NOTICE IS HEREBY GIVEN THAT THE UNDERSIGNED, HAVING COMPLIED WITH THE MINING ACT OF CONGRESS, APPROVED MAY 10, 1972, AND WITH ALL SUBSEQUENT ACTS, AND WITH LOCAL LAWS, CUSTOMS AND REGULATIONS, HAS THIS 15TH DAY OF DECEMBER 1923, RELOCATED AND CLAIMED 1500 LINEAR FEET AND HORIZONTAL MEASUREMENTS ON THE GOLD EAGLE LODE, VEIN, LEDGE OR DEPOSIT, ALONG THE VEIN THEREOF, WITH ALL ITS DIPS, SPURS, ANGLES AND VARIATIONS, AS ALLOWED BY LAW, TOGETHER WITH 300 FEET ON EACH SIDE OF THE MIDDLE OF SAID VEIN AT SURFACE GROUND WITHIN THE LINES OF SAID CLAIM, WHICH IS SITUATED IN NIGGERHEAD MINING DISTRICT, COUNTY OF SKAMANIA, STATE OF WASHINGTON, AND IS DESCRIBED BY METES AND BOUNDS AS FOLLOWS: COMMENCING AT THIS NOTICE WHICH IS DISCOVERY AND ABOUT 100 FEET NORTH OF SOUTH CENTER END AND RUNNING NORTHEASTERLY (NORTH AND SOUTH VARIATION 45° EAST OF NORTH) AND IS A RELOCATION AND AMENDED LOCATION, ON ABANDONED AND FORFEITED GROUND SITUATED ABOUT 1 1/8 MILES UP CAMP CREEK FROM ITS MOUTH AND ON THE NORTH SIDE OF CAMP CREEK, EAST OF MT. LANGEL, ABOUT 1 1/8 MILES FROM BASE OF MOUNTAIN.

WITNESS:

	_		
R.	┎	Phows	
$\Gamma$	Г	. Brown	

LOCATED BY

W. A. BAYNE

LEWIS SAWALL

HENRY BLANKENSHIP HAS AN AGREEMENT WITH THE PARTIES OF THE FIRST PART WHEREBY HE IS TO RECEIVE A ONE-THIRD INTEREST IN SAID MINING CLAIM IF HE LOCATES A WORKABLE LEDGE OF GOOD PAYING ORE THEREON BY JUNE 1, 1924, IN WHICH EVENT THE ONLY INTEREST CONVEYED BY THIS INSTRUMENT WILL BE A ONE-HALF INTEREST OF WHAT THE FIRST PARTIES HAVEIIN SAID CLAIM, MAKING A ONE-THIRD INTEREST IN SECOND PARTY.

IT IS FURTHER MUTUALLY UNDERSTOOD AND AGREED THAT THE PARTIES OF THE FIRST PART ARE ALSO INTERESTED IN CERTAIN MINING CLAIMS ADJOINING THE ABOVE DESCRIBED "GOLD EAGLE", OR IN THAT VICINITY, WHICH CLAIMS ARE KNOWN AS THE "JEFFERSON", AND "EXTENSION OF GOLD EAGLE", AMONG OTHERS, AND WHEN THE PARTIES OF THE FIRST PART CAN GIVE A TITLE TO SAID CLAIMS SATISFACTORY TO THE PARTY OF THE SECOND PART, THE PARTY OF THE SECOND PART WILL PAY TO THE PARTIES OF THE FIRST PART AN ADDITIONAL SUM OF SEVEN HUNDRED DOLLARS IN INSTALLMENTS FROM TIME TO TIME OF FROM TWO HUNDRED DOLLARS TO THREE HUNDRED DOLLARS, FOR A ONE-HALF INTEREST THAT THE PARTIES OF THE FIRST PART MAY NOW OWN IN SAID CLAIMS, OR ACQUIRE THEREIN, OR IN ANY OTHER MINING CLAIMS THE PARTIES OF THE FIRST PART MAY LOCATE IN SAID DISTRICT, BUT PREVIOUS TO ANY SUCH ADDITIONAL PAYMENTS, THE PARTIES OF THE FIRST PART WILL CONVEY A ONE-HALF INTEREST IN SAID CLAIMS, TOGETHER WITH ANY OTHER MINING CLAIMS THEY MAY LOCATE WHILE THE PARTIES HERETO ARE INTERESTED TOGETHER.

IN WITNESS WHEREOF, THE PARTIES HERETO HAVE HEREUNTO SUBSCRIBED THEIR NAMES AT TACOMA, WASHINGTON THIS 28TH DAY OF FEBRUARY, 1924.

W. A. BAYNE

CHARLES NEWMAN
PARTIES OF THE FIRST PART.

ROSLYN COAL & COKE CO., A CORPORATION

BY A. F. PANT PARTY OF THE SECOND PART.

STATE OF WASHINGTON, COUNTY OF PIERCE.

SS.

1, CHARLES W. JOHNSON, A NOTARY PUBLIC IN AND FOR THE SAID STATE, DO