

9.27.2023

Jack Nielsen
Barbara Nielsen
Sara Glinatsis
1220 Toluca Ave
Alliance, NE
69310
Jnielsen@diamondhillfarms.com

CORRESPONDENCE SENT BY E-MAIL.

RE: WILDCAT MINING CORPORATION-IDAHO MINE

SUNRISE LLC

RECLAMATION NOT COMPLETED INCORDANCE WITH COLORADO DIVISION OF RECLAMTION MINING AND SAFETY APPROVED RECLAMATION PLAN

SUNRISE LLC

BREACH OF IDAHO MINE ACCESS AGREEMENT DATED JANUARY 11, 2017

Dear Mr. and Mrs. Jack and Barbara Nielsen,

Sunrise LLC owner of the May Day mine and permit holder of the Mayday Idaho Mine permit M-1981-185 failed to comply with the May Day Mine permit approved reclamation plan. Sunrise made a commitment to retain the Idaho Mine access road in a condition to be used for future land uses. The access road recently used by Sunrise Mining from Idaho's mine entrance to the Idaho Mine warehouse to obtain is **NOT** useable for Wildcat Mining Corporation's (WMC) future land uses.

As pointed out in Wildcat Mining Corporation reclamation and bond release objection letter, Sunrise LLC has **not complied** with CDRMS reclamation requirements.

In addition, WMC owner of the Idaho Mine claims entered into an access agreement with Sunrise LLC owner of the May Day mine claims whereby Sunrise LLC is to perform site maintenance, exploration,

Wildcat Mining Corporation

3926 North State Hwy 67 Sedalia, Colorado, 80135 Phone: 303.832.7664



regulatory compliance and temporary storage of site equipment pursuant to Colorado Division of Reclamation Mining and Safety (CDRMS) May Day Idaho Mine permit M-1981-185. Sunrise LLC, as the mining permittee owner of the May Day Idaho bond is obligated to maintain mine reclamation bonds until compliance is documented.

Sunrise LLC and WMC entered into an agreement on January 11, 2017, whereby Sunrise LLC would be authorized to perform water sampling and reclamation activities on WMC's Idaho property in accordance with a signed notarized agreement (See Attachment A). Specific sections from the agreement follows:

RE: IDAHO MINE LICENSE FOR MINING SITE MAINTENANCE, EXPLORATION, REGULATORY COMPLIANCE, AND TEMPORARY STORAGE OF SITE **EQUIPMENT**

Agreement signed by

Sara A. Glinatsis-Sunrise Mining, LLC -Manager-January 11, 2017 George M.L. Robinson-Wildcat Mining Corporation-President January 11, 2017 (Attachment A)

"On September 23, 2021, Wildcat Mining Corporation informed Sunrise Mining, LLC and La Plata Land Company that the access agreement entered on January 11, 2017, is terminated pursuant to the 2017 agreement. It is understood Sunrise Mining, LLC and La Plata Land Company will provide Wildcat Mining Corporation at least 72 hour notice and a signed visitor's agreement for site access to the Idaho Mine Site. Wildcat Mining Corporation, Idaho Mine Patented claims are summarized in the January 11, 2021, agreement. (See Attachment B)

The signed and notarized agreement states:

- 1. "Grant of License. Licensor hereby grants to Licensee and persons, consultants, and/or contractors authorized by Licensee (collectively, "Authorized Parties") a non-exclusive license to access the May Day Mine Property for purposes of site maintenance, exploration, regulatory compliance, and temporary storage of site equipment. The access license shall be over and across the real property owned by Licensor and located in La Plata County, Colorado, more particularly described in Exhibit A attached hereto ("Property").
- 2. "Termination. This Agreement and the license granted hereunder shall continue until this agreement is terminated pursuant to this paragraph 2. Licensor may terminate this Agreement at any time on two (2) years written notice to Licensee of such termination. Immediately following any termination of this Agreement, Licensee shall vacate the Property and remove any and all equipment of Licensee or any Authorized Parties that is located on the Property."
- 3. "No Interference. Licensee shall not interfere with Licensor's use of use of Licensor's Property during the term of this Agreement."

Wildcat Mining Corporation 3926 North State Hwy 67 Sedalia, Colorado, 80135



Agreement commitment states

6."Repair and Restoration. Licensee covenants and agrees that it shall promptly repair any damage, injury or destruction to any portion of Property that may be caused by or result from Licensee's use of the Property, and Licensee shall restore the Property to substantially the same condition as existed prior to any such1 damage, injury or destruction."

Sunrise LLC. under the signed agreement conducted water sampling and site maintenance activities between January 11, 2017, through January 11, 2023. During WMC Mining October 2022 site visit, WMC's personnel and business associates identified WMC road leading from the May Day claims is damaged and not useable to support future land uses.

Wildcat Mining Corporation is requesting the Idaho Mine access road be restored to pursuant to CDRMS reclamation and the signed WMC agreement "Licensee shall restore the Property to substantially the same condition as existed prior to any such damage, injury or destruction."

The access road to the Idaho property needing repair or replaced is identified in Figure 1.

Future Idaho mine claims site access is to be conducted pursuant to a signed Wildcat Mining Corporation agreement.

Regards

George Robinson

George M.L. Robinson President

George M.L. Robinson
Wildcat Mining Corporation -Idaho Mine
3926 North State Highway
Sedalia, Colorado 80135
georgerobinson@r2incorporated.com

Attachments

- IDAHO MINE LICENSE FOR MINING SITE MAINTENANCE, EXPLORATION, REGULATORY COMPLIANCE, AND TEMPORARY STORAGE OF SITE EQUIPMENT
- ACCESS AGREEMENT
- FIGURE 1 -IDAHO AERIAL PHOT0-ROAD REPAIR LOCATION

Copy: Dustin Czapla- CDRMS-Grand Junction, Colorado

Wildcat Mining Corporation 3926 North State Hwy 67 Sedalia, Colorado, 80135 Phone: 303.832.7664

ATTACHMENT A

LICENSE FOR MINING SITE MAINTENANCE, EXPLORATION, REGULATORY COMPLIANCE, AND TEMPORARY STORAGE OF SITE EQUIPMENT

This license for mining site maintenance, exploration, regulatory compliance, and temporary storage	5
of site equipment ("Agreement" or "License") is made and entered into as of ("Effecti	ve
Date"), by and among Wildcat Mining Corporation, a Nevada corporation ("Licensor"), and Sunrise	
Mining, LLC, a Colorado Limited Liability Company (the "Licensee").	

AGREEMENT

- 1. <u>Grant of License</u>. Licensor hereby grants to Licensee and persons, consultants, and/or contractors authorized by Licensee (collectively, "Authorized Parties") a non-exclusive license to access the May Day Mine Property for purposes of site maintenance, exploration, regulatory compliance, and temporary storage of site equipment. The access license shall be over and across the real property owned by Licensor and located in La Plata County, Colorado, more particularly described in **Exhibit A** attached hereto ("Property").
- 2. <u>Termination</u>. This Agreement and the license granted hereunder shall continue until this agreement is terminated pursuant to this paragraph 2. Licensor may terminate this Agreement at any time on two (2) years written notice to Licensee of such termination. Immediately following any termination of this Agreement, Licensee shall vacate the Property and remove any and all equipment of Licensee or any Authorized Parties that is located on the Property.
- 3. <u>No Interference.</u> Licensee shall not interfere with Licensor's use of Licensor's Property during the term of this Agreement.
- 4. <u>No Mechanics' Liens.</u> Expect as otherwise provided in this Agreement, nothing contained herein shall authorize Licensee, or any person or entity acting through, with, or on behalf of Licensee, to subject Licensor's Property, or any portion thereof, to mechanics' liens. If any such mechanics' lien shall be filed against Licensor's Property, Licensee shall, at its expense, cause the mechanics' lien to be discharged. In the event that such mechanics' lien is not discharged within twenty (20) days after receipt of written notice of the mechanics' lien, then Licensor may, at its option, and at the reasonable expense of Licensee, enter into, defend, prosecute or pursue any effort or action (whether or not litigation is involved) which Licensor deems reasonably necessary to defend Licensor's Property from and against such mechanics' lien.
- 5. <u>Damage to Person or Property.</u> Licensor and Licensee agree to indemnify and hold each other harmless from and against any and all liability, damage, cost or expense, including, without limitation, reasonable attorneys' fees, which may be incurred by or asserted against the other party as a result of the negligence or willful misconduct of the indemnifying party and/or any person using the Property by or under such indemnifying party, in performing any work on the Property pursuant to this Agreement or arising out of accidents occurring on any part of Property other than as a result of the negligent act or omission or willful misconduct of the indemnified party or those persons using the Property by or under such indemnified party.

- 6. <u>Repair and Restoration</u>. Licensee covenants and agrees that it shall promptly repair any damage, injury or destruction to any portion of Property that may be caused by or result from Licensee's use of the Property, and Licensee shall restore the Property to substantially the same condition as existed prior to any such damage, injury or destruction.
- Acts or Omissions of Others. Licensor, its employees or agents, or any of them, shall not be responsible or liable to Licensee or to Licensee's guests, invitees, agents or any other person or entity for any loss or damage that may be caused by the acts or omissions of other tenants, occupants, their guests or invitees, occupying any other part of the Property or by persons who are trespassers on or in the Property.
- 8. <u>Successors and Assigns.</u> The terms, covenants, and provisions hereof shall inure to the benefit of and be binding upon the successors and assigns of Licensor and the successors and assigns for heirs, legal representatives or assigns or Licensee. If the Property is sold or transferred, voluntarily or involuntarily, Licensor's obligations and liabilities accruing after the transfer shall be the sole responsibility of the new owner.

9. General Provisions.

- (a) <u>Severability.</u> Should any of the provisions of this Agreement to any extent be held to be invalid or unenforceable, the remainder of this Agreement shall continue in full force and effect.
- (b) <u>Entire Agreement.</u> This Agreement embodies the entire understanding and agreement among the parties relative to the matters contained herein, and supersedes all prior negotiations, understandings or agreements in regard thereto, whether written or oral.
- (c) <u>Amendment; Revocation.</u> This Agreement may be amended only by written instrument executed by Licensor and Licensee, but shall be revocable in the sole discretion of Licensor.
- (d) <u>Survival.</u> All covenants and agreements of Licensee shall survive the termination of this Agreement for a period of one (1) year.
- (e) <u>Recordation.</u> This Agreement may be recorded in the real estate records of La Plata County, Colorado.
- (f) <u>Further Acts.</u> Upon reasonable request from a party hereto, from time to time, each party shall execute and deliver such additional documents and instruments and take such other actions as may be reasonably necessary to give effect to the intents and purposes of this Agreement
- (g) <u>No Public Dedication.</u> Nothing contained herein shall be deemed to be a grant or dedication of any rights or use to the public in general.

and the same instrument		
THIS AGREEMENT is executed a	s of the	date and year first above written.
		Wildcat Mining Corporation, a Nevada corporation By: Sesidat Name/Title: George M.L. Robinson, President
COUNTY OF Jefferson The foregoing was acknowle George Robinson, as President of Wildo) dged b at Mini	ss. Defore me this day of, 2010, by ng Corporation
Witness my hand and official s My commission expires: ROBB WILKINSON NOTARY ID 2016/0027308		y 19 th , 2020 Robb Lin Notary Public

Execution of Counterparts. This Agreement may be executed in any number of

counterparts, each of which shall be deemed to be an original, and all of which shall constitute one

LICENSEE:

Sunrise Mining, LLC, a Colorado limited liability

	By: Name/Title: Sara A. Glinatsis, Manage	imatsis er
STATE OF Colorado)) ss.	
COUNTY OF Jefferson		PW
The foregoing was acknowl by Saca Clinateis Sunrise Mining LLC, a Colorado limi		anvary, 2016, of
Witness my hand and official s	eal.	
My commission expires:	July 19th, 2020	
ROBB WILKINSON	Lobb (
NOTARY PUBLIC STATE OF COLORADO NOTARY ID 20164027308 MY COMMISSION EXPIRES JULY 19, 2020	Notary	Public

Exhibit A

Description of the Land and Mining Claims

All of the following described lode mining claims situate, lying and being in the California Mining District, La Plata County, Colorado to wit:

NAME OF CLAIM (Patented Lode)	PATENT U.S. SURVEY NUMBER
IDAHO MILLSITE	18320
IDAHO MILLSITE NO. 1	18321
IDAHO MILLSITE NO. 2	18321
ALPINE	18321
LORD KITCHENER	17108
HARTFORD	17108
GERTRUDE	16616
GOOD HOPE	17124
SUNRISE	17124
CATHRYN	16616
MIDNIGHT	19646
HELEN	19515
MIDNIGHT NO. 2	19646
PAY DAY	19516 "A"
PAY DAY MILLSITE	19516 "B"

ATTACHMENT B



George M.L. Robinson -President 3926 North State Highway 67 Sedalia, Colorado 80135 303.832.7664

10.22.2021

Mr. John Nielsen 1220 Toluca Ave Alliance, Nebraska, 68301

RE: IDAHO MINE LICENSE FOR MINING SITE MAINTENANCE, EXPLORATION, REGULATORY COMPLIANCE, AND TEMPORARY STORAGE OF SITE EQUIPMENT Agreement signed by Sara A. Glinatis-Sunrise Mining, LLC -Manager -January 11, 2017 George M.L. Robinson-Wildcat Mining Corporation-President-January 11, 2017

Dear Mr. Niesen

On September 23, 2021 Wildcat Mining Corporation informed Sunrise Mining, LLC and La Plata Land Company that the access agreement entered on January 11, 2017 is <u>terminated</u> pursuant to the 2017 agreement. It is understood Sunrise Mining, LLC and La Plata Land Company will provide Wildcat Mining Corporation at least 72 hour notice and a signed visitor's agreement for site access to the Idaho Mine Site. Wildcat Mining Corporation, Idaho Mine Patented claims are summarized in the January 11, 2017 agreement.

George M.L. Robinson

Wildcat Mining Corporation

President

May Day Idaho Mine Complex 3926 North State Highway 67 Sedalia, Colorado 80135 Phone: 303-832-7664



THIS Termination Notice is executed as of the date and year written above.
Wildcat Mining Corporation, a Nevada corporation
By:
Name/Title: George M.L. Robinson, President
STATE OF Chrands)
COUNTY OF Doug las) ss.
The foregoing was acknowledged before me this 22 day of OCTOLLY, 2021, by
George Pobinson
Witness my hand and official seal. My commission expires: 5川ろ) みず
Notary Public

ABBEY SAVANNAH FLYNN
NOTARY PUBLIC
STATE OF COLORADO
NOTARY ID 20214018924
MY COMMISSION EXPIRES 05/13/2025

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