

operations and will continue said operations until it is no longer profitable to do so.

5. It is further understood and agreed that the party of the first part will keep at his expense a set of books covering the ore taken from the location described in paragraph 1 above, and that the party of the second part shall have the right at any time during regular business hours and business days at his expense to examine said books.

6. It is further understood and agreed that the finders fee set out herein shall be paid to the party of the second part upon the party of the first part ^{receiving} of receiving periodic payments from the smelter on the ore mined on the location set out in paragraph 1 above. The party of the first part reserves the right at any time to pay the party of the second part the total finders fee due hereunder which amount will be ascertained by determining how much silver ore is left to be mined on the location set out in paragraph 1 above which will be ascertained by computing the dimensions of the ore body and the assayed value of the silver ore remaining in the location set out in paragraph 1.

7. This agreement does not vest in Kenneth H. Peterson any interest whatsoever in any of the Wind River Mining Claim other than that specifically set out in paragraph 1 above, which interest is only a finders fee interest as set out herein.

8. This agreement contains a complete agreement between the parties hereto and no representations or agreements are binding upon the parties other than those specifically set out herein.

Party of the First Part

Tony J. Valley
Tony J. Valley

Party of the Second Part

Kenneth H. Peterson
Kenneth H. Peterson