

CONTACT INFORMATION

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PRINTED: 06-23-2010

ARIZONA DEPARTMENT OF MINES AND MINERAL RESOURCES AZMILS DATA

PRIMARY NAME: BALD EAGLE

ALTERNATE NAMES:

GOLDEN EAGLE GROUP TRI-STATE GOLD & SILVER MINES

MOHAVE COUNTY MILS NUMBER: 71A

LOCATION: TOWNSHIP 21 N RANGE 20 W SECTION 8 QUARTER NE LATITUDE: N 35DEG 13MIN 22SEC LONGITUDE: W 114DEG 25MIN 54SEC TOPO MAP NAME: UNION PASS - 7.5 MIN

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CURRENT STATUS: DEVEL DEPOSIT

COMMODITY:

GOLD LODE

BIBLIOGRAPHY:

ADMMR BALD EAGLE FILE SCHRADER, F.C. "MIN. DPSTS OF CRBT RNGE, BLCK MTNS, GRND WSH CLFS,AZ" USGS BULL 397, P 203 MAP, 212, 1909

BALD EAGLE GOLD MINING CO.

Mohave County UNION PASS DIST. T21N R20W Sec. 8

See: Geo file--Great Basin GEM Joint Venture Vol. 6

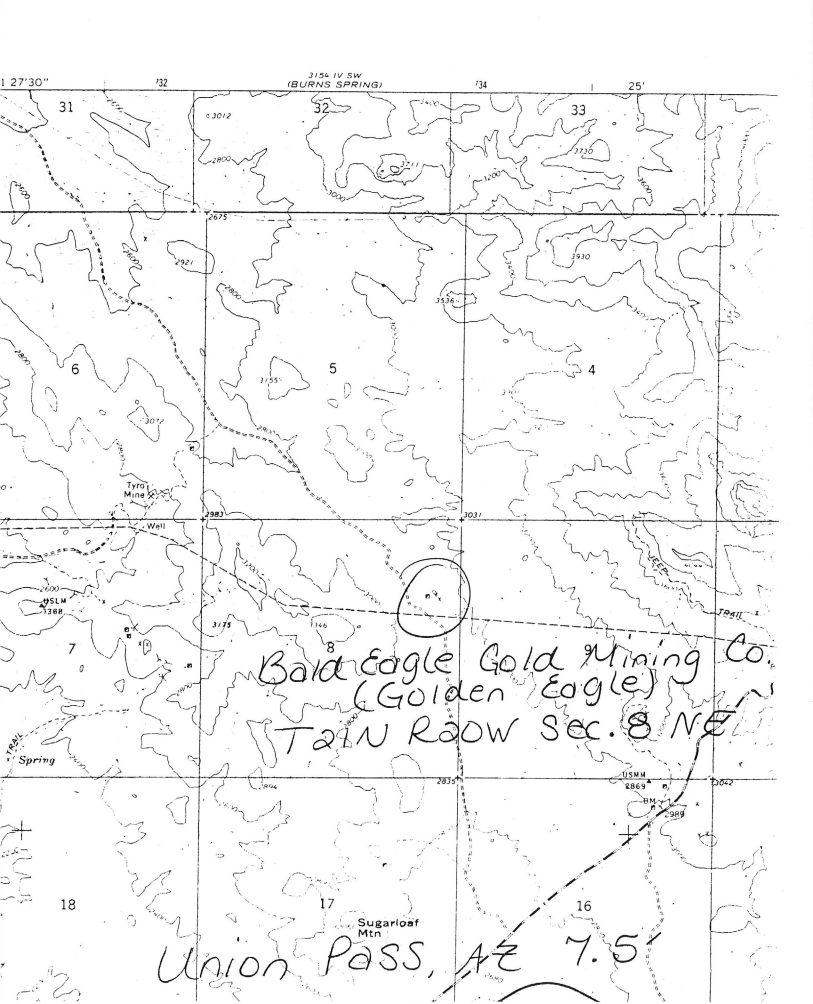
MOHAVE County MILS Index #71A

USGS Bull. 397, p. 203 Map 212

AKA: Golden Eagle Group

Mohave Card file

Union pass, az 7.5' Topo (included in file)



Rite 3, Box 215 Stur son Bay, Mis. May 3, 1954

Department of mineral	Resources
Mineral Building, Fr	rizarounds BEDEIVED
Phoenix Orizona	
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Received you	& lotter of Opril 27
enclosed blease line	de the data that the
Received you enclosed please fine last letter spoke of	L.
The arisona	Carparation Commission
changed the name.	of Goldon Engle Quine
to Bald Exale Gold 9	MINIMA CAMBANIA
Decision no. 27955.	Docket 91 5-319-17
Dated: 2 nd day of	Corporation Commission of Golden Eagle Mine, rining Company, Hocket no. 5-319-D November, 1953.
Hope this wi	Il clear overything
up.	L System of the state of the st
A. K. SENN, Vice-Pres. Q. G. CRAIN, Pres.	
BALD EAGLE GOLD MINING CO.	Very truly yours,
General Delivery — Kingman, Arizona	
VIRGINIA BELDING, AsstSec. J. W. BAILEY, SecTreas	August K. Senn
VIRGINIA BELDING, AsstSec. J. W. BAILEY, SecTreas.	. ,
M.C.B.	

AUGUST K. SENN

Route 3, Box 215 Sturgeon Bay, Wis.

The following is a brief summary: —

We are incorporated as the Bald Eagle Gold Mining Company of Mohave County, Kingman, Arizona, and are with the Arizona Corporation Commission.

We are offering one million shares of stock at twenty-five cents (25c) a share. The stock is non-assessable Common Capital Stock. The stock is to be bought through the mail. Money to be sent to Bald Eagle Gold Mining Company, Mrs. Virginia Belding in charge.

This mine is a deep rock "Mother Lode" virgin property, with the dykes breaking the veins.

Further information will be sent upon request, such as Engineer's report, maps, etc.

A. K. SENN, Vice-Pres.

Q. G. CRAIN, Pres.

BALD EAGLE GOLD MINING CO.

General Delivery — Kingman, Arizona

THIGHNIA BELDING, Asst.-Sec. J. W. BAILEY Sec.

3 July 1940

Mr. A. K. Senn, 307 James Street, Green Bay, Wisconsin.

Dear Mr. Senn:

Complying with request of Mr. Elgin B. Holt, Field Engineer for the Western District, I give you herewith the names and addresses of the following:

GO-2 William J. Auw, 2044 Galbreth Rd., Pasadena, Cal.

GO-4 H.J.Caldwell,510 Grossa 3ldg., Los Angeles, Cal.

GO-7 L. S. Hackney, 132 No. Kenmore Arg., Losmangeles, Cal.

GO-9 L.G.King, 1302 E. Pierce St., Phoenix, Arizona.

GO-10 Chas. E. Lees, 240 N.Cliffwood Ave., Los angeles, Cal.

GO-14 Harry T. Reid, 911 S. New Hampshire Ave., Los Angeles, Cal.

GO-15 N.F.Rusche, 1721 S.Atlantic Bl., Alhambra, Cal.

GO-16 A.D. Thompson, 903 N. LaJolla Ave., Hollywood, Cal.

GO-20 Louis A.Nagy, Box 833, Mesa, Arizona.

Report covering the Golden Eagle Mine in the San Francisco Mining District, Mohave County, Arizona, has been placed in our files.

Yours very truly,

J. S. Coupal Director

JSC-jrf

March 29, 1944

4

Mr. August K. Senn P. O. Box 172 Lusk, Wyoming

Dear Mr. Senn:

Thank you for your report on the Golden Eagle Mine.

There are frequent calls at this office for information on gold properties and we are glad to have your report on file to show to interested parties.

Yours very truly,
DEPARTMENT OF MINERAL RESOURCES

B. W. Brown, Field Engineer Phoenix Office

BWB:LP

P.O. Boy 172 L. k, Myo, March 23,1944

arizona Department of mineral Resources Capital Building, Phoenix, arizona

DEPT. MINERAL RESOURCES

DESTRUCTION

MAR 28 1944

Gentlemen:

I am sending you a mine owner's report, a mak showing about how the vein and dikes lay, also a personal data sheet, I hope you can read my writing. Thank you for thinking up such a thing as a mine owner's Report? I hope your department, and all of arizona, success in all its ventures.

Yours truly, august K. Denn

Kingman, Arizona, July 1, 1940.

To:

J. S. Coupal, Director,

Dept. of Mineral Resources,

Phoenix, Arizona.

From:

Elgin B. Holt, Field Engineer,

Kingman, Arizona.

Subject:

A. K. Senn - Golden Eagle Mine - wants to contact capital.

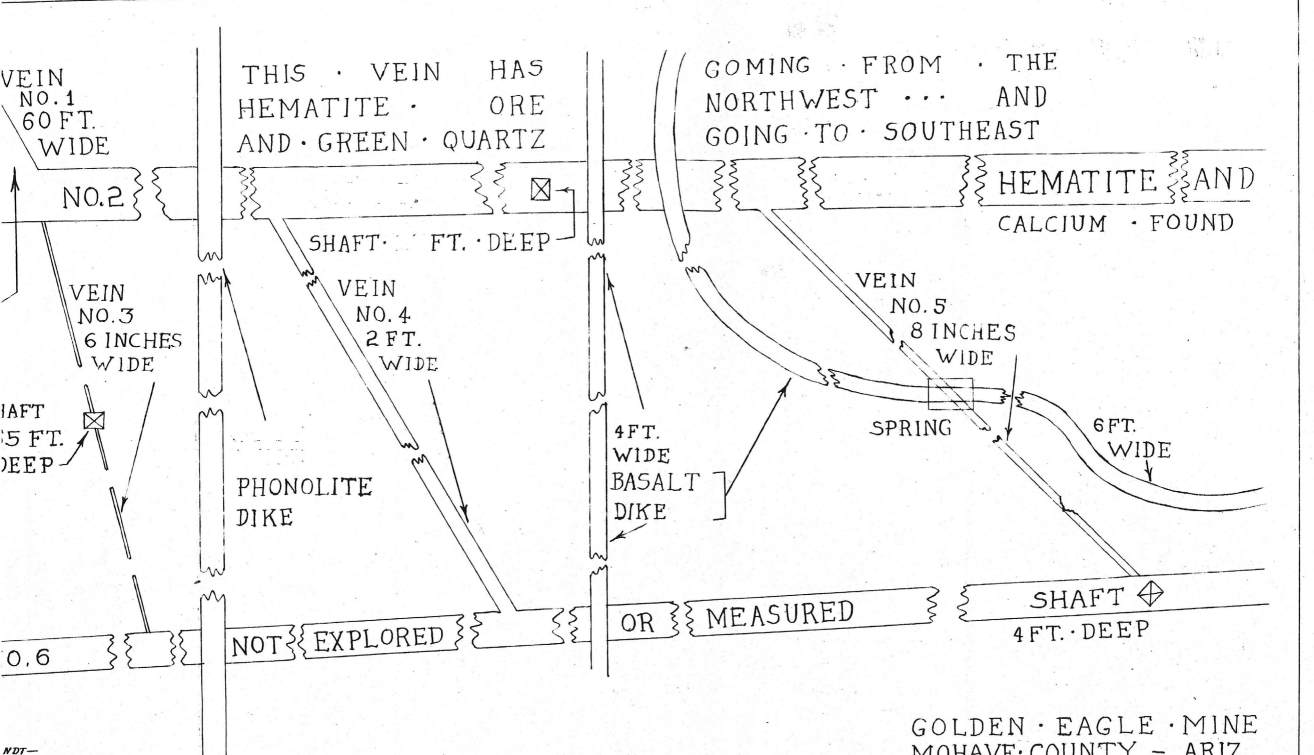
August K. Senn, 307 James Street, Green Bay, Wisconsin, called and stated that he and his partner, Quincy Crain, Oatman, Arizona, own the GOLDEN EAGLE group of mines, located near Thumb Butte, San Francisco District, Mohave County; and that they want to interest parties who would help develop property.

I had him make out an owners report, herewith inclosed. He wants to be put in touch with:

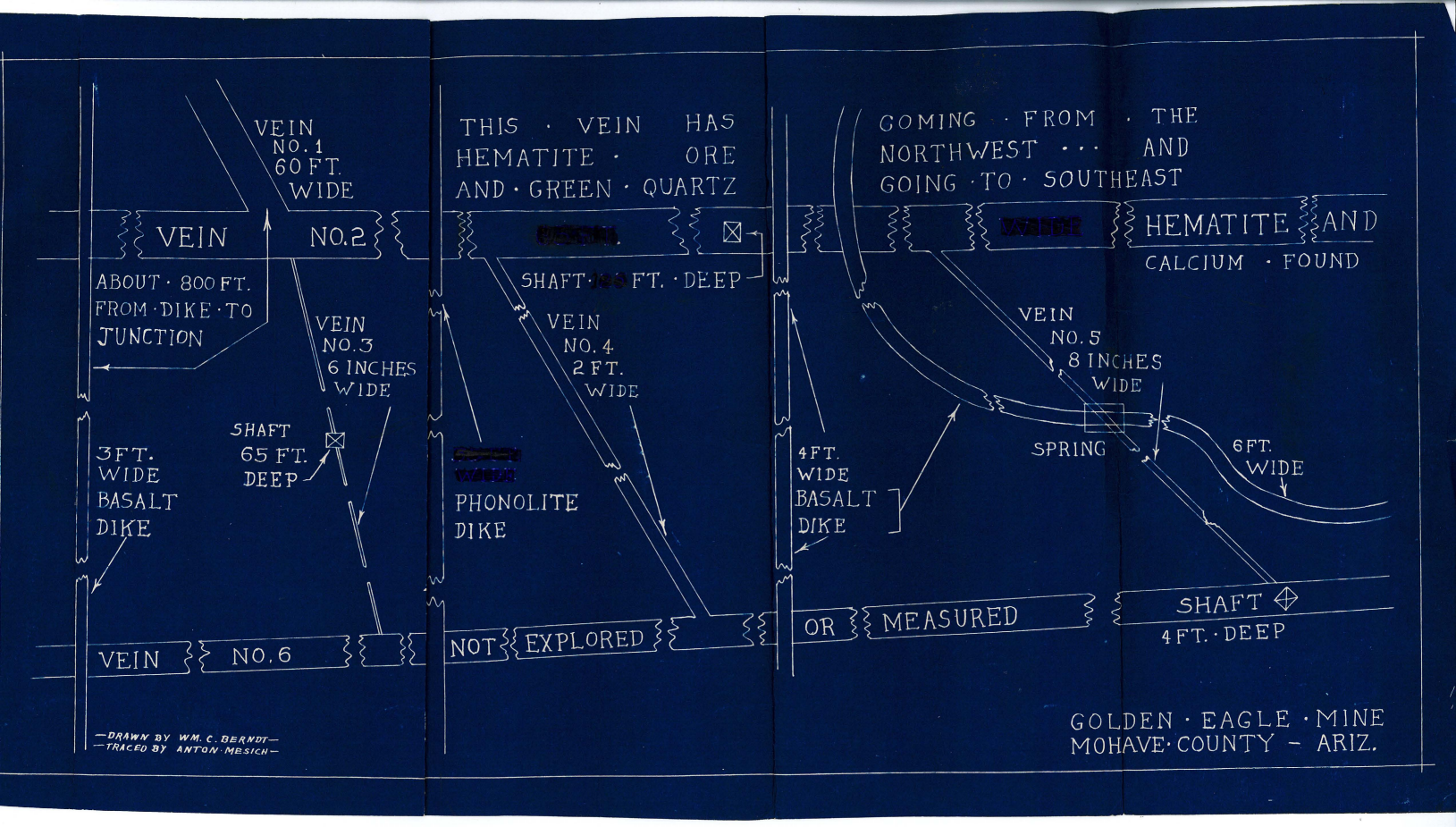
GO-2, 4, 7, 9, 10, 14, 15, 16 and 20.

Elgin B. Holt.

cc - A. K. Senn



MOHAVE · COUNTY - ARIZ.



SKETCH MAP OF MOTHER LODE AND THREE BURRO MINING CLAIMS SCALE 1 INCH = 600 FT.

MOTHER LODE	MOTHER LODE NOS	BASIC DYNE
MOTHER LODE "	S FT. SSHAFTS DC.	RIVER RANGE
	BASIC DYKE.	
THREE BURROS	THREE BURROS NO.1	



DRAWN BY S.S. JONES

*/25/50

TRACED BY WM.C.BERNDT

MOTHER LODE

PHYOLITE

PRE-CAMBRIAN GRANITE

GEOLOGIC SECTION

E-W Through MotherLode Claims

No scale Section about

amile Wide

5.5.J. 4/25/50 W.C.B.

DEPARTMENT OF MINERAL RESOURCES STATE OF ARIZONA

OWNERS MINE REPORT

Date June 29, 1940

6. Address (Owner) 307 James St., Green Bay,

8. Address (Operator) Oatman, Arizona.

10. Gen. Mgr.

12. Mill Supt.

14. Men Employed

16. Mill: Type & Cap.

Wisconsin

1. Mine Golden Eagle

2. Mining District & County 4. Location Union Pass San Francisco Min. Dist.

3. Former name Thumb Butte Extension

August K. Senn and Quincy Crain

9. President

7. Operator

11. Mine Supt.

15. Production Rate None at present

13. Principal Metals Gold

17. Power: Amt. & Type Electric power - 45,000

18. Operations: Present None

19. Operations Planned 500 ft. shaft, 1,000 ft. of cross cutting and drifting.

20. Number Claims, Title, etc. Six claims. Mother Lode, Mother Lode #3, Three Burros, Three Burros #1, Three Burros #2, Three Burros #3, River Range.

21. Description: Topography & Geography

Andesite formation, with faulting and re-faulting, numerous basalt dykes and also phonolite dykes. Surrounds by Rhyolite.

22. Mine Workings: Amt. & Condition

Mine working in shaft 100 ft., drifting north, 35 ft. drifting south, 50 ft. Shaft timber stolen collar of shaft, excellent.

23. Geology & Mineralization	Nt railtean Kiret	
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24. Ore: Positive & Probable, Ore Dumps, Tailings	\$4 ore on surface workings, unlimited.	propapte,
24-A Vein Width, Length, Value, etc.		
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Of Mar Barll E & El Cl		10.00
25. Mine, Mill Equipment & Flow Sheet		ryd ogda
). Conseque dece
26. Road Conditions, Route Good dirt road		ali patalorS
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		ทร์ การ์เกษสุริการ์
28. Brief History	oni	V. Oberation i let
29. Special Problems, Reports Filed	The second of th	anist Vistanski ti
30. Remarks This property located in deer re-faulting, phonolyte and b	p seated andesite with faulti	ing and
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	property then discussing term	s. After you
nvinced of property's in	merits. Reasonable terms wi	ll be
32. Signed Aug. K.		
33. Use additional sheets if necessary.	rain)	

DEPARTMENT OF MINERAL RESOURCES STATE OF ARIZONA OWNERS MINE REPORT

10-7 59

Date

March 22, 1944

Mine

Golden Eagle Mine

District

San Francisco Mining Dist., Mohave Co.

Location Approximately 27 miles

south of Kingman, Ariz.

Former name

Owner

Quincy Crain & August K. Senn

Address

Half-owner -- A.K. Senn,

Lusk. Wyo.

-33 1113

Address

Operator

None

President

Gen. Mgr.

Mine Supt.

Mill Supt.

Principal Metals Gold Men Employed

Production Rate

Mill: Type & Cap.

Power: Amt. & Type

Operations: Present

None

Operations Planned

Number Claims, Title, etc. (5) Five. Mother Lode, Mother Lode No. 3, Three Burrows, River Range, Three Burrows No. 1. Location notices of said claims are to be found in the office of the County Recorder in the city of Kingman, County of Mohave, State of Arizona, under the date of July 28, 1930, in Book 42 of Records of Mines, page 461. All assessment work has been done and is recorded in book K of Proof of Labor, page 45.

Description: Topog. & Geog. This property is just south of Thumb Butte and is

about 3,000 feet above sea leavel and is rugged.

Mine Workings: Amt. & Condition 100 ft. shaft is half full of water but has a 100 ft. drift on the vein which connects some of the feeder veins. The 65 ft. shaft is dry which has the cross-cut on the vein.

Geology	&	Mineralization This district has andesite or country rock. The claims
		are half-encircled by rhyolite formation of mountains and feeder yeins
		come from said mountains and join the main veins. There are phonolite
		and basalt dikes breaking the veins. The type of the deposit is
		metamorphic, the veins are of replacement nature and is free gold.

Ore: Positive & Probable, Ore Dumps, Tailings

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Mine, Mill Equipment & Flow Sheet • 100

Road Conditions, Route

The road is good and the route is to Thumb Butte Mine.

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Operedons Planning

Water Supply

There is an all year around spring on the property, a dam site, also a mill site. times in many real 32 CX

Brief History

Special Problems, Reports Filed

Remarks

While working in the 100 ft. shaft samples were taken at different depths. At the first 25 ft. depth a sample was taken that ran \$3.15 of gold per ton (assays were made in 1933), that was a small stringer of green quartz that came from the bottom upwards. The last 30 ft. of the 100 ft. was mostly calcium, which turned into jasper rock. Hemstite ore was found also. There was a small shaft near the big one right on a feeder vein that runs from \$4. to \$5 in gold per ton (1933). Cripple Creek of Colorado has the same formation. If property for sale: Price, terms and address to negotiate.

Rember Claims, Tale, etc. (5) of very tickers inves, eigener was not he. It it whi lighter.

I will sell my undivided half, if the price is reasonable.

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Signad	August	K.	Senn	
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Geology	&	Mineralization This district has andesite or country rock. The claims	
		are half-encircled by rhyolite formation of mountains and feeder yeins	
		come from said mountains and join the main veins. There are phonolite	
		and basalt dikes breaking the veins. The type of the deposit is	
		metamorphic, the veins are of replacement nature and is free gold.	

Ore: Positive & Probable, Ore Dumps, Tailings လေး မေရးအားကရေးသည်သည့်လို့ မေရိက်သေး ရှင်းသည်သည်လို့ သို့ သေးသည် မေရိက်သည် လို့သော ကို သို့ ရှင်းသည် လို့သော ကို သို့ ရှင်းသည် လို့သည် သိ

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Mine, Mill Equipment & Flow Sheet

Road Conditions, Route

The road is good and the route is to Thumb Butte Mine.

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Water Supply

There is an all year around spring on the property, a dam site, also a mill site. med the characters

Brief History

Special Problems, Reports Filed

Remarks

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If property for sale: Price, terms and address to negotiate.

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I will sell my undivided half, if the price is reasonable.

Signed	August	K.	Senn
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DEPARTMENT OF MINERAL RESOURCES STATE OF ARIZONA OWNERS MINE REPORT

MG-# 59

Date

March 22, 1944

Mine

Golden Eagle Mine

District

San Francisco Mining Dist., Mohave Co. Location Approximately 27 miles

south of Kingman, Ariz.

Former name

Owner

Quincy Crain & August K. Senn

Address

Half-owner -- A.K. Senn,

Lusk, Wyo.

- 15 14 1773 A

Operator

Address

None

President

Gen. Mgr.

Mine Supt.

Mill Supt.

Principal Metals Gold Men Employed

Production Rate

Mill: Type & Cap.

Power: Amt. & Type

Operations: Present

None

Operations Planned

Number Claims, Title, etc. (5) Five. Mother Lode, Mother Lode No. 3, Three Burrows, River Range, Three Burrows No. 1. Location notices of said claims are to be found in the office of the County Recorder in the city of Kingman, County of Mohave, State of Arizona, under the date of July 28, 1930, in Book 42 of Records of Mines, page 461. All assessment work has been done and is recorded in book K of Proof of Labor, page 45.

Description: Topog. & Geog. This property is just south of Thumb Butte and is about 3,000 feet above sea leavel and is rugged.

Mine Workings: Amt. & Condition 100 ft. shaft is half full of water but has a 100 ft. drift on the vein which connects some of the feeder veins. The 65 ft. shaft is dry which has the cross-cut on the vein.

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DEPARTMENT OF MINERAL RESOURCES STATE OF ARIZONA

OWNERS MINE REPORT

Date

June 29, 1940

1. Mine Golden Eagle

2. Mining District & County San Francisco Min. Dist. 4. Location

Union Pass

3. Former name

Thumb Butte Extension

5. Owner August K. Senn and Quincy Crain 6. Address (Owner) 307 James St., Green Bay,

Wisconsin 8. Address (Operator) Oatman, Arizona.

7. Operator

9. President

10. Gen. Mgr.

11. Mine Supt.

12. Mill Supt.

13. Principal Metals Gold 14. Men Employed

15. Production Rate None at present 16. Mill: Type & Cap.

17. Power: Amt. & Type Electric power - 45,000

18. Operations: Present None

19. Operations Planned 500 ft. shaft, 1,000 ft. of cross cutting and drifting.

20. Number Claims, Title, etc.

Six claims. Mother Lode, Mother Lode #3, Three Burros, Three Burros #1, Three Burros #2, Three Burros #3, River Range.

21. Description: Topography & Geography

Andesite formation, with faulting and re-faulting, numerous basalt dykes and also phonolite dykes. Surrounds by Rhyolite.

22. Mine Workings: Amt. & Condition

Mine working in shaft 100 ft., drifting north, 35 ft. drifting south, 50 ft. Shaft timber stolen collar of shaft, excellent.

TO WHOM IT MAY CONCERN.

Quincy Crain and August K. Senn are the sole owners of six claims or 120 acres, which are situated on the River Range, south of the Black Mountains in Mohave County. These claims are known as the Golden Eagle Mine. Each has an undivided half of the claims mentioned.

The location notices of said property is to be found in the office of the County Recorder of Mahave County in the sity of Kingman, State of Arizona under date of July 28, 1930, in Book 42 of Records of Mines Page 461.

The description of the property is as follows: Mother Lode- Mother Lode No. 3Three Burrows- River Range- Three Burrows No. 1, and one claim was taken for water rights,
and was not prospected for gold. All these are situated in the San Francisco Mining
District, Mohave County, State of Arizona.

All assessment work has been done, and is recorded in Book K of Proof of Labor, page

The geological formation of this district is Andesite, or the country rock. The claims are half encircled by Royelite formation of mountians. We have many feeder veins coming in from these mountains, joining into the main veins (which are six, as far as we have explored). There are Fhonolite and Basalt Dikes braking the veins.

There is a 100 ft. shaft, which is shown on the map, that samples were taken from at different depths. At the first 25 ft. depth a sample was taken that run \$315 of gold per ton (assays were made in 1933.) that was a small stringer of green quarts that came from the bottom upwards, Thelast 30 ft. of the 100 feet was mostly calcium, which turned into Jasper rock. There is a small shaft near the big one, right on a feeded wein, that runs from \$4 to \$5 in gold per ton (1933). Cripple Creek of Colorado has the same formation.

The Golden Engle Mine is approximately 27 miles south of Kingman, Arisona and has good roads all the way out. An electric power line runs across the property. A spring is on the first claim mentioned and water is to be had all year around.

\RIZONA CORPORATION COMMISS' Securities Division

In the Matter of the Application of V Bald Eagle Gold Mining Company, a Corporation, for registration of securities by Qualification. No. S-3374
NOTICE
of
EFFECTIVE REGISTRATION

IT APPEARING that the applicant in the above entitled matter has compiled with the provisions of the Securities Act of Arizona, securities of the class and in the amount hereinafter set out and subject to the terms and conditions hereinafter prescribed, are therefore registered in the Register of Securities.

Neither the fact that securities are registered nor the fact that registration of such securities has not been denied, suspended, or revoked shall be deemed a finding by the commission or by the director that the registration statement, application for registration, prospectus, or any financial statement, or other document or exhibit filed therewith is true or accurate, or does not contain untrue statements of material facts, or omit material facts, or to mean that the commission or the director has passed upon the merits of or otherwise approved the securities so registered, and it shall be a fraudulent practice and it shall be unlawful for any person to make or cause to be made to any prospective purchaser of such securities any statement or other representation contrary to the foregoing.

CONDITIONS OF REGISTRATION

1—Registration of these securities is effective as of November 2nd, 1953, and shall expire on November 2nd, 1954, unless sooner withdrawn, suspended or revoked. Registration may be renewed for additional periods of one (1) year upon appropriate filing not later than fifteen (15) days prior to date of expiration in the manner prescribed by law.

2-Class and amount of securities registered and permissible commissions and discounts are:

	No. of	Sales Price		Commissions		Net Proceeds	
*Class	Units	Unit	Aggregate	Unit	Aggregate	Unit	Aggregate
	1,000,000	\$0.25	\$250,000	\$0.05	\$50,000	\$0.20	\$200,000

*Class: Common Capital Stock.

3—It Is Ordered: That 526,000 shares of common stock issued to Quincy Crain and 526,000 shares of common stock issued to August Karl Senn shall be deposited in escrow with J. Hubert Smith, Attorney, Phoenix, Arizona (or such other depository as the registrant may select and who may hereafter be approved by the Commission); and while so deposited such shares shall not be sold or transferred, and, in the event of dissolution or insolvency of the issuer, shall not entitle the owners to participate in any distribution of assets until the owners of all other securities have been paid in full.

That none of the shares registered shall be sold until the registrant shall have first selected a depository who shall have been approved by the Commission, in which there shall be deposited the net proceeds derived from the sale of or subscription to these securities. No part of such net proceeds shall be subject to withdrawal or encumbrance until an aggregate of \$35,000.00 shall have been deposited. Upon the accumulation of \$35,000.00, such amount may be released upon written order of the Commission, which order of release shall likewise provide for the impoundment of proceeds derived from additional shares as sold or subscribed.

Registrant shall, not later than the 15th of each month, file with the Commission a report for the preceding month listing for each transaction the:

- (a) Name and address of the purchaser or subscriber.
- (b) Number of shares sold.
- (c) Gross amount paid by purchaser.
- (d) Net amount deposited.
- (e) Salesman to whom commission is paid.

4—The issuer shall file, within thirty (30) days of the end of each calendar quarter and likewise upon the termination of the offering, a report of sales of securities in a form supplied by the Securities Division.

5—The issuer shall file with the Securities Division, at least three (3) days prior to its proposed use, copies of subscription blanks and all advertising or sales literature of any kind authorized by it to be used directly or indirectly in connection with the sale of these securities; and upon availability shall file three (3) copies of its original definitive prospectus, and supplements or amendments thereto, which prospectus is required by law to be delivered to each purchaser before the conclusion of a contract of sale.

ENTERED IN THE REGISTER OF SECURITIES THIS 2nd DAY OF NOVEMBER, 1953.

ARIZONA CORPORATION COMMISSION Securities Division EARL F. HASTINGS Director of Securities

PLEASE NOTE:

Mr. V. P. Lucas, Attorney at Law, of Los Angeles, California, has been replaced by: Mr. J. Hubert Smith, 515 Goodrich Building, Phoenix, Arizona.

Our address is, Bald Eagle Gold Mining Company, General Delivery, Kingman, Arizona. Miss Virginia Belding in charge.

S. S. "Smilie" JONES

MINING ENGINEER & METALLURGIST
KINGMAN, ARIZONA

April 26, 1950

Mr. V. P. Lucas 215 W. Fifth St. Los Angeles 13, Calif.

Dear Mr. Lucas:

I, recently, visited the Mother Lode and Three Burro group of mining, claims, accompanied by Mr. Quincey Crain and Mr. August Senn. I herewith hand you a report of my investigation of the geology and other facts pertaining to that group of claims.

LOCATION: The claims are located in the San Francisco Mining District of Mohave County, Arizona. The said District being the same in which are located the mines of Oatman and the nearby mines in the vicinity of the Katherine mine. The Mother Lode and Three Burro claims are located a short distance South of the paved highway from Kingman, Ariz. to the Davis Dam. The claims adjoin those of the Thumb Butte Co.

ACCESS: The claims are easily reached via the Kingman-Davis Dam highway to the mine road junction from the junction the remaining distance to the claims is over an excellent road. The distance of the claims from the town of Kingman is twenty eight miles.

EXTENT: There are five mining claims in the Mother Lode and Three Burros group, a sketch map compiled from information received from Mr. Crain is attached hereto.

ELEVATION: The elevation above sea level at the one hundred foot shaft on the Mother Lode claim is estimated to be 2500 feet, this altitude and geographical position means an all year mild climate.

WATER: There are two springs on the property and there is also water in both the sixty five and the one hundred foot shafts so no doubt sufficient water is assured for the development and camp usage purposes. Development of the mines in depth will no doubt augment the supply.

POWER: The high tension power line from Kingman to Bull Head city passes over the claims less than one thousand feet from the center of the group.

DEVELOPMENT: The development on the claims has barely started, it consists of one, hundred foot shaft and a sixty five foot shaft besides several shallow surface shafts and open cuts.

GEOLOGY: The prevailing rocks in the vicinity of and upon the Mother Lode and Three Burros Group are named in order of their geologic age as follows: (1) Coarse grained Pre Cambrian Granite, (2) a wide belt of andesite, similar in mineral composition to that found near the town of Oatman (3) dykes of basic mineral composition which are of later date and intrusive in the andesite, (4) Intrusive rhyolite which intrudes both the granite and the andesite its conformation and distance from the veins of the Mother Lode group bears a striking similarity in conformation and distance from the veins to the intrusive rhyolite dyke at Oatman.

The basic dykes locally termed basalt cut or intrude the andesite in several different directions but the trend is generally nearly North and South. I have observed similar basic dykes at other points in the mining district intruding earlier age rocks. The shear zones afterward to be mentioned were probably cotemporaneous or an aftermath of the intrustion of the rhyolite.

The most important zones of mineralization seem to occur where the numerous cross fractures (taken as a whole are termed shear-zones) meet the N-S fractures, especially in the presence of one of the basic dykes. The intrustion of the basic dykes, due to faulting along the contact with andesite, are likely the reason for the N-S veins.

There appears to be a series of N-S fractures in the andesite these can be traced on the surface by intense alteration of the andesite, where the normal dark color is changd to various shades of brown, red and white colorations brought about by circulating solutions which deposited quartz, calcite and other minerals in the compounded fractures resulting from many stages of movement in the intersecting shear zones. The 100 foot shaft is in an intersection of two shear zones, so also is the vein showing in the shallow shaft at the point marked A. on the accompanying claim map. A basic dyke is also in evidence at both places mentioned.

At the point marked B. there is a very marked shear zone having an almost due East and West course, a cut run into the side of a gulch at this point showed about four feet of vein material which is said to carry nominal values in gold and silver, the vein filling was principally quartz. I do not believe the cut was carried far enough to contact the basic dykes.

At the point C. there is a vein at the intersection of shear zones the vein material is mostly quartz with minor amounts of flourite and calcite. The quartz fills the voids in the andesite caused by compound fracturing. The vein is about four feet wide, is practically vertical and is reported to assay six dollars per ton.

ORE VALUES: Since I was unable to have access to any assay records and sampling in the shafts was not possible owning to water and bad state of repair I have no report to make on that score. Though I was informed by the owners that there was some good ore in the hundred foot shaft.

TITLE: I was informed by Mr. Quincy Crain that he was, at your request, having certified copies of the claim locations made by the County Recorder.

WATER CONTINUED: The Mother Lode and Three Burro claims are only about eleven miles from the Colorado River. Should the result of development require a large milling plant: such a plant could be located at some point within easy pumping distance for water from the Colorado River. The ore could be trucked down grade to the mill side cheaply.

CONCLUSION: The exposure of andesite, similar to the Oatman andesite, on the Mother Lode and Three Burro group of claims is the most extensive I have seen at any locality outside of Oatman. At Oatman this andesite is the host rock for the ore veins of the mines having a record production.

The geological facts, as observed, I interpret to indicate that the area, within the boundaries of the Mother Lode claims and Three Burros claims is one of great promise for the discovery of profitable ore bodies by intelligent development.

Registered Mining Engineer Certificate expires Dec. 31, 1950 S. S. Jones, Arizona, U.S.A. Respectfully submitted, S. S. JONES Registered Mining Engineer No. 1080

DEPARTMENT OF JUSTICE Office of Alien Property

[Vesting Order SA-220]

UNKNOWN HUNGARIAN NATIONAL

In re: Debt owing to an unknown Hungarian national. F-34-1693, F-63-60 (Zurich) SA.

Under the authority of Title II of the International Claims Settlement Act of 1949, as amended (69 Stat. 562), Executive Order 10644, November 7, 1955 (20 F. R. 8363), Department of Justice Order No. 106-55, November 23, 1955 (20 F. R. 8993), and pursuant to law, after investigation, it is hereby found and determined:

1, That the property described as follows: That certain debt or other obligation of the Swiss Credit Bank, New York Agency, 25 Pine Street, New York 5, New York, in the sum of \$811.95, constituting a portion of a blocked account entitled, "General Ruling No. 6 Account of Credit Suisse (Swiss Credit Bank), Zurich", maintained at the aforesaid bank, together with any and all right to demand, enforce and collect the same,

is property within the United States which was blocked in accordance with Executive Order 8389, as amended, and remained blocked on August 9, 1955, and which is, and as of September 15, 1947, was, owned indirectly by a national of Hungary, name unknown, as defined in said Executive Order 8389, as amended.

2. That the property described herein is not owned directly by a natural person.

There is hereby vested in the Attorney General of the United States the property described above, to be administered, sold, or otherwise liquidated, in accordance with the provisions of Title II of the International Claims Settlement Act of 1949, as amended.

It is hereby required that the property described above be paid, conveyed, transferred, assigned and delivered to or for the account of the Attorney General of the United States in accordance with directions and instructions issued by or for the Assistant Attorney General, Director, Office of Alien Property, Department of Justice.

The foregoing requirement and any supplement thereto shall be deemed instructions or directions issued under Title II of the International Claims Settlement Act of 1949, as amended. Attention is directed to section 205 of said Title II (69 Stat. 562) which provides

Any payment, conveyance, transfer, assignment, or delivery of property made to the President or his designee pursuant to this title, or any rule, regulation, instruction, or direction issued under this title, shall to the extent thereof be a full acquittance and discharge for all purposes of the obligation of the person making the same; and no person shall be held liable in any court for or in respect of any such payment, conveyance, transfer, assignment, or delivery made in good faith in pursuance of and in reliance on the provisions of this title, or of any rule, regulation, instruction, or direction issued thereunder.

Executed at Washington, D. C., on February 5, 1958.

For the Attorney General.

[SEAL] DALLAS S. TOWNSEND,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 58-1046; Filed, Feb. 10, 1958; 8:49 a. m.]

[Vesting Order SA-221]

UNKNOWN RUMANIAN NATIONAL

In re: Debt owing to an unknown Rumanian national. F-57-1257, F-63-60 (Zurich) SA.

Under the authority of Title II of the International Claims Settlement Act of 1949, as amended (69 Stat. 562), Executive Order 10644, November 7, 1955 (20 F. R. 3863), Department of Justice Order No. 106-55, November 23, 1955 (20 F. R. 8993), and pursuant to law, after investigation, it is hereby found and determined:

1. That the property described as follows: That certain debt or other obligation of the Swiss Credit Bank, New York Agency, 25 Pine Street, New York 5, New York, in the sum of \$811.95, constituting a portion of a blocked account entitled, "General Ruling No. 6 Account of Credit Suisse (Swiss Credit Bank), Zurich," maintained at the aforesaid bank, together with any and all rights to demand, enforce and collect the same,

is property within the United States which was blocked in accordance with Executive Order 8389, as amended, and remained blocked on August 9, 1955, and which is, and as of September 15, 1947, was, owned indirectly by a national of Rumania, name unknown, as defined in said Executive Order 3389, as amended. 2. That the property described herein

That the property described herein is not owned directly by a natural person. There is hereby vested in the Attorney

There is hereby vested in the Attorney General of the United States the property described above, to be administered, sold, or otherwise liquidated, in accordance with the provisions of Title II of the International Claims Settlement Act of 1949, as amended.

It is hereby required that the property described above be paid, conveyed, transferred, assigned and delivered to or for the account of the Attorney General of the United States in accordance with directions and instructions issued by or for the Assistant Attorney General, Director, Office of Alien Property, Department of Justice.

The foregoing requirement and any supplement thereto shall be deemed instructions or directions issued under Title II of the International Claims Settlement Act of 1949, as amended. Attention is directed to section 205 of said Title II (69 Stat. 562) which provides that:

Any payment, conveyance, transfer, assignment, or delivery of property made to the President or his designee pursuant to this title, or any rule, regulation, instruction, or direction issued under this title, shall to the extent thereof be a full acquittance and discharge for all purposes of the obligation of the person making the same, and no person shall be held liable in any court for or in

respect of any such ps., ...ent, conveyance, transfer, assignment, or delivery made in good faith in pursuance of and in reliance on the provisions of this title, or of any rule, regulation, instruction, or direction issued thereunder.

Executed at Washington, D. C., on February 5, 1958.

For the Attorney General.

[SEAL] DALLAS S. TOWNSEND,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 58-1047; Filed, Feb. 10, 1958; 8:50 a.m.]

WERNER REICHENBERGER

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to section 32 (f) of the Trading With the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., Property, and Location

Werner Reichenberger, Munich, Germany; Claim No. 42542; \$1,345.55 in the Treasury of the United States. Vesting Order No. 9258.

Executed at Washington, D. C., on February 4, 1958.

For the Attorney General.

[SEAL]

PAUL V. MYRON,
Deputy Director,
Office of Alien Property.

[F. R. Doc. 58-1049; Filed, Feb. 10, 1958; 8:50 a. m.]

SLOBODAN DOBROSAVLJEVITCH

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to section 32 (f) of the Trading With the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property located in Washington, D. C., including all royalties accrued thereunder and all damages and profits recoverable for past infringement thereof, after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., and Property

Slobodan Dobrosavljevitch, also known as S. M. Dobrosavljevitch, Belgrade, Yugoslavis, Claim No. 68570; Property described in Vesting Order No. 302 (7 Fed. Reg. 9845, November 26, 1942) relating to Patent Application Serial No. 342,225 (now United States Letters Patent No. 2,350,731). Vesting Order No. 302.

Executed at Washington, D. C., on February 4, 1958.

For the Attorney General.

[SEAL]

PAUL V. MYRON,
Deputy Director,
Office of Alien Property.

[F. R. Doc. 58-1050; Filed, Feb. 10, 1958; 8:50 a. m.] This amends statement previously published in the FEDERAL REGISTER August 17, 1957 (22 F. R. 6639).

Dated: January 31, 1958.

HAROLD S. BLACKMAN.

[F. R. Doc. 58-1039; Filed, Feb. 10, 1958; 8:48 a. m.]

SAINT LAWRENCE SEAWAY DEVELOPMENT CORPORATION

STATEMENT OF ORGANIZATION

OFFICE OF THE GENERAL COUNSEL; TOLLS COMMITTEE

JANUARY 24, 1958.

The organization structure of the Saint Lawrence Seaway Development Corporation, published in the 20 F. R. 1792 under date of March 24, 1955, is amended by the following:

Add two new paragraphs to the section entitled "Statement of Organization," Central Organization as follows:

Office of the General Counsel. General Counsel is the Chief Legal Officer of the Saint Lawrence Seaway Development Corporation (hereinafter referred to as the Corporation) and as such serves as the legal advisor to the Administrator, Deputy Administrator and heads of other staff divisions on all matters incident to the activities of the Corporation. He directs all litigation to which the Corporation is a party and represents the Corporation in all legal and administrative proceedings to which it may be a party or in which it may be interested. He serves as representative of, and acts for, the Administrator on legal questions in direct negotiation with the public, with U.S. Federal, and State Agencies and with Agencies representing foreign governments.

Tolls Committee. The Tolls Committee to consist of a Chairman and two other members who will be designated from time to time by the Administrator:

The duties of the Tolls Committee are:

(a) To advise the Administrator with respect to the establishment or change of rules of measurement of vessels and cargoes and rates of charges or tolls for use of works under the administration of the Corporation;

(b) To advise the Administrator in his negotiations with the Saint Lawrence Seaway Authority of Canada, or such other agency as may be designated by the Government of Canada, of an agreement as to the rules for the measurement of vessels and cargoes and the rates of charges or tolls to be levied for the use of the Saint Lawrence Seaway;

(c) To make investigations, conduct studies, receive correspondence, and otherwise secure information as a basis for the performance of duties described in (a) and (b).

SAINT LAWRENCE SEAWAY
DEVELOPMENT CORPORATION,
LEWIS G. CASTLE,
Administrator.

[F. R. Doc. 58-1040; Filed, Feb. 10, 1958; 8:48 a. m.]

SECURITIES AND EXCHANGE

[File No. 24SF-1812]

BALD EAGLE GOLD MINING CO.

NOTICE OF AND ORDER FOR HEARING

FEBRUARY 5, 1958:

I. Bald Eagle Gold Mining Company, organized under the laws of the State of Arizona, with an address at 701 Third Street, Needles, California, filed with the Commission on June 8, 1953, a Notification on Form 1-A and an Offering Circular relative to a proposed offering of 250,000 shares of its 10-cent par value common stock at 25 cents per share, for the purpose of obtaining an exemption from the registration requirements of the Securities Act of 1933, as amended, pursuant to the provisions of section 3 (b) thereof and Regulation A promulgated thereunder.

II. The Commission on April 4, 1957, issued an order pursuant to Rule 223 (a) of the general rules and regulations under the Securities Act of 1933, as amended, temporarily suspending the conditional exemption under Regulation A, and affording to any person having an interest therein an opportunity to request a hearing, pursuant to Rule 223. A written request for hearing was received by the Commission.

The Commission, deeming it necessary and appropriate to determine whether to vacate the temporary suspension order or to enter an order permanently suspending the exemption,

It is hereby ordered, That a hearing under the applicable provisions of the Securities Act of 1933, as amended, and the rules of the Commission be held in the Petit Jury Room, Third Floor, U. S. Courthouse, 230 North First Avenue, Phoenix, Arizona, at 10:00 a. m., Pacific standard time, on March 3, 1958, with respect to the following matters and questions without prejudice, however, to the specification of additional issues which may be presented in these proceedings:

A. Whether the conditional exemption provided by Regulation A is not available for the securities purported to be offered in that:

1. The Offering Circular contains untrue statements of material facts, and omits to state material facts necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading, concerning:

(a) The identity of the underwriter for the issue,

(b) The method of sale and the identity of the person or persons to whom commissions on sales of its securities are being paid;

(c) Changes in the management of the issuer and property holdings of the issuer, and

(d) The issuance of stock for property and the basis therefor.

B. Whether the order dated April 4, 1957, temporarily suspending the exemption under Regulation A should be vacated or made permanent.

It is further ordered, That James G. Ewell or any officer or officers of the

Commission designated by it for that purpose shall preside at the hearing, and any officer or officers so designated to preside at any such hearing are hereby authorized to exercise all of the powers granted to the Commission under sections 19 (b), 21 and 22 (c) of the Securities Act of 1933, as amended, and to hearing officers under the Commission's rules of practice.

It is further ordered, That the Secretary of the Commission shall serve a copy of this order by registered mail on Bald Eagle Gold Mining Company, that notice of the entering of this order shall be given to all other persons by general release of the Commission and by publication in the FEDERAL REGISTER. Any person who desires to be heard or otherwise wish to participate in such hearing shall file with the Secretary of the Commission on or before February 27, 1958. a request relative thereto as provided in Rule XVII of the Commission's rules of practice.

By the Commission.

-[SEAL]

ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 58-1041; Filed, Feb. 10, 1958; 8:48 a.m.]

[File No. 7-1907]

GENERAL TIRE & RUBBER CO.

NOTICE OF APPLICATION FOR UNLISTED TRADING PRIVILEGES, AND OF OPPORTUNITY FOR HEARING

FEBRUARY 5, 1958.

In the matter of application by the Boston Stock Exchange for unlisted trading privileges in General Tire & Rubber Company common stock; File No. 7-1907.

The above named stock exchange, pursuant to section 12 (f) (2) of the Securities Exchange Act of 1934 and Rule X-12F-1 promulgated thereunder, has made application for unlisted trading privileges in the specified security, which is listed and registered on the New York and Midwest Stock Exchanges.

Upon receipt of a request, on or before February 21, 1958, from any interested person, the Commission will determine whether to set the matter down for hearing. Such request should state briefly the nature of the interest of the person making the request and the position he proposes to take at the hearing. In addition, any interested person may submit his views or any additional facts bearing on this application by means of a letter addressed to the Secretary of the Securities and Exchange Commission, Washington 25, D. C. If no one requests a hearing on this matter, this application will be determined by order of the Commission on the basis of the facts stated in the application and other information contained in the official file of the Commission pertaining to the matter.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 58-1042; Filed, Feb. 10, 1958; 8:48 a.m.]

DEPARTMENT OF JUSTICE

Office of Alien Property

[Vesting Order SA-220]

UNKNOWN HUNGARIAN NATIONAL

In re: Debt owing to an unknown Hungarian national. F-34-1693, F-63-60 (Zurich) SA.

Under the authority of Title II of the International Claims Settlement Act of 1949, as amended (69 Stat. 562), Executive Order 10644, November 7, 1955 (20 F. R. 8363), Department of Justice Order No. 106-55, November 23, 1955 (20 F. R. 8993), and pursuant to law, after investigation, it is hereby found and determined:

1, That the property described as follows: That certain debt or other obligation of the Swiss Credit Bank, New York Agency, 25 Pine Street, New York 5, New York, in the sum of \$811.95, constituting a portion of a blocked account entitled, "General Ruling No. 6 Account of Credit Suisse (Swiss Credit Bank), Zurich", maintained at the aforesaid bank, together with any and all right to demand, enforce and collect the same,

is property within the United States which was blocked in accordance with Executive Order 8389, as amended, and remained blocked on August 9, 1955, and which is, and as of September 15, 1947, was, owned indirectly by a national of Hungary, name unknown, as defined in said Executive Order 8389, as amended.

2. That the property described herein is not owned directly by a natural person.

There is hereby vested in the Attorney General of the United States the property described above, to be administered, sold, or otherwise liquidated, in accordance with the provisions of Title II of the International Claims Settlement Act of 1949, as amended.

It is hereby required that the property described above be paid, conveyed, transferred, assigned and delivered to or for the account of the Attorney General of the United States in accordance with directions and instructions issued by or for the Assistant Attorney General, Director, Office of Alien Property, Department of Justice.

The foregoing requirement and any supplement thereto shall be deemed instructions or directions issued under Title II of the International Claims Settlement Act of 1949, as amended. Attention is directed to section 205 of said Title II (69 Stat. 562) which provides that:

Any payment, conveyance, transfer, assignment, or delivery of property made to the President or his designee pursuant to this title, or any rule, regulation, instruction, or direction issued under this title, shall to the extent thereof be a full acquittance and discharge for all purposes of the obligation of the person making the same; and no person shall be held liable in any court for or in respect of any such payment, conveyance, transfer, assignment, or delivery made in good faith in pursuance of and in reliance on the provisions of this title, or of any rule, regulation, instruction, or direction issued thereunder.

February 5, 1958.

For the Attorney General.

DALLAS S. TOWNSEND, [SEAL] Assistant Attorney General, Director, Office of Alien Property.

[F. R. Doc. 58-1046; Filed, Feb. 10, 1958; 8:49 a. m.]

[Vesting Order SA-221]

UNKNOWN RUMANIAN NATIONAL

In re: Debt owing to an unknown Rumanian national. F-57-1257, F-63-60 (Zurich) SA.

Under the authority of Title II of the International Claims Settlement Act of 1949, as amended (69 Stat. 562), Executive Order 10644, November 7, 1955 (20 F. R. 8363), Department of Justice Order No. 106-55, November 23, 1955 (20 F. R. 8993), and pursuant to law, after investigation, it is hereby found and determined:

1. That the property described as follows: That certain debt or other obligation of the Swiss Credit Bank, New York Agency, 25 Pine Street, New York 5, New York, in the sum of \$811.95, constituting a portion of a blocked account entitled, "General Ruling No. 6 Account of Credit Suisse (Swiss Credit Bank), Zurich," maintained at the aforesaid bank, together with any and all rights to demand, enforce and collect the same,

property within the United States which was blocked in accordance with Executive Order 8389, as amended, and remained blocked on August 9, 1955, and which is, and as of September 15, 1947, was, owned indirectly by a national of Rumania, name unknown, as defined in said Executive Order 8389, as amended.

2. That the property described herein is not owned directly by a natural person.

There is hereby vested in the Attorney General of the United States the property described above, to be administered, sold, or otherwise liquidated, in accordance with the provisions of Title II of the International Claims Settlement Act of 1949, as amended.

It is hereby required that the property described above be paid, conveyed, transferred, assigned and delivered to or for the account of the Attorney General of the United States in accordance with directions and instructions issued by or for the Assistant Attorney General, Director, Office of Alien Property, Department of Justice.

The foregoing requirement and any supplement thereto shall be deemed instructions or directions issued under Title II of the International Claims Settlement Act of 1949, as amended. Attention is directed to section 205 of said Title II (69 Stat. 562)- which provides that:

Any payment, conveyance, transfer, assignment, or delivery of property made to the President or his designee pursuant to this title, or any rule, regulation, instruction, or direction issued under this title, shall to the extent thereof be a full acquittance and discharge for all purposes of the obligation of the person making the same; and no person shall be held liable in any court for or in

Executed at Washington, D. C., on respect of any such payment, conveyance, transfer, assignment, or delivery made in good faith in pursuance of and in reliance on the provisions of this title, or of any rule. regulation, instruction, or direction issued thereunder.

> Executed at Washington, D. C., on February 5, 1958.

For the Attorney General.

DALLAS S. TOWNSEND, [SEAL] Assistant Attorney General, Director, Office of Alien Property.

[F. R. Doc. 58-1047; Filed, Feb. 10, 1958; 8:50 a. m.]

WERNER REICHENBERGER

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to section 32 (f) of the Trading With the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., Property, and Location

Werner Reichenberger, Munich, Germany; Claim No. 42542; \$1,345.55 in the Treasury of the United States. Vesting Order No.

Executed at Washington, D. C., on February 4, 1958.

For the Attorney General.

[SEAL]

PAUL V. MYRON. Deputy Director, Office of Alien Property.

[F. R. Doc. 58-1049; Filed, Feb. 10, 1958; 8:50 a. m.]

SLOBODAN DOBROSAVLJEVITCH

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to section 32 (f) of the Trading With the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property located in Washington, D. C., including all royalties accrued thereunder and all damages and profits recoverable for past infringement thereof, after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., and Property

Slobodan Dobrosavljevitch, also known as S. M. Dobrosavljevitch, Belgrade, Yugoslavia; Claim No. 63570; Property described in Vesting Order No. 302 (7 Fed. Reg. 9845, November 26, 1942) relating to Patent Application Serial No. 342,325 (now United States Letters Patent No. 2,350,731). Vesting Order No. 302.

Executed at Washington, D. C., on February 4, 1958.

For the Attorney General.

[SEAL]

PAUL V. MYRON, Deputy Director, Office of Alien Property.

[F. R. Doc. 58-1050; Filed, Feb. 10, 1958; 8:50 a. m.1

BALD EAGLE MINING COMPANY

MOHAVE COUNTY SAN FRANCISCO DIST.

The Bald Eagle Mining Company is making a steady progrss in its development of eight gold claims in the San Francisco mining district of Mohave County, Arizona. A 100-foot shaft has been timbered down to water, 60 feet below the surface, and some new drifting has been done. Equipment has been installed, including a portable compressor, water pumps, 25-hp engine for hoisting, and other machinery. Quincy Crain is president of the firm.

Taken from "MINING WORLD", February, 1959

DEPARTMENT OF MINERAL RESOURCES

STATE OF ARIZONA

FIELD ENGINEERS REPORT

Mine Bald Eagle Mine

Date Feb. 19, 1959

District Union Pass, Mohave Co.

Engineer Travis P. Lane

Subject: Visit

Operator:

Bald Eagle Gold Mining Co., Inc.
Quincy Crain, Pres. & Gen. Mgr.
P.O. Box 94, Bull Head City, Arizona

The property, comprising the Mother Lode and Three Burro groups totalling 6 unpatented claims, is located 2 miles easterly from the Kingman-Davis Dam Road at a point 27 miles from Kingman.

The vein strikes northwesterly and stands about vertical. It is in andesite near a rhyolite contact at the east base of Thumb Butte.

Mr. Quincy Crain first located the property in 1926 and in 1938 sank the main shaft to 100 feet. The present company was organized in 1953. In August 1958 the shaft was cleaned out preparatory to deepening it. Work was suspended for a short time but resumed in late October of 1958. At the time of this visit sinking was in progress at 125 feet with a crew of 7 men (2 shifts) including Quincy Crain, Jr. as Supt.

The present program was initiated after an exploratory diamond drill hole had intersected the vein with excellent gold values in three 10' sections at around 400'. (The hole inclines 75° and the vein is about vertical.) The collar of the shaft is about 50' above the collar of the drill hole. It is proposed to sink the shaft to 300' then drift about 250' on the vein to apoint above the indicated ore in the drill hole.

The principal items of equipment are a 25 HP gasoline hoist and a 315 cu. ft. compressor.

BAN Exue (E) no me

MOHAVE GOLD INC.

NEWS RELEASE

Trading Symbol MVH

Trading on the Alberta Stock Exchange

March 7, 1988

Robin W. Pearson, President of Mohave Gold Inc., is pleased to announce the Company has signed a Letter of Intent to make a major acquisition of two (2) groups of claims covering the former Gold Eagle, Gold Quail and Bald Eagle Mines and prospects in the San Francisco mining district of Mohave County, Arizona. This is the same mining district as the Oatman Camp from which 2.2 million ounces of gold and 1.4 million ounces of silver was produced. The prevailing geology in the vicinity is andesitic rock similar to the Oatman host rock for the ore veins of the mines in that district.

Preliminary examinations indicate a series of parallel and feeder veins and ample power and water is available on the property. Previous diamond drill programs, undertaken in 1959, are reported to have intersected excellent ore-grade values in three sections over 10 feet wide. A shaft was sunk to 300 feet, subsequent to the drill results, from which a 100 foot drift connects a number of the feeder veins.

Preliminary examination indicates excellent potential for disseminated gold mineralization through the factures, breccia and veining systems. To date there are no indications of modern geophysical or geochem reconnaissance programs having taken place.

The Company has commissioned an independent geologist to evaluate the property and make recommendations for future exploration programs.

Robin W. Pearson

President

This News Release has neither been approved nor disapproved by the Alberta Stock Exchange.

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MOHAVE GOLD INC.

PALD EACUE (P)

NEWS RELEASE

Trading Symbol MVH

Trading on the Alberta Stock Exchange

March 7, 1988

Robin W. Pearson, President of Mohave Gold Inc., is pleased to announce the Company has signed a Letter of Intent to make a major acquisition of two (2) groups of claims covering the former Gold Eagle, Gold Quail and Bald Eagle Mines and prospects in the San Francisco mining district of Mohave County, Arizona. This is the same mining district as the Oatman Camp from which 2.2 million ounces of gold and 1.4 million ounces of silver was produced. The prevailing geology in the vicinity is andesitic rock similar to the Oatman host rock for the ore veins of the mines in that district.

Preliminary examinations indicate a series of parallel and feeder veins and ample power and water is available on the property. Previous diamond drill programs, undertaken in 1959, are reported to have intersected excellent ore-grade values in three sections over 10 feet wide. A shaft was sunk to 300 feet, subsequent to the drill results, from which a 100 foot drift connects a number of the feeder veins.

Preliminary examination indicates excellent potential for disseminated gold mineralization through the factures, breccia and veining systems. To date there are no indications of modern geophysical or geochem reconnaissance programs having taken place.

The Company has commissioned an independent geologist to evaluate the property and make recommendations for future exploration programs.

Robin W. Pearson

President

This News Release has neither been approved nor disapproved by the Alberta Stock Exchange.

BALD EAGLE MINE



Visited Bald Eagle Mine. Work was suspended on May 18 assertedly because of the crew quitting. The company expected to resume next week. The shaft is at approximately 175'. Some mineralized gouge has been encountered but no ore body. TPL WR 5-25-59

Visited the Bald Eagle Mine. A crew of 5 men is working including Quincy Crane, Jr., Supt. The shaft is down 182'. A thin zone of crushed quartz and soft country rock was penetrated at about 150'. It was not believed important at the time and was lagged off. Later some of the material was panned and showed a spectacular "tail" of gold in the pan. The operators believe this place may be the intersection of the shaft with the vein which showed such high values in a drill hole near the shaft. The present intention, however, is to continue sinking to open a level at 300' and then come back up the shaft and test the significance of this high grade showing. TPL WR 6-20-59

Visited the Bald Eagle Gold Mining Co. office at Bull Head City. Quincy Crane advised that the shaft crew was now cutting out a station at 200'. They will not drift at this level now but will continue to 250 or 300' before doing lateral exploration. An assay of the thin quartz material encountered at 150' (mentioned in my report of June 25) assayed \$1100 pt gold. TPL WR 7-25-59

Visited Mr. Bench, Sec'y of Bald Eagle Gold Mining Co. in his office at Bull Head City. He reports some recent high grade gold assays in the shaft sinking which is now at a depth of 232 feet. I drove to the mine but the crew was absent - apparently away temporarily. TPL WR 9-28-59

Visited the Bald Eagle Mine. The crew of 4 men reached a shaft depth of 250' and at that level are crosscutting to the vein (which passed out of the shaft at about 160'). The crosscut is in about 12 feet and ought to reach the vein in another 2 or 3 rounds. Then the vein will be drifted toward the drill hole where a section of high grade ore was cut. (This drill hole was the basis for the present exploration). TPL WR 11-21-59

U.S. District Court issued permanent order restraining Co. from selling stock issued. SEC suspended Co.'s exemption from registration 3-12-60. Article may be found in "Publicity" file. Republic News 5-11-60

Visited the Bald Eagle Gold Mining Co. project in the Union Pass area. No work was in progress. Quincy Crane lives in a trailer at the mine. He reports that the SEC objected to statements contained in recent company literature and as a result the project is shut down indefinitely. The shaft reached a depth of 265 ft. and a level is opened there with drifts some 50 ft. in a northwest direction and about 20 ft. in a southwest direction. TPL WR 5-21-60

Learned that the Bald Eagle Mining Co. has resumed development under Quincy Crane, Jr. and with 3 men working. Drifting is in progress on the 265' level. TPL WR 5-20-61

Interviewed party in Bull Head City and learned that exploratory development is continuing at the Bald Eagle Mine with 3 men employed including Quincy Crane, Jr. in charge. TPL WR 6-24-61

BALD EAGLE MINE



Visited Jim McCarthy who with Mr. Quincy Crane, Jr. are unwatering, retimbering and rehabilitating the 300' shaft at the Bald Eagle Mine. They operate as the Tri-State Mining Co..(Same as Tri-State Gold & Silver Mines of Bullhead City) FTJ 7-22-68 FTJ WR 7-12-68

Called Jim McCarthy at Bull Head re Bald Eagle. Tri-State Co. is operating Co. They have rehabilitated shaft to 250'. Installed hoisting and generator, shop, etc. Future plans uncertain pending a meeting this week. (Nov. 11-15) FTJ WR 11-8-68

Went to Oatman where there is no activity except an occasional splurge by Quincy Craine. GW WR 8/27/75

NJN WR 3/4/88: Don Valin reported that Bill Campbell of Terra Industry, a Canadian firm has leased the Gold Eagle Claims (Bald Eagle - file) north of the Arabian, Mohave County to Gexa Gold Corp (card).

RIH

S. S. "Smilie" JONES

MINING ENGINEER & METALLURGIST KINGMAN, ARIZONA

April 26, 1950

Mr. V. P. Lucas 215 W. Fifth St. Los Angeles 13, Calif.

Dear Mr. Lucas

I, recently, visited the Mother Lode and Three Burro group of mining, claims, accompanied by Mr. Quincey Crain and Mr. August Senn. I herewith hand you a report of my investigation of the geology and other facts pertaining to that group of claims.

LOCATION: The claims are located in the San Francisco Mining District of Mohave County, Arizona. The said District being the same in which are located the mines of Oatman and the nearby mines in the vicinity of the Katherine mine. The Mother Lode and Three Burro claims are located a short distance South of the paved highway from Kingman, Ariz. to the Davis Dam. The claims adjoin those of the Thumb Butte Co.

ACCESS: The claims are easily reached via the Kingman-Davis Dam highway to the mine road junction from the junction the remaining distance to the claims is over an excellent road. The distance of the claims from the town of Kingman is twenty eight miles.

EXTENT: There are five mining claims in the Mother Lode and Three Burros group, a sketch map compiled from information received from Mr. Crain is attached hereto.

ELEVATION: The elevation above sea level at the one hundred foot shaft on the Mother Lode claim is estimated to be 2500 feet, this altitude and geographical position means an all year mild climate.

WATER: There are two springs on the property and there is also water in both the sixty five and the one hundred foot shafts so no doubt sufficient water is assured for the development and camp usage purposes. Development of the mines in depth will no doubt augment the supply.

POWER: The high tension power line from Kingman to Bull Head city passes over the claims less than one thousand feet from the center of the group.

DEVELOPMENT: The development on the claims has barely started, it consists of one, hundred foot shaft and a sixty five foot shaft besides several shallow surface shafts and open cuts.

GEOLOGY: The prevailing rocks in the vicinity of and upon the Mother Lode and Three Burros Group are named in order of their geologic age as follows: (1) Coarse grained Pre Cambrian Granite, (2) a wide belt of andesite, similar in mineral composition to that found near the town of Oatman (3) dykes of basic mineral composition which are of later date and intrusive in the andesite, (4) Intrusive rhyolite which intrudes both the granite and the andesite its conformation and distance from the veins of the Mother Lode group bears a striking similarity in conformation and distance from the veins to the intrusive rhyolite dyke at Oatman.

The basic dykes locally termed basalt cut or intrude the andesite in several different directions but the trend is generally nearly North and South. I have observed similar basic dykes at other points in the mining district intruding earlier age rocks. The shear zones afterward to be mentioned were probably cotemporaneous or an aftermath of the intrustion of the rhyolite.

The most important zones of mineralization seem to occur where the numerous cross fractures (taken as a whole are termed shear-zones) meet the N-S fractures, especially in the presence of one of the basic dykes. The intrustion of the basic dykes, due to faulting along the contact with andesite, are likely the reason for the N-S veins.

There appears to be a series of N-S fractures in the andesite these can be traced on the surface by intense alteration of the andesite, where the normal dark color is changd to various shades of brown, red and white colorations brought about by circulating solutions which deposited quartz, calcite and other minerals in the compounded fractures resulting from many stages of movement in the intersecting shear zones. The 100 foot shaft is in an intersection of two shear zones, so also is the vein showing in the shallow shaft at the point marked A. on the accompanying claim map. A basic dyke is also in evidence at both places mentioned.

At the point marked B. there is a very marked shear zone having an almost due East and West course, a cut run into the side of a gulch at this point showed about four feet of vein material which is said to carry nominal values in gold and silver, the vein filling was principally quartz. I do not believe the cut was carried far enough to contact the basic dykes.

At the point C. there is a vein at the intersection of shear zones the vein material is mostly quartz with minor amounts of flourite and calcite. The quartz fills the voids in the andesite caused by compound fracturing. The vein is about four feet wide, is practically vertical and is reported to assay six dollars per ton.

ORE VALUES: Since I was unable to have access to any assay records and sampling in the shafts was not possible owning to water and bad state of repair I have no report to make on that score. Though I was informed by the owners that there was some good ore in the hundred foot shaft.

TITLE: I was informed by Mr. Quincy Crain that he was, at your request, having certified copies of the claim locations made by the County Recorder.

WATER CONTINUED: The Mother Lode and Three Burro claims are only about eleven miles from the Colorado River. Should the result of development require a large milling plant: such a plant could be located at some point within easy pumping distance for water from the Colorado River. The ore could be trucked down grade to the mill side cheaply.

CONCLUSION: The exposure of andesite, similar to the Oatman andesite, on the Mother Lode and Three Burro group of claims is the most extensive I have seen at any locality outside of Oatman. At Oatman this andesite is the host rock for the ore veins of the mines having a rec ord production.

The geological facts, as observed, I interpret to indicate that the area, within the boundaries of the Mother Lode claims and Three Burros claims is one of great promise for the discovery of profitable ore bodies by intelligent development.

Respectfully submitted, S. S. JONES Registered Mining Engineer No. 1080

Registered Mining Engineer Certificate expires Dec. 31, 1950 S. S. Jones, Arizona, U.S.A.

TO WHOM IT MAY CONCERN.

Quincy Crain and August K. Senn are the sole owners of six claims or 120 acres, which are situated on the River Range, south of the Black Mountains in Mohave County. These claims are known as the Golden Eagle Mine. Each has an undivided half of the claims mentioned.

The location notices of said property is to be found in the office of the County Recorder of Mahave County in the sity of Kingman, State of Arizona under date of July 28, 1930, in Book 42 of Records of Mines Page 461.

The description of the property is as follows: Mother Lode-- Mother Lode No. 3Three Burrows- River Range- Three Burrows No. 1, and one claim was taken for water rights,
and was not prospected for gold. All these are situated in the San Francisco Mining
District, Mohave County, State of Arizona.

All assessment work has been done, and is recorded in Book K of Proof of Labor, page

The geological formation of this district is Andesite, or the country rock. The claims are half encircled by Royalite formation of mountians. We have many feeder veins coming in from these mountains, joining into the main veins (which are six, as far as we have explored). There are Phonolite and Basalt Dikes braking the veins.

There is a 100 ft. shaft, which is shown on the map, that samples were taken from at different depths. At the first 25 ft. depth a sample was taken that run \$315 of gold per ton (assays were made in 1933.) that was a small stringer of green quarts that came from the bottom upwards, Thelast 30 ft. of the 100 feet was mostly calcium, which turned into Jasper rock. There is a small shaft near the big one, right on a feeded vein, that runs from \$4 to \$5 in gold per ton (1933). Cripple Greek of Colorado has the same formation.

The Golden Engle Mine is approximately 27 miles south of Kingman, Arisona and has good roads all the way out. An electric power line runs across the property. A spring is on the first claim mentioned and water is to be had all year around.

\RIZONA CORPORATION COMMISS' Securities Division

In the Matter of the Application of √Bald Eagle Gold Mining Company, a Corporation, for registration of securities by Qualification. No. S-3374

NOTICE

of

EFFECTIVE REGISTRATION

IT APPEARING that the applicant in the above entitled matter has compiled with the provisions of the Securities Act of Arizona, securities of the class and in the amount hereinafter set out and subject to the terms and conditions hereinafter prescribed, are therefore registered in the Register of Securities.

Neither the fact that securities are registered nor the fact that registration of such securities has not been denied, suspended, or revoked shall be deemed a finding by the commission or by the director that the registration statement, application for registration, prospectus, or any financial statement, or other document or exhibit filed therewith is true or accurate, or does not contain untrue statements of material facts, or omit material facts, or to mean that the commission or the director has passed upon the merits of or otherwise approved the securities so registered, and it shall be a fraudulent practice and it shall be unlawful for any person to make or cause to be made to any prospective purchaser of such securities any statement or other representation contrary to the foregoing.

CONDITIONS OF REGISTRATION

1—Registration of these securities is effective as of November 2nd, 1953, and shall expire on November 2nd, 1954, unless sooner withdrawn, suspended or revoked. Registration may be renewed for additional periods of one (1) year upon appropriate filing not later than fifteen (15) days prior to date of expiration in the manner prescribed by law.

2—Class and amount of securities registered and permissible commissions and discounts are:

No. of Sales Price Commissions Net Proceeds Unit Aggregate \$250,000 *Class Units Unit Aggregate \$50,000 Unit Aggregate 1,000,000 \$0.25 \$0.05 \$200,000 \$0.20

*Class: Common Capital Stock.

3—It Is Ordered: That 526,000 shares of common stock issued to Quincy Crain and 526,000 shares of common stock issued to August Karl Senn shall be deposited in escrow with J. Hubert Smith, Attorney, Phoenix, Arizona (or such other depository as the registrant may select and who may hereafter be approved by the Commission); and while so deposited such shares shall not be sold or transferred, and, in the event of dissolution or insolvency of the issuer, shall not entitle the owners to participate in any distribution of assets until the owners of all other securities have been paid in full.

That none of the shares registered shall be sold until the registrant shall have first selected a depository who shall have been approved by the Commission, in which there shall be deposited the net proceeds derived from the sale of or subscription to these securities. No part of such net proceeds shall be subject to withdrawal or encumbrance until an aggregate of \$35,000.00 shall have been deposited. Upon the accumulation of \$35,000.00, such amount may be released upon written order of the Commission, which order of release shall likewise provide for the impoundment of proceeds derived from additional shares as sold or subscribed.

Registrant shall, not later than the 15th of each month, file with the Commission a report for the preceding month listing for each transaction the:

- (a) Name and address of the purchaser or subscriber.
- (b) Number of shares sold.
- (c) Gross amount paid by purchaser.
- (d) Net amount deposited.
- (e) Salesman to whom commission is paid.

4—The issuer shall file, within thirty (30) days of the end of each calendar quarter and likewise upon the termination of the offering, a report of sales of securities in a form supplied by the Securities Division.

5—The issuer shall file with the Securities Division, at least three (3) days prior to its proposed use, copies of subscription blanks and all advertising or sales literature of any kind authorized by it to be used directly or indirectly in connection with the sale of these securities; and upon availability shall file three (3) copies of its original definitive prospectus, and supplements or amendments thereto, which prospectus is required by law to be delivered to each purchaser before the conclusion of a contract of sale.

ENTERED IN THE REGISTER OF SECURITIES THIS 2nd DAY OF NOVEMBER, 1953.

ARIZONA CORPORATION COMMISSION Securities Division EARL F. HASTINGS Director of Securities

PLEASE NOTE:

Mr. V. P. Lucas, Attorney at Law, of Los Angeles, California, has been replaced by: Mr. J. Hubert Smith, 515 Goodrich Building, Phoenix, Arizona.

Our address is, Bald Eagle Gold Mining Company, General Delivery, Kingman, Arizona. Miss Virginia Belding in charge.