

STATE OF OREGON)
) ss.
COUNTY OF MULTNOMAH)

Personally appeared before me on this 26th day of February 1929 Louis Pearson known to me to be the identical individual who executed the within assignment and who acknowledged to me that he executed the same freely and voluntarily and for the purposes therein contained.

T. R. Mahoney
Notary Public for Oregon

My commission expires Nov. 2 1930

(Notarial Seal)

Filed for record April 17, 1929 at 12:00 M.

G C C Linn
Auditor

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15605

AGREEMENT

Roy C. Whipple et al to
the public

AN AGREEMENT OF PARTNERSHIP

This partnership shall be formed for the purpose of prospecting and developing the following named claims and any other mining properties acquired by this partnership.

We, the undersigned, hereby agree to become partners with equal rights in the following described properties, to wit;

A groupe of mining claims located on Jack Creek, known as The Park Rose Groupe, comprised of the following named claims, The Park Rose and The Elsie A., Also, a groupe of claims located Raymond Creek, known as The Lone Star Groupe, comprised of the following named claims, The Lone Star No, 1, and The Lone Star No. 2, all the said claims being located in what is known as the Copper City Mining District, Skamania County, Washington.

We further agree, that in event of any properties being located in the Copper City Mining District by any one or all of the Partnership, shall become the common property of the partnership, ie, located after this date, also, that any partner desiring to dispose of his share shall give the remaining partners the first refusal of said share.

We further agree that in all polices of said partnership a majority vote shall constitute control.

We further agree, that all expenses shall be borne equally and that all labor expended on these claims shall be valued at the rate of FIVE DOLLARS per day per man.

We further agree, that no debt shall be contracted to the Partnership except upon a majority vote of the Partnership.

We further agree, that in the event of any partner refusing to pay his portion of the contracted expenses of the majority vote, shall at the expiration of thirty

days after such refusal be notified of said refusal and the date thereof and that his share of this Partnership shall become null and void thirty days after such notification and his share shall revert to the remaining Partners of this Partnership, and, in case a partner does not pay his portion of the contracted expenses of the majority vote and does not refuse to pay his share of the contracted expenses of the majority vote, his share shall at the expiration of one year revert to the remaining partners of this Partnership.

WITNESSETH our hand and seals this 8th day of April nineteen hundred and twenty-nine.

Roy C. Whipple
F. A. La Plant
H. E. Hicks

H. C. Chesser
Auditor

Filed for record May 4, 1929 at 8:30 A.M.

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15632

AGREEMENT
T. S. McGlothlen et us, et al to
W. O. Fraser et al

AN AGREEMENT

This agreement entered into between T. S. McGlothlen and June McGlothlen his wife, parties of the first part, for and in consideration of the sum of \$5000.00 (five thousand dollars) do give a one third (1/3) undivided interest in certain mineral claims, located on Camp Creed a tributary of McCoy Creek in the Nigger Head Mining District, Okanogan County, State of Washington, namely and described as follows, eleven (11) claims in all; Hidden Bullion Group #1 and # 2 to wit :-

Group number one.	3a	Group number two.
Bob White quartz claim re-location.		Badger quartz claim re-location.
Lucky Girl " " " "		Beaver " " " "
Silver Lode " " " "		Beaver Extension " " "
Tom Boy " " " "		Jumbo " " " "
Potlatch " " " "		Jumbo Extension " " "
		Jumbo # 3. " " " "

and any other claims they may be located adjoining, and in the interest of these groups; group # 1 on the North side of Camp Creek and Group # 2 on the South side of Camp Creek, and these Groups divided by Camp Creek.

It is agreed to have on deposit at a bank suitable to the parties of the first part, for checking purposes the sum of \$1000.00 (one thousand dollars) upon their instruction namely, March 5th 1929

Agreed to between parties of the first and second parts, that T. S. McGlothlen and E. Finney move in a mill and operate it in a workman like manner.

It being the sense of all parties concerned, and it is here by mutually agreed to between them to operate and put on the market at the earliest possible date the product, namely gold and other valuable minerals .