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BOOK 115 PAGE 242

RECORDING REQUESTED BY

AND WHEN RECORDED MAIL TO

FILED FOR RECORD
SKAMANIA CO. WASH

BY *Duane L. Phoenix*

AUG 11 11 14 AM '03

J. Salveson

NAME Youngquist Mine Dev. Inc.
STREET ADDRESS 621 W. 2nd St., Suite 245
CITY & STATE Antioch, CA 94509

CART 0

(SPACE ABOVE THIS LINE FOR RECORDER'S USE)

ASSESSMENT WORK NOTICE

BLM Serial No. _____
ORMC 8004 thru ORMC 80069-WRP-1-66

Certain labor and/or improvements required by law were performed or made on or for the benefit of the following mining claim(s).

(which together comprise a group of contiguous claims) located in County of Skamania
Washington
in the mining assessment work year ending September 1, 19 89, as follows:

Name of Claim(s) (in full)	Sec. / Twp. / Rge.	County Recordation Original Location	County Recordation Original Location
Wind River Project 1-66	49 / 5N / 7E	Book <u>Q</u> Page <u>962</u>	Book _____ Page _____
RGB 1-20	4 / 5N / 7E	Book <u>N</u> Page <u>799-837</u>	Book _____ Page _____
BOHN 1-16	3,4 / 5N / 7E	Book <u>N</u> Page <u>767-797</u>	Book _____ Page _____
		Book _____ Page _____	Book _____ Page _____

LABOR AND IMPROVEMENTS. Specify (for example, state depth of shaft sunk; feet of tunnel, drift adit or crosscut driven; size of exploration cut of trench; or refer to separate document, filed as required by PL876, describing geological, geochemical or geophysical survey). Give value for each item and date on which, or periods of time within which the same was performed or made; and total value.

Site and Underground Mining activities & exploration.

Recorded
Indexed, *PL*
Indirect
Filed
Mailed

The total fair and reasonable value thereof was \$ 650,000.00 and the amount and value thereof on or for the benefit of each claim was \$100 or more. The name and address of the person who performed the labor or made the improvements, as known to me, was:

Name
Youngquist Mine Development, Inc.

Current Mailing and Residence Address
621 2nd St., Suite 245
Antioch, CA 94509

The owner(s) of the mining claim(s) is (are):

Name
Wind River Mining Co.

Current Mailing and Residence Address
2013 N.E. 10th Ave.
Portland, OR 97720

All monuments required by law to have been erected, and all notices required by law have been posted, on each claim or copies of such notices were in place on the claim on (date) _____, also on that date each corner monument bore or contained marking sufficient to designate the corner of the mining claim to which it pertained and the name of the claim.

The above listed claim(s) is (are) held and claimed by the owner(s) or the undersigned (if he is entitled to possession thereof) for the valuable mineral contained therein.

I hereby certify under the penalty of perjury that the foregoing is true and correct.

[Signature]
Signature

FAILURE TO FILE EVIDENCE OF ASSESSMENT WORK OR NOTICE OF INTENT TO HOLD WITH THE BUREAU OF LAND MANAGEMENT WITHIN THE PRESCRIBED TIME PERIODS WILL CONSTITUTE AN ABANDONMENT OF THE MINING CLAIM.

(SEE REVERSE SIDE)

CSO 3800-3
6/79

This form has been designed through the courtesy of the U.S. Department of the Interior, Bureau of Land Management, to assist you in complying with requirements for filing Evidence of Assessment Work.

In accordance with Section 314 of the Act of October 21, 1976, Public Law 94-579 (90 Stat. 2743), the Federal Land Policy and Management Act of 1976, mining claimants shall file (1) a copy of affidavit of assessment work performed, or (2) a copy of the detailed report of geological, geophysical, and geochemical survey required under 30 U.S.C. 28-1, or (3) a notice of intention to hold the mining claim (including, but not limited to, such notices as are provided by law to be filed when there has been a suspension or deferment of annual assessment work).

FILE ORIGINAL WITH COUNTY RECORDER
MAIL DUPLICATE COPY TO:

USDI BUREAU OF LAND MANAGEMENT
STATE OFFICE
Federal Office Building
2800 Cottage Way E-2841
Sacramento, California 95825

Any person who willfully makes a false statement with respect to the statements made herein shall be deemed guilty of a misdemeanor, and upon conviction shall be punished by a fine not exceeding one hundred dollars (\$100) or by imprisonment in the county jail not exceeding six months, or by both such fine and imprisonment. (Public Resources Code of California, Sec. 2315)

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