

The United States of America

To all to whom these presents shall come, Greeting:

WHEREAS, in pursuance of the provisions of the Revised Statutes of the United States, Chapter Six, Title Thirty-two, and legislation supplemental thereto, there have been deposited in the General Land Office of the United States the Plat and Field Notes of Survey and the Certificate of the Register of the Land Office at Pueblo, Colorado, Sarah A. Perebee, W. H. Gregory, Mary M. Mock and Edwin A. Gregory

has entered and paid for the New Deal and Chicken lode mining claims,

designated as Survey No. 20610, embracing a portion of approximately, Section eleven in Township forty-two north of Range eight west of the New Mexico Principal Meridian in the Red Mountain District, Ouray County, Colorado,

and bounded, described, and platted as follows: Beginning for the description of the New Deal lode claim, at corner No. 1, a post 4 x 4 x 48 inches, marked N D - 1- 20610, in mound of stone; from which U. S. Mineral Monument "Ney" bears north thirty-three degrees twenty-six minutes seventeen seconds west one thousand three hundred seventy-eight and ninety-two hundredths feet distant;

Thence, first course, south fifty-eight degrees thirty minutes west nine hundred sixty-nine and thirty-nine hundredths feet intersect line 3-4 of the Maggie B lode claim, Survey No. 15355; one thousand two hundred seventy-nine and ninety-seven hundredths feet intersect line 1-2 of said Maggie B. lode claim; one thousand four hundred ninety-seven and seventy-four hundredths feet intersect line 1-2 of Survey No. 17075, the Wariboo lode claim; one thousand five hundred feet to corner No. 2, a

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post four inches square, four feet long, marked N D - 2 - 20610, in mound of stone;

Thence, second course, south thirty-one degrees thirty minutes east five hundred ninety-nine and fifty-three hundredths feet intersect lint 3-4 of the Chevalier lode claim, Survey No. 15355, at south forty-five degrees west one thousand three hundred sixty-eight and seventy-four hundredths feet from corner No. 4; six hundred feet to corner No. 3, a post 4 x 4 x 48 inches marked N D - 3 - 20610, in mound of stone;

Thence, third course, north fifty-eight degrees thirty minutes east fifty-two and sixty-four hundredths feet intersect line 1-2 of said Survey No. 17075; three hundred eighty and eight tenths feet intersect line 1-2 of said Maggie B. lode claim; six hundred ninety-one and thirty-eight hundredths feet intersect line 3-4 of said Maggie B. lode claim; one thousand two hundred forty and sixteen hundredths feet intersect line 1-2 of said Chevalier lode claim, also line 3-4 of the Cavalier lode claim, Survey No. 15355, at south forty-five degrees west one hundred sixty-two and ninety-six hundredths feet from corners Nos. 1 and 4, respectively; and from corner No. 1 of said Chevalier lode claim corner No. 4 bears north forty-five degrees west two hundred ninety feet distant; one thousand four hundred seven and seventy-five hundredths feet intersect line 4-1 of said Cavalier lode claim, at south forty-five degrees east thirty-nine and twelve hundredths feet from corner No. 4; one thousand five hundred feet to corner No. 4, a post 4 x 4 x 48 inches, marked N D - 4 - 20610, in mound of stone;

Thence, fourth course, north thirty-one degrees thirty minutes west three hundred feet to a point from which discovery cut bears south fifty-eight degrees thirty-minutes west four hundred feet distant; six

hundred feet to corner No. 1, the place of beginning; the Survey of the lode claim, as above described, extending one thousand five hundred feet in length along said New Deal vein or lode;

Beginning for the description of the Chicken lode claim, at corner No. 1, a post 4 x 4 x 48 inches marked C-1-20610, in mound of stone; from which said U. S. Mineral Monument "Key" bears north twenty-six degrees six minutes forty-five seconds west, one thousand four hundred sixty-one and two hundredths feet distant;

Thence, first course, north fifty-eight degrees thirty minutes east one hundred eighty-three and seventy-nine hundredths feet intersect line 4-1 of said New Deal lode claim; two hundred eighty-seven and six tenths feet intersect line 3-4 of Survey No. 16150, the Protection lode claim, at north forty-six degrees west one hundred thirteen and eight tenths feet from corner No. 3; three hundred feet to a point from which discovery out bears south thirty-one degrees thirty minutes east seven hundred twenty feet distant; three hundred three and seventeen hundredths feet intersect line 4-1 of Survey No. 16940, the Bunker Hill lode claim, at north twenty degrees east one hundred five and twenty-eight hundredths feet from corner No. 4; four hundred forty-four feet to witness corner to corner No. 2, a post 4 x 4 x 48 inches, marked WC - C - 2 - 20610, in mound of stone; four hundred fifty-seven and twenty-eight hundredths feet intersect line 3-4, the southwest side line, of Survey No. 6894 A, the Bobtail lode claim; four hundred ninety-three and seventy-eight hundredths feet intersect line 1-2 of said Survey No. 16940; five hundred ninety-seven and forty-eight hundredths feet intersect line 1-2 of said Survey No. 16150; six hundred feet to corner No. 2, at an unstable point and not established;

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Thence, second course, south thirty-one degrees thirty minutes east nine and seventy-seven hundredths feet intersect line 1-2 of said Survey No. 16150; thirty-six and seventy-five hundredths feet intersect line 2-3 of said Survey No. 16150, at north forty-four degrees east two hundred ninety-three and twenty-five hundredths feet from corner No. 3; three hundred thirty-six and seventy-nine hundredths feet intersect line 1-2 of said Survey No. 16940; five hundred thirty-two and sixty-five hundredths feet intersect line 3-4 of said Survey No. 6894 A; one thousand sixteen and forty-five hundredths feet intersect line 2-3 of said Survey No. 16940 at north twenty degrees east eighty-one and eight tenths feet from corner No. 3, also line 3-4 of the Button lode claim, Survey No. 7315; one thousand three hundred thirty-five and eighty-nine hundredths feet intersect line 1-2 of said Button lode claim, also line 7-8 of the Jersey Queen lode claim, Survey No. 7315; one thousand five hundred feet to corner No. 3, a post 4 x 4 x 48 inches, marked C - 3 - 20610, in mound of stone;

Thence, third course, south fifty-eight degrees thirty minutes west two hundred six and thirty-one hundredths feet intersect lines 7-8 and 1-2 of said Jersey Queen and Button lode claims, respectively; six hundred feet to corner No. 4, a post 4 x 4 x 48 inches, marked C - 4 - 20610, in mound of stone;

Thence, fourth course, north thirty-one degrees thirty minutes west six and twenty-five hundredths feet intersect line 3-4 of said Button lode claim; one hundred twenty-one and fifty-eight hundredths feet intersect line 1-2 of the Rajah lode claim, Survey No. 15355, at south twenty degrees west five hundred sixty and seventy-six hundredths feet from corner No. 1; two hundred thirty-five and eleven hundredths feet

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intersect line 3-4 of Survey No. 14515, the Liverpool lode claim, at south forty-five degrees west four hundred seventy-one and twenty-four hundredths feet from corner No. 3; five hundred four and ninety-one hundredths feet intersect line 3-4 of said Rajah lode claim, at south twenty degrees west two hundred thirty-three and fifty-six hundredths feet from corner No. 4; and from corner No. 4 of said Rajah lode claim, corner No. 1 bears south eighty-six degrees twenty-seven minutes east three hundred twelve and eight tenths feet distant; five hundred eleven and three tenths feet intersect line 3-4 of Survey No. 6841, the Lilly lode claim, at south forty-five degrees west ninety-seven and fifty-eight hundredths feet from corner No. 4; five hundred forty-three and sixty-five hundredths feet intersect line 1-2 of said Survey No. 14515, at south forty-five degrees west three hundred twenty-four and forty-one hundredths feet from corner No. 2; eight hundred nineteen and eighty-two hundredths feet intersect lines 1-2 and 1-2 of said Survey No. 6841 and said Cavalier lode claim, at south forty-five degrees west twenty-five and fifty-six hundredths feet and one hundred twenty-five and fifty-six hundredths feet from corners Nos. 1, respectively; and from corner No. 1 of said Survey No. 6841, corner No. 4 bears south forty-five degrees east three hundred feet distant; nine hundred ninety-four and sixty-five hundredths feet intersect lines 3-4 and 1-2 of said Cavalier and Chevalier lode claims, at south forty-five degrees west eighty-four and seventy-five hundredths feet from corners Nos. 4 and 1, respectively; and from corner No. 4 of said Cavalier lode claim, corner No. 1 bears south forty-five degrees east one hundred seventy feet distant; one thousand two hundred ninety-two and eighty-nine hundredths feet intersect line 3-4 of said Chevalier lode claim, at south forty-five degrees west fifteen and thirteen

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hundredths feet from corner No. 4; and from corner No. 4 corner No. 1 bears south forty-five degrees east two hundred ninety feet distant; one thousand five hundred feet to corner No. 1, the place of beginning; the Survey of the lode claim, as above described, extending one thousand five hundred feet in length along said Chicken vein or lode; expressly excepting and excluding from these presents all that portion of the ground hereinbefore described, embraced in said mining claims or Surveys Nos. 6841, 6894 A, 14515, 16150, 16940 and 17075; said Jersey Queen and Button lode claims, Survey No. 7315 and said Maggie B, Chevalier, Cavalier and Rajah lode claims, Survey No. 15355, and also all veins, lodes, and ledges, throughout their entire depth, the tops or apexes of which lie inside of such excluded ground; the premises herein granted, containing seventeen acres and three hundred fifty-one thousandths of an acre;

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NOW KNOW YE, That there is therefore, pursuant to the laws aforesaid, hereby granted by the United States unto the said

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the said mining premises hereinbefore described, and not expressly excepted from these presents, and all that portion of the said veins, lodes, or ledges, and of all other veins, lodes, and ledges throughout their entire depth, the tops or apexes of which lie inside of the surface boundary lines of said granted premises in said survey extended downward vertically, although such veins, lodes, or ledges in their downward course may so far depart from a perpendicular as to extend outside the vertical side lines of said premises: Provided, That the right of possession to such outside parts of said veins, lodes, or ledges shall be confined to such portions thereof as lie between vertical planes drawn downward through the end lines of said survey so continued in their own direction that such planes will intersect such exterior parts of said veins, lodes, or ledges: And provided further, That nothing herein contained shall authorize the grantee herein to enter upon the surface of a claim owned or possessed by another.

TO HAVE AND TO HOLD said mining premises, together with all the rights, privileges, immunities, and appurtenances of whatsoever nature thereunto belonging, unto the said grantee above named and to **their heirs** and assigns forever; subject, nevertheless, to the above-mentioned and to the following conditions and stipulations:

FIRST. That the premises hereby granted shall be held subject to any vested and accrued water rights for mining, agricultural, manufacturing, or other purposes, and rights to ditches and reservoirs used in connection with such water rights, as may be recognized and acknowledged by the local laws, customs, and decisions of the courts. And there is reserved from the lands hereby granted a right of way thereon for ditches or canals constructed by the authority of the United States.

SECOND. That in the absence of necessary legislation by Congress, the Legislature of **Colorado,** may provide rules for working the mining claim or premises hereby granted, involving easements, drainage, and other necessary means to its complete development.

IN TESTIMONY WHEREOF, I, **Franklin D. Roosevelt,**

President of the United States of America, have caused these letters to be made Patent, and the Seal of the General Land Office to be hereunto affixed.

GIVEN under my hand, at the City of Washington, the **THIRTEENTH**
day of **JUNE** in the year of our Lord one thousand
nine hundred and **FORTY-FOUR** and of the Independence of the
United States the one hundred and **SIXTY-EIGHTH**

By the President:

By

Franklin D. Roosevelt
Ruth W. Talley, Secretary,
Jan. F. Homer

Acting Chief, Patents Division, ~~xxxxxx~~ Recorder of the General Land Office.

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