

J. H. Garrison, T. Quinn, Bradley and Hibnot.

This Indenture, made the Twenty nine of June in the year of our Lord one thousand eight hundred and ninety nine between J. H. Garrison of the County of Skamania State of Washington Party of the first Part and T. M. Quinn and A. L. Bradley and Frank Hibnot of the County of Multnomah State of Oregon Parties of the second part.

Witnesseth that the said Parties of the first part and in consideration of the sum of one (1) dollar and other valuable considerations lawful money of the United States of America, to him in hand paid by the said Parties of the second Part, the receipt whereof is hereby acknowledged, have granted, bargained, sold, remised, released and forever quitclaimed, and By these Presents do grant bargain, sell, remise, release and forever quit claim unto said T. M. Quinn, A. L. Bradley, and Frank Hibnot, said parties of the second part, and to their heirs, successors and assigns, all that certain undivided one third of the mining claims located surveyed, recorded and held by said Parties of the first part situated in the Copper Creek Mining District, Skamania County State of Wash and better known and described as follows:

One The Empire, one The Lost Mine, the said mining claim being the same whose location notice were recorded under said names with the County Recorder of Stevenson, County of Skamania and State of Washington by T. M. Quinn and J. H. Garrison on the sixth day of October 1894 and reference is hereby made to said recorded location notices for a more full and complete description.

Together with all dips, spurs and angles, and also the metals Ores, gold and silver bearing Quartz Rock and earth therein, and all the Rights, Privileges and franchise thereto incident appendant and appurtenant, or therewith usually had and enjoyed, and also all and singular the Emements, hereditaments and appurtenances thereto belonging or in anywise appertaining and the rents, issues and profits thereof and also all the estate, Right, title interest Property possession claim and demand whatsoever as well in law as in equity of the said Party of the first Part of or to the said Premises, and every Part and Parcel thereof To have and to hold all and singular the said Premises together with the appurtenances and Privileges thereto incident unto the said Parties of the second part their heirs, successors, and assigns forever.

In Witness Whereof the said Party of the first part have hereunto set their hands and seal the day and year

first above written

J. H. Garrison

V