid 5 5 1/2 1/2
extending 5 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2
containing 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2
acres is
is now issued in United States of
America to Robert Ditkin and
John
Trench as patent which said patent has
been recorded as the W. of Quarterly Patent
as page 153 in the Register of Adams County
Records.
The undersigned, in consideration of the above-mentioned<br>parol agreement of the 25th day of June, in the year 18__<br>of the mining claim, known as the "Clyde Quartz Mining<br>Claim," located in Section 17, T33N, R6W, S3W, and<br>containing 160 acres, more or less, and for which the said<br>claim has been issued by the United States of America<br>for the consideration of the sum of $500, do hereby agree<br>to convey and assign to the said James Smith, in<br>consideration of the sum of $500, all of the right, title,<br>and interest in and to the said mining claim, and all<br>right, title, and interest in and to the said mining claim.<br>Further, the said James Smith agrees to pay the sum<br>of $50 to the said Thomas Johnson for the said mining<br>claim. This agreement is subject to the approval of<br>the proper authorities, and is in full force and effect.<br> Witness the day and year above written.

[Signature]

[Signature]
Year and date upon the 1st day of May
hereinafter and contained on half
of the East one tenth of the land
entrusted to Robert Outer and John Stewar
land according to the party of the first part
known as the 2-8-9 day of August, 1870
land on the same claim agreement with said
John Stewar recorded in Vol. "F" of
Guerrero's Court, Amador County, Records
and at the time of the making of said
agreement, record from said John Stewar
or certain unrecorded grant, bargain and
sale deed of mining claims including
the property hereinafter described and
referred to in said agreement, of record
as aforesaid.

Now, the party of the first part herein
undertakes by this deed to grant, convey and
grant, covenants to the party of the second
and part away, right, title and interest which
he may by said agreement and said
unrecorded deed have acquired to the
undivided one half of the East one tenth
land described which was intended
to the conveyance to the party of
the second part by said deed of Stewar
and Stewar of May 2nd, 1870.

The said party of the
first part has hereunto his his hand and
these the day and year first above
written.

Undersigned witnesses.

[Signature]

James H. Green

John M. Wright

[Signature]
State of California
City and County of San Francisco

On the fourteenth day of August in the year one thousand eight hundred and ninety-five, before me, H. C. Droger, a Notary Public, and for the City and County of San Francisco, State of California, appearing thereunto, commissioned and sworn, personally appearing before me, D. C. Cattina, swore to me that the person whose name is subscribed to the within instrument, and acknowledged that he executed the same.

In witness whereof, I have hereunto set my hand and affixed my official seal as my official seal for the City and County of San Francisco, the day and year in this certificate first above written.

H. C. Droger
Notary Public

Received for the City and County of San Francisco, State of California

J. T. Clarke, Aug. 19, 1895, at 9 o'clock A.M.

D. C. Cattina
County Recorder

By P. T. Lowe
Deputy Recorder
Deed 12

Deeds

The said deed, made the twentieth day of September in the year of our Lord one thousand millennium and sixty-five, in the State of Idaho, the party of the first part, and the party of the second part,

With and in consideration of the sum of Twenty Thousand Dollars, Gold, being the sum of Ten Thousand Dollars, Gold, to be paid by the said party of the second

The title to the said property, in fee simple, is by the party of the first part, who disclaims all interest or claim thereto, in fee simple, against the party of the second part, and its successors and assigns.

The said property is described as the Golden Gate District, mining claim, described by the Surveyor, Frederick, and the Surveyor, Frederick, as follows:

Beginning at a post marked "V", being also the northwest corner of the Golden Gate District, mining claim, situated on line between sections seven and six.
twenty centesimal minutes in the degree.

There is a point in the degree where the variation is 15 degrees east.

The hour angle is 10 degrees east.

The minute angle is 20 minutes east.

The second angle is 30 seconds east.

Therefore, the magnetic variation is 20 degrees and 20 minutes east.

The magnetic declination is 10 degrees east.

The true east is 10 degrees east of the magnetic east.

The true north is 10 degrees north of the magnetic north.

The compass is the instrument used to determine the magnetic variation.

The compass needle shows the magnetic variation.

The compass is adjusted to the true north.

The compass is used to navigate.

The compass is the most important instrument for navigation.

The compass is the standard instrument used for navigation.

The compass is the most accurate instrument for navigation.

The compass is used to navigate in all types of weather.

The compass is the best instrument for navigation.

The compass is the only instrument used for navigation.

The compass is the standard instrument used for navigation.

The compass is the most accurate instrument for navigation.

The compass is used to navigate in all types of weather.

The compass is the best instrument for navigation.

The compass is the standard instrument used for navigation.

The compass is the most accurate instrument for navigation.

The compass is used to navigate in all types of weather.

The compass is the best instrument for navigation.

The compass is the standard instrument used for navigation.

The compass is the most accurate instrument for navigation.

The compass is used to navigate in all types of weather.

The compass is the best instrument for navigation.

The compass is the standard instrument used for navigation.

The compass is the most accurate instrument for navigation.

The compass is used to navigate in all types of weather.

The compass is the best instrument for navigation.

The compass is the standard instrument used for navigation.

The compass is the most accurate instrument for navigation.

The compass is used to navigate in all types of weather.

The compass is the best instrument for navigation.

The compass is the standard instrument used for navigation.

The compass is the most accurate instrument for navigation.

The compass is used to navigate in all types of weather.

The compass is the best instrument for navigation.
and five hundred and thirty minutes, and thirty thousand and thirty-six and two
thirty-four and twenty-nine minutes, and thirty thousand and thirty-six and two
minutes east and northwest, and as marked "V", the place
of beginning, said Lot, by extending from
the foregoing line and farther from said line
thirty-five thousand and twenty-five feet
south, and containing two acres, one
hundred and sixty-five thousand and five
acres more, the
which has been issued by the United States of
America to John G. Bond, patentee, which said
patent has been recorded in Volume, "R", of
Mineral Patents, page 116, in the
Record,

therein rents, revenues, and earnings and
rights and earnings and
revenues said above, and
grants and conveyances, and other acts and
transactions by the party of the first part to the party of
the second part,

this day of September, 1874, as recorded in the books of
this day of September, 1874, in Book 168 of Deeds, page
33, said Amador County, Placer, etc.

Together with all the soil, timber, minerals, and all the
rights, privileges, and easements thereunto appurtenant to
the same, and all other rights, privileges, and easements thereunto
appurtenant, and also all minerals,

trammels, hindrances, and difficulties, and all the
belonging or in anywise appertaining to
the said, revenues and profits therefrom, to
said party of the second part, its successors and
assigns forever.
John Stroud & Robert Atkin

N. Murray Mining & Milling Co.

This Indenture made the 2nd day of September in the year of our Lord, nineteen hundred and eighty-six, between John Stroud and Robert Adair, both of the town of Jacksonville, County of Amador, State of California, the part of the first part, and the Kennedy Mining and Milling Company, a corporation duly organized and existing under and by virtue of the laws of the State of California, the part of the second part.

Witnesseth: That the said parties of the first part, in consideration of the sum of Five Thousand and One hundred and Fifty dollars, payable in gold coin of the United States of America, to them in hand paid, do hereby sell, release, and forever quitclaim unto the said parties of the second part, all that certain N. Murray Mining Claim, also all other body containing gold and other precious metals, situated lying and being in the Jackson Mining District in the County of Amador, State of California, and designated by the U.S. Survey, described for the District of Amador as Lot 9, Section 15, Township 5 North, Range 1 East, Meridian and bound as described, as follows, with the exception of 17 feet:

Beginning at a post at north end line of Claim and running 49.12 north by due west and stone from which all north lines are run, 66° 13' 24.2 ch.
always7insaniotion7and7island7and711inkedistant7and7all7and7and7and7all7in7con1mo7ments.

Section: 15, 17, 20, and 21 in Township 6, North Range
East, Missouri, bearing 39° 45' 6.30 chains and 705

linkedistant.

First, first course, 7.89° 43' E. 46 ch. and 32 links
7to post marked "49" in mounds; 7

Second, second course 39° 29' 3.5 ch. and 69 links
7to post marked "49" in mounds; 7

Third, third course, 36° 31' 24.7 ch. and 69 links
7to post marked "49"; 7

Fourth, forth course, 13° 42' 14.6 ch. and 69
7links to post marked "49";

Fifth, fifth course, 27° 42' 14.2 ch. and 69 links
7to post marked "49";

Sixth, sixth course, 16° 18' 14.3 ch. and 69
7links to post marked "49"; 7

First, north course, 39° 43' E. 3 ch. and 41 links
to post marked "49" in mounds; 7

Second, south course, 39° 43' E. 3 ch. and 85
7links to post marked "57" in line of bluffs; the
7post 6000 paces, 50° 54' 7 attendees 370.4 for
7present designation. Upon QUANTITY OF GOOD and
7boundary and 44. 62 acres; 7twelve hands 7owed
7by the United States of America to Robert
7Clements, and John Storch, part of which, which said
7part is claimed and recorded in Book 85 of Deeds in
7offices at 1855 et seq., Amador County, California;

Together with all the ares, gun, angles, and all
7the metes and bounds, quarts, rock
7and earth therein, and all the lights, privileges
7and franchises thereto incident, appurtenant and
7appurtenant, or otherwise, and all other
7enjoyment, and all the lights, privileges, and
7all rights, privileges, and appurtenant thereto belonging or
7anywhere pertaining, and the same
7hereunto and all

This conveyance of certain lands and premises...
Deeds 12 Pa. 134

To witness whose hand wrote the foregoing instrument, this 27th day of October, 1896, at the residence of James Townsend, in the city of San Francisco, in the county of San Francisco, state of California.

This instrument was executed on the 27th day of October, 1896, at the residence of James Townsend, in the city of San Francisco, in the county of San Francisco, state of California.

The inhabitants of the city of San Francisco, in the county of San Francisco, state of California, are hereby notified that the said instrument is in full force and effect.

[Signatures]

[Address]

[Date]

[Notary Public]

[County Recorder]

[County Attorney]
patent...the sum of ten thousand dollars and the right...

Secondly, the said party of the second part, the

Second party, and its successors and assigns...

Secondly, the said party of the second part, the

Second party, and its successors and assigns...

Secondly, the said party of the second part, the

Second party, and its successors and assigns...

Secondly, the said party of the second part, the

Second party, and its successors and assigns...

Secondly, the said party of the second part, the

Second party, and its successors and assigns...

Secondly, the said party of the second part, the

Second party, and its successors and assigns...

Section Number 17, Township 6 North, Range 11 East,

Section Number 17, Township 6 North, Range 11 East,

Section Number 17, Township 6 North, Range 11 East,

Section Number 17, Township 6 North, Range 11 East,

Section Number 17, Township 6 North, Range 11 East,
M. D. Berry, and particularly as follows: Beginning at a point on the
said boundary line, and at the northwest corner of the
Mining Claim, and thence due west along the said boundary
line to the center line of the Y Guides' Road; thence north
across the said Y Guides' Road to the Northwest corner of the
Mining Claim, thence due east along the center line of the
Y Guides' Road to the point of beginning. Said Mining Claim
being designated as the Y Guides' Road Mining Claim.

Witnesses:

[Signature]

[Signature]

[Signature]

Reserving unto the parties of the first part the
rights to subsurface and occupation of the surface of

County Recorder,

Amador County, this 12th day of December, 1894, and recorded Feb. 6, 1895,
The Tract of land, more than 5th day of October, in the year of our Lord one thousand eight hundred and ninety-nine, between John Trigons of Jackson, county of Amador, State of California, the party of the first part, and the Kennedy Mining and Milling Company, a corporation organized and existing under and by virtue of the laws of the State of California, the party of the second part, 

The Kennedy Mining and Milling Company, a corporation organized and existing under and by virtue of the laws of the State of California, the party of the second part, 

The transfer, made the 5th day of October, in the year of our Lord one thousand eight hundred and ninety-five, between John Trigons of Jackson, county of Amador, State of California, the party of the first part, and the Kennedy Mining and Milling Company, a corporation organized and existing under and by virtue of the laws of the State of California, the party of the second part, 

The transfer, made the 5th day of October, in the year of our Lord one thousand eight hundred and ninety-five, between John Trigons of Jackson, county of Amador, State of California, the party of the first part, and the Kennedy Mining and Milling Company, a corporation organized and existing under and by virtue of the laws of the State of California, the party of the second part, 

The transfer, made the 5th day of October, in the year of our Lord one thousand eight hundred and ninety-five, between John Trigons of Jackson, county of Amador, State of California, the party of the first part, and the Kennedy Mining and Milling Company, a corporation organized and existing under and by virtue of the laws of the State of California, the party of the second part, 

The transfer, made the 5th day of October, in the year of our Lord one thousand eight hundred and ninety-five, between John Trigons of Jackson, county of Amador, State of California, the party of the first part, and the Kennedy Mining and Milling Company, a corporation organized and existing under and by virtue of the laws of the State of California, the party of the second part, 

The transfer, made the 5th day of October, in the year of our Lord one thousand eight hundred and ninety-five, between John Trigons of Jackson, county of Amador, State of California, the party of the first part, and the Kennedy Mining and Milling Company, a corporation organized and existing under and by virtue of the laws of the State of California, the party of the second part, 

The transfer, made the 5th day of October, in the year of our Lord one thousand eight hundred and ninety-five, between John Trigons of Jackson, county of Amador, State of California, the party of the first part, and the Kennedy Mining and Milling Company, a corporation organized and existing under and by virtue of the laws of the State of California, the party of the second part, 

The transfer, made the 5th day of October, in the year of our Lord one thousand eight hundred and ninety-five, between John Trigons of Jackson, county of Amador, State of California, the party of the first part, and the Kennedy Mining and Milling Company, a corporation organized and existing under and by virtue of the laws of the State of California, the party of the second part, 

The transfer, made the 5th day of October, in the year of our Lord one thousand eight hundred and ninety-five, between John Trigons of Jackson, county of Amador, State of California, the party of the first part, and the Kennedy Mining and Milling Company, a corporation organized and existing under and by virtue of the laws of the State of California, the party of the second part, 

The transfer, made the 5th day of October, in the year of our Lord one thousand eight hundred and ninety-five, between John Trigons of Jackson, county of Amador, State of California, the party of the first part, and the Kennedy Mining and Milling Company, a corporation organized and existing under and by virtue of the laws of the State of California, the party of the second part, 

The transfer, made the 5th day of October, in the year of our Lord one thousand eight hundred and ninety-five, between John Trigons of Jackson, county of Amador, State of California, the party of the first part, and the Kennedy Mining and Milling Company, a corporation organized and existing under and by virtue of the laws of the State of California, the party of the second part, 

The transfer, made the 5th day of October, in the year of our Lord one thousand eight hundred and ninety-five, between John Trigons of Jackson, county of Amador, State of California, the party of the first part, and the Kennedy Mining and Milling Company, a corporation organized and existing under and by virtue of the laws of the State of California, the party of the second part, 

The transfer, made the 5th day of October, in the year of our Lord one thousand eight hundred and ninety-five, between John Trigons of Jackson, county of Amador, State of California, the party of the first part, and the Kennedy Mining and Milling Company, a corporation organized and existing under and by virtue of the laws of the State of California, the party of the second part,
Witneth, that the said party of the first part,
and in consideration of the sum of Two hundred
and fifty ($250.00) Dollars, lawful money
of the United States of America, to him in hand,
paid by the said party of the second part, to
the said party of the first part, and the
agreement between the said parties, doth by the
said party of the first part, grant, bargain, sell, convey, demise, release and
forever quitclaim unto the said party of the second
part, and to his successor and assigns forever, and
of the said minerals in and upon the ground
that certain Quartz Mining Claim described as
the Jackson Mining District, County of Merced,
State of California, known as the "Golden Joe"
Mine, and designated by the U.S. Land Office
for the District of California, No. 81, in Section 13,
T. 4 N., R. 11 E., Sec. 13, M.D.
Together with all the appurtenances and
accordance, and
all adjoin to it, or sold, and all mineral
claims, work, and alluvial gold in said
ground, or belonging thereto, and all the
mineral and appurtenant thereto,
and appurtenant, or the right thereto, and
all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and all mineral and appurtenant thereto,
and thereunto the said John Trojan hereunto makes his
mark and with his signature to the
above Document as hereto joint and in the presence
and in the manner marked my signature.

Hilda Clough

State of California
County of Amador

On the 21st day of October, in the year one
thousand eight hundred and ninety-five, before me,
Hilda Clough, a Notary Public in and for the said
County, did comepersonally known to me, John Trojan,
known to me by the person and character whose
name is subscribed to and who executed the within
instrument, and who acknowledged the same to be
her act and deed.

I, Hilda Clough, a Notary Public in and for the said County, do hereby certify that the
within instrument was subscribed and acknowledged by
the said John Trojan on the 21st day of October, 1895, in the presence of D.A. Johnson,
County Recorder.

D.A. Johnson
County Recorder
Deed

[Address]

This Indenture, made the 4th day of October, in the year of our Lord one thousand eight hundred and ninety-five, by and between the Argonaut Mining Company, a corporation, duly organized and existing under the laws of the State of California, and whose principal place of business is in the Town of Jackson, County of Amador, State of California, Grantor, and the Kennedy Mining and Milling Company, a corporation, duly organized and existing under the laws of the State of California, the Grantee of the first part, Witnesseth:

That the undersigned Directors of the Grantor, and the undersigned Directors of the Grantee, at a meeting held at the Grantor's office in the City of Jackson, on the 4th day of October, 1895, regularly called for that purpose, did adopt the following resolution and resolution and adopted the same, as follows, as part of the Resolution Book of the Grantor of the first part, as page 83:

"Whereas, the corporation is the owner and proceeds of the property herein described and is ready and willing to sell the same to the Kennedy Mining and Milling Company, a corporation, for the sum of ten dollars, and by virtue of the laws of the State of California,
for the consideration hereinafter named.

"Also, whereas the said Amado Mining and Milling Company, by virtue of the
power of purchasing the said real property from the corporation for the consideration hereinafter named, now therefore,

"Doth promise, by the Director of the Argonaut Mining Company, that to the true interest of said Company there and also of the hereinbefore described property for the sum of Two Hundred Dollars, good and lawful money of the United States of America, and agree, the more fully and absolutely for the payment of the said Company, as is by said Director, Treasurer, and Secretary of the Argonaut Mining Company, and as is also by and to said Company, Mining and Milling Company, a Corporation, for and in consideration of the following real property: All the right, title, interest and estate of the party of the first part, of, in and to the individual one-third of the surface of that certain property or tract of land and mining claim situate in the Jackson Mining District, in the County of Amado, consisting of a portion of Lot No. 50, in Sec. 26, T. 7S. R. 16 E., M. and S., and known and described as the "Lyde Quayt" or "Lyde Quayt" Mining Claim, and particularly described as follows: Commencing at the North-
end of said "Lyde Quayt" or "Lyde Quayt" Mining Claim, at a post common to said "Lyde Quayt" and Amado Mines and running thence Southwesterly along Western boundary line of Amado's same claims to point the post exactly at one-tenth an
Eastly direction from Western boundary of said
Nowhere are there said to exist any mining claims thereon. The surface area of the mining claim extends southerly along the boundary line of said mining claim, northerly along the boundary line of said mining claim, easterly along the boundary line of said mining claim, and westerly along the boundary line of said mining claim. The area of the mining claim is described by the following boundaries:

**South Boundary:**
Running along the north line of said mining claim.

**East Boundary:**
Running along the west line of said mining claim.

**North Boundary:**
Running along the south line of said mining claim.

**West Boundary:**
Running along the east line of said mining claim.

The mining claim is bounded on the north by the north line of said mining claim, on the south by the south line of said mining claim, on the east by the east line of said mining claim, and on the west by the west line of said mining claim.

The area of the mining claim is 40 acres, 0 square feet. No part of the mining claim is subject to any other laws, regulations, or restrictions.
negotiated by Robert A. Klum and John D. Snelgrove.
Aggannt Mining Company, dated March 4, 1894 as
recorded March 12, 1894 in Vol. 11 of Deeds pages 276,
said Amador County Records, to which said deed
reference is hereby specially made;
Reserving also, unto the said Aggannt Mining
Company its successors and assigns, all certain
acres more or less, of surface ground, hereinafter
mentioned as hereinafter and title to any portion of the
surface ground of the above-named lands, and
premises and heretofore in said deed of assignment
executed by Robert A. Klum and John D. Snelgrove, to the said Aggannt
Mining Company, dated March 4, 1894, and recorded
March 5, 1894 in Vol. 11 of Deeds page 276, said Amador
County Records, and also an assignment through that
certain deed executed by C. O. Roberts to said
Aggannt Mining Company, dated April 12, 1894,
and recorded April 18, 1894 in Vol. 11 of Deeds pages
318, thereof, said Amador County Records, to which
said deed reference is hereby specially made;
The intent of such conveyance being to grant and
counterpart the said Kennedy Mining and Milling
Company, a corporation, its successors and assigns,
all the right, title and interest of the said Aggannt
Mining Company to the said property acquired
under and by the said deed of conveyance
mentioned by the John Snelgrove to James McChesney,
dated the 11th day of August, 1891, and recorded
October 15th, 1891, in Book 8 of Deeds pages 276, said
Amador County Records, and that certain
deed of co. ownership, executed by said James McChesney
and George McChesney to said Aggannt Mining
Company, dated the 23rd day of July, 1891 and
recorded on the 24th day of July, 1891 in Book
8.
District Court, in the Office of the Recorder of said County, pursuant to the resolution, present paraphism, and set forth:

And to agree to said deed, and conveyance

the garden, and all and singular

the County of Los Angeles, and the State of California.

The party of the first part, in consideration of the said Resolutions of record, and in consideration of the sum of Five hundred dollars, or its equivalent, hereby grants, grants, and conveys to the party of the second part all that certain piece and parcel of land, mining claim, situation in the Jackson District, said County of Los Angeles, and known as the Oleaje Claim, located on the Oleaje quarter, and situated on the Oleaje quarter, and described as follows: Beginning at the north end of said Oleaje quarter, and running along the north boundary line of Rancho Oleaje, and then running in a northerly direction from
Western boundary line said Clyde Grant Lode Mining Claim above Southwark parallel with said Basil Grant Lode Mining Claim thence Southwark 1/2 mile to the southwark in a straight line Southerly along tree about 12 inches in diameter marked with thistle and on Northeasterly side thereof, said tree standing on Northeasterly bank of ravine leading from Plunkett Flat, thence in a straight line Southerly to Southerly end of a brumby branch of the Annam or Sheep Lake Branch, known as the Moon Ditch, running across said ravine marked by northerly corner of said thistle and in contact with upper bank of said Moon Ditch, thence following said ravine to bank of said Moon Ditch to the South boundary line of said Clyde Grant Lode Mining Claim and thence Southwark line of said Volunteer Grant mine, thence Southwark to South boundary of said Clyde Grant Lode Mining Claim to post marked "49", or northern boundary line of Sheep Lake Mill city, thence North 18° 42' West 601 feet to post marked "49", thence South 74° 42' West 2.00 chains to post marked "49", thence South 14° 24' North 8.15 chains to post marked "49", thence North 89° 43' East 3.86 chains to said post on North End of claim the place of beginning.

Reserving however the party of the first part, its successors and assigns for any and all the rights and privileges as aforesaid in or about the said above described land and any portion thereof for the use and benefit of said party as aforesaid and any and all the rights and privileges as aforesaid in or about the said above described land and any portion thereof for the use and benefit of said party as aforesaid.
and John Stewick to the said Argonaunt Mining Company, dated May 12, 1891, and recorded May 22, 1891, in Vol. 11 of Deeds page 218, said Amador County Records, to which said deed references this instrument hereinbefore made;

therein conveying to the said Argonaunt Mining Company all of the interests of the testator to said premises, together with the appurtenances thereto belonging or in any way appertaining and the rent, heirs, and appurtenant thereto.

To have and to hold, all and singular the said premises, together with the appurtenances and privileges thereto incident unto the said party of the second part, its successors and assigns forever.

The said conveyance being to grant and convey to the said party of the second part, its successors and assigns, all the right, title,
and in consideration of the sum of the sum of all the said property and 

said Sum is hereby paid to the said party of the first part, the said property and 

and of the said party of the first part to said party of the first part, the said property and 

property and 

the same was executed by John Stark to John Stark in the presence of August 

and recorded Oct. 15, 1892, in Book 10 of Deeds, page 703, said Amador County Recorder, 

and that certain deeds of conveyance executed by 

said James Mahan and George Mahan to 

the Argonaut Mining Company on the 2nd day 

of July, 1894, and recorded on the 24th day of July, 1894, in Book 10 of Deeds, page 292, said 

in the Office of the Recorder in the office of the Recorder of said Amador County, President of the Reserve 

Thumument at the 

Thumument at the 

The Witnessed (thereof), the party of the first 

part, by resolution of its Board of Directors, has 

caused the present to be subscribed to its 

Present and Secretary, and its corporate name 

and seal to be set off 

in the day and year 

just above written.

Argonaut Mining Company. 

By W. F. Deter, its President. 

and by Harry Eady, its Secretary. 

State of California. 

County of Amador. 

I, W. F. Deter, personally known to me, 

and Harry Eady, personally known to 

me, the President and Secretary, respectively, 

of the Argonaut Mining Company, the corporatio 

and its corporate name.
Certification

We, the undersigned stockholders in the
Argonaut Mining Company, a Corporation
organized and existing under and by virtue
of the laws of the State of California, having
a capital stock of two hundred thousand shares,
held and owning the number of shares of said
capital stock set forth in our respective signatures,
hereunto attached, being the holders of at least two-thirds
of the capital stock of said Corporation, and having
full knowledge of the resolutions hereinafter mentioned,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
and of all the conditions, stipulations, and covenants,
in the annexed, do, on and by the contents thereof,
in the said County of Amado, the day and year
in the State of Arizona.

Hilma C. Craig
Notary Public

In and for the County of Amado,

Plaintiffs, in an action at law, John F. Davis
October 5th, 1932, in the said County of Amado,

Defendants, in the Superior Court of

C. F. Davis
County Recorder

W. J. Gilbert

P. Bateman

This instrument, made
the first day of January, one thousand nine hundred...