

SHARE EXCHANGE AGREEMENT

This share exchange agreement dated for reference September 13, 2024 (the “**Agreement**”)

AMONG:

NORDEN CROWN METALS CORPORATION, a corporation existing under the laws of the Province of British Columbia, with a head office at 3275 Bermon Place, North Vancouver, British Columbia, V7J 3R2

(“**Norden Crown**”)

AND:

DOMESTIC COPPER CORPORATION, a corporation existing under the laws of the Province of British Columbia, with a head office at Suite 905 – 1111 West Hastings Street, Vancouver, British Columbia, V6E 2J3

(“**Domestic Copper**”)

AND:

THE UNDERSIGNED VENDORS OF DOMESTIC COPPER, whose names and jurisdiction of residence are set out in the attached Schedule “A”

(individually, a “**Vendor**” and collectively, the “**Vendors**”)

WHEREAS:

- A. The Vendors are the registered holders of all the outstanding securities of Domestic Copper (the “**Domestic Copper Shares**”) as indicated on Schedule “A” to this Agreement;
- B. Norden Crown’s common shares are listed and posted for trading on the TSX Venture Exchange (the “**Exchange**”) under the symbol “NOCR”;
- C. Domestic Copper is a privately held company that, pursuant to an agreement involving its wholly-owned subsidiary, Domestic Copper US Corporation, can acquire an up to 60% interest (subject to certain back-in rights) in a property located in Montana (Granite County) known as “Smart Creek” (the “**Property**”), details of which are set forth in Schedule “B” hereto;
- D. Norden Crown, Domestic Copper and the Vendors (collectively, the “**Parties**”) entered into a binding letter of intent dated August 19, 2024 (the “**Letter of Intent**”) providing for the terms and conditions pursuant to which the Vendors would sell to Norden Crown and Norden Crown would purchase from the Vendors, the Domestic Copper Shares (the “**Transaction**”);
- E. Concurrent with closing of the Transaction, Norden Crown will complete a non-brokered private placement financing in an amount of up to C\$750,000 (the “**Concurrent Financing**”);
- F. The Parties wish to enter into this Agreement pursuant to the terms of the Letter of Intent; and
- G. The completion of the transactions contemplated by this Agreement will be carried out pursuant to the policies of the Exchange.

THEREFORE, in consideration of the mutual agreements set forth herein and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows.

ARTICLE 1 - THE TRANSACTION AND CONCURRENT FINANCING

1.1 Terms of Transaction

- (a) The Transaction is to be effected by way of a share purchase or other similar form of transaction, such that Domestic Copper will become a wholly owned subsidiary of Norden Crown.
- (b) The Domestic Copper Shares will be exchanged for common shares of Norden Crown ("**Norden Crown Shares**") on the basis of a share exchange ratio of one (1) Domestic Copper Share for two and two-thirds ($2 \frac{2}{3}$) Norden Crown Shares.

1.2 Terms of Concurrent Financing

- (a) Concurrent with closing of the Transaction, Norden Crown will complete the Concurrent Financing.
- (b) The Parties agree that not less than C\$400,000 from the proceeds of the Concurrent Financing will be allocated to expenditures related to the Property following closing of the Transaction.

ARTICLE 2 - REPRESENTATIONS AND WARRANTIES

2.1 Representations and Warranties of the Vendors

Each of the Vendors hereby severally (and not jointly) represents and warrants to Norden Crown as follows, with respect to itself and not with respect to any other Vendor and hereby acknowledges that Norden Crown is relying upon these representations and warranties in connection with entering into this Agreement and agreeing to complete the Transaction, as follows:

- (a) the Vendor is the sole registered owner of the number of securities (the "**Purchased Shares**") set out opposite the Vendor's name in Schedule "A" hereto;
- (b) the Purchased Shares held by the Vendor are free and clear of all encumbrances;
- (c) the Vendor has the power and authority to enter into, deliver and perform this Agreement on the terms and conditions set out in this Agreement and to transfer the legal and beneficial title and ownership of the Purchased Shares owned by the Vendor to Norden Crown;
- (d) no person has any agreement or option or a right capable of becoming an agreement for the purchase of the Purchased Shares owned by the Vendor, other than Norden Crown under this Agreement;
- (e) if the Vendor is a corporation, all necessary corporate action on the part of Vendor will, at Closing (as defined herein), have been taken to validly authorize the signing, delivery and performance of this Agreement and the completion of the Transaction;

- (f) this Agreement constitutes a legal, valid and binding obligation of the Vendor enforceable against the Vendor in accordance with its terms, except as may be limited by laws of general application affecting the rights of creditors;
- (g) the performance of this Agreement will not violate any applicable laws or any agreement or other instrument to which the Vendor is a party;
- (h) the Vendor is not indebted or under obligation to Domestic Copper on any account;
- (i) the Vendor is resident in the jurisdiction indicated on Schedule "A" hereto; and
- (j) the Vendor has been encouraged to obtain and has had opportunity to seek independent legal and tax advice regarding the Transaction and matters related thereto as they affect the Vendor and his, her or its associates and affiliates and the Vendor is satisfied with the results thereof.

2.2 Representations and Warranties of Domestic Copper

Domestic Copper hereby represents and warrants to Norden Crown and hereby acknowledges that Norden Crown is relying upon these representations and warranties in connection with entering into this Agreement and agreeing to complete the Transaction, as follows:

- (a) **Organization.** Domestic Copper has been incorporated and validly exists under the laws of the Province of British Columbia and is in good standing under applicable corporate laws and has full corporate and legal power and authority to own its assets and to conduct its business as currently owned and conducted. Domestic Copper is registered, licensed, or otherwise qualified in each jurisdiction where the nature of its business or the location or character of the assets owned or leased by it requires it to be so registered, licensed or otherwise qualified, other than those jurisdictions where the failure to be so registered, licensed or otherwise qualified would not have a material adverse effect on Domestic Copper.
- (b) **Subsidiaries and Other Interests.** Other than Domestic Copper US Corporation ("**Domestic Copper US**"), a Nevada incorporated entity, Domestic Copper has no subsidiaries and does not own any securities issued by, or any equity or ownership interest in, any other persons. Domestic Copper is not subject to any obligation to make any investment in or to provide funds by way of loan, capital contribution or otherwise to any person.
- (c) **Ownership of Domestic Copper US.** Domestic Copper is the sole beneficial and registered owner of all of the issued and outstanding securities in the capital of Domestic Copper US with good and marketable title thereto, free and clear of all encumbrances. No person has any other agreement, option, commitment, arrangement, or any other right or privilege (whether by law, pre-emptive or contractual) capable of becoming an agreement, option or commitment (including any such right or privilege under convertible securities, warrants or convertible obligations of any nature) for the purchase, subscription, allotment or issuance of, or conversion into, any of the issued or unissued shares or any other securities of Domestic Copper US or the purchase or other acquisition from Domestic Copper US of any of its respective undertakings, business or assets.

- (d) **Capitalization.** As of the date of this Agreement, Domestic Copper is authorized to issue an unlimited number of Domestic Copper Shares and as of Closing, Domestic Copper will be authorized to issue an unlimited number of Domestic Copper Shares. As of the date of this Agreement, there are 3,000,000 Domestic Copper Shares outstanding and immediately prior to closing of the Transaction there will be 3,000,000 Domestic Copper Shares outstanding. Except as disclosed in and pursuant to this Agreement and the transactions contemplated hereby, as of the date hereof, there are no options, warrants, conversion privileges or other rights, agreements, arrangements, or commitments (pre-emptive, contingent or otherwise) obligating Domestic Copper to issue or sell any shares of Domestic Copper or any securities or obligations of any kind convertible into or exchangeable for any shares of Domestic Copper. All outstanding Domestic Copper Shares have been authorized and are validly issued and outstanding as fully paid and non-assessable shares, free of pre-emptive rights. As of the date hereof, there are no outstanding bonds, debentures, or other evidence of indebtedness of Domestic Copper. There are no outstanding contractual obligations of Domestic Copper to repurchase, redeem or otherwise acquire any outstanding Domestic Copper Shares or with respect to the voting or disposition of any outstanding Domestic Copper Shares.
- (e) **Dividends.** Domestic Copper has not, since the date of its incorporation, declared or paid any dividends or made any other distribution (in either case, in stock or property) on any of its shares.
- (f) **Authority.** Domestic Copper has all necessary corporate power, authority and capacity to enter into this Agreement and all other agreements and instruments to be executed by Domestic Copper as contemplated by this Agreement and to perform its obligations hereunder and under such other agreements and instruments. The execution and delivery of this Agreement by Domestic Copper and the completion by Domestic Copper of the Transaction have been authorized by the Domestic Copper board of directors and, subject to the execution of this Agreement by the Vendors, no other corporate proceedings on the part of Domestic Copper are necessary to authorize this Agreement or the completion by Domestic Copper of the Transaction. This Agreement has been executed and delivered by Domestic Copper and constitutes a legal, valid and binding obligation of Domestic Copper, enforceable against Domestic Copper in accordance with its terms, subject to bankruptcy, insolvency, reorganization, fraudulent transfer, moratorium and other applicable laws relating to or affecting creditors' rights generally and to general principles of equity. The execution and delivery by Domestic Copper of this Agreement and the performance by Domestic Copper of its obligations hereunder and the completion of the Transaction, do not and will not:
- (i) result in a violation, contravention or breach or constitute a default under, or entitle any party to terminate, accelerate, modify, or call any obligations or rights under, require any consent to be obtained under or give rise to any termination rights under any provision of:
 - A. the constating documents of Domestic Copper;
 - B. any applicable law, or

- C. any credit arrangement, note, bond, mortgage, indenture, deed of trust, lease, franchise, concession, easement, contract, agreement, license, permit or other instrument to which Domestic Copper is bound or is subject to or of which Domestic Copper is the beneficiary;

in each case, which would, individually or in the aggregate, have a material adverse effect on Domestic Copper; cause any indebtedness owing by Domestic Copper to come due before its stated maturity or cause any available credit to cease to be available which would, individually or in the aggregate, have a material adverse effect on Domestic Copper;

- (ii) cause any indebtedness owing by Domestic Copper to come due before its stated maturity or cause any available credit to cease to be available which would, individually or in the aggregate, have a material adverse effect on Domestic Copper;
 - (iii) result in the imposition of any encumbrance upon any of the assets of Domestic Copper or give any person the right to acquire any of Domestic Copper's assets, or restrict, hinder, impair, or limit the ability of Domestic Copper or to conduct the business of Domestic Copper as and where it is now being conducted which would, individually or in the aggregate, have a material adverse effect on Domestic Copper; or
 - (iv) result in or accelerate the time for payment or vesting of, or increase the amount of any severance, unemployment compensation, "golden parachute", change of control provision, bonus, termination payments, retention bonus or otherwise, becoming due to any director or officer of Domestic Copper or increase any benefits otherwise payable under any pension or benefits plan of Domestic Copper or result in the acceleration of the time of payment or vesting of any such benefits.
- (g) **No Other Shares.** Other than the shares of Domestic Copper US held by Domestic Copper, neither Domestic Copper nor Domestic Copper US owns, legally or beneficially, any shares in the capital of any corporation, nor holds any securities or obligations of any kind convertible into or exchangeable for shares in the capital of any corporation. Neither Domestic Copper nor Domestic Copper US is a party to any agreement to acquire any shares in the capital of any corporation.
 - (h) **Consents.** No consent, approval, order, or authorization of, or declaration or filing with, any governmental entity is required to be obtained by Domestic Copper in connection with the execution and delivery of this Agreement or the completion by Domestic Copper of the Transaction, other than any consents, approvals, orders, authorizations, declarations or filings which, if not obtained, would not, individually or in the aggregate, have a material adverse effect on Domestic Copper.
 - (i) **Directors' Approvals.** The Domestic Copper board of directors has unanimously:

- (i) determined that the Transaction is in the best interests of Domestic Copper; and
 - (ii) authorized the entering into of this Agreement and the performance of Domestic Copper's obligations hereunder.
- (j) **Contracts.** Other than the Option to Joint Venture Agreement with Kennecott Exploration Company ("**Kennecott**") dated June 20, 2024 (the "**Kennecott Agreement**"), neither Domestic Copper or Domestic Copper US is party to any material contract. The Kennecott Agreement constitutes a valid and legally binding obligation of Domestic Copper US, enforceable in accordance with its terms (except as enforceability may be limited by applicable bankruptcy, insolvency, reorganization, moratorium, fraudulent transfer and similar laws of general applicability relating to or affecting creditors' rights or by general principles of equity).
- (k) **Waivers, Consents.** There are no waivers, consents, notices, or approvals from other parties required for Domestic Copper to complete the Transaction, including in connection with the Kennecott Agreement.
- (l) **No Defaults.** Domestic Copper is not in default under and, there exists no event, condition or occurrence which, after notice or lapse of time or both, would constitute a default by Domestic Copper under any credit arrangement, note, bond, mortgage, indenture, deed of trust, lease, franchise, concession, easement, contract of Domestic Copper, agreement, license, permit or other instrument that is material to the conduct of the business of Domestic Copper to which Domestic Copper is a party or by which Domestic Copper is bound or subject to that would, individually or in the aggregate, have a material adverse effect on Domestic Copper. No party to any contract of Domestic Copper or Domestic Copper US has given written notice to Domestic Copper or Domestic Copper US of or made a claim against Domestic Copper or Domestic Copper US with respect to any breach or default thereunder, in any such case in which such breach or default constitutes a material adverse effect on Domestic Copper.
- (m) **Employment Agreements.** Domestic Copper:
 - (i) has no employees or consultants whose employment or contract with Domestic Copper or Domestic Copper US cannot be terminated by Domestic Copper or Domestic Copper US in accordance with the provisions of the relevant employment or consultant contract following the completion of the Transaction; and
 - (ii) is not a party to any written or oral policy, agreement, obligation or understanding providing for retention bonuses, severance, or termination payments to, or any employment or consulting agreement with, any director or officer of Domestic Copper or Domestic Copper US that would be triggered by Domestic Copper's entering into this Agreement or the completion of the Transaction.
- (n) **Environmental Matters.** The operation of its business by Domestic Copper and Domestic Copper US, and the assets owned or used by Domestic Copper and Domestic Copper US and the use, maintenance and operation thereof have been and are in compliance with all environmental

laws (except where non-compliance would not have a material adverse effect in respect of Domestic Copper). There is no civil, criminal, or administrative action, suit, demand, claim, hearing, notice of violation, investigation, proceeding, notice or demand letter existing or pending, or to the best knowledge of Domestic Copper, threatened, relating to the property or assets owned or used by Domestic Copper or Domestic Copper US, relating in any way to any environmental laws.

- (o) **Financial Matters.** Other than the Kennecott Agreement, as of the date hereof, neither Domestic Copper nor Domestic Copper US has any liability or obligation, whether accrued, absolute, contingent or otherwise, or any related party transactions or off-balance sheet transactions, except liabilities and obligations incurred in the ordinary and regular course of business.
- (p) **No Business Restrictions.** There is no agreement (non-compete or otherwise), commitment, judgment, injunction, order, or decree to which Domestic Copper is party or which is otherwise binding upon Domestic Copper which has or reasonably could be expected to have the effect of prohibiting or impairing any business practice of Domestic Copper, any acquisition of property (tangible or intangible) by Domestic Copper or the conduct of business by Domestic Copper, as currently conducted or proposed to be conducted.
- (q) **Books and Records.** The corporate records and minute books of Domestic Copper have been maintained in accordance with all applicable laws and are complete and accurate in all material respects, except where such incompleteness or inaccuracy would not have a material adverse effect on Domestic Copper.
- (r) **Litigation.** There is no claim, action, proceeding, or investigation pending or in progress or, to the knowledge of Domestic Copper, threatened against or relating to Domestic Copper or Domestic Copper US, or affecting any of their assets before any governmental entity which individually or in the aggregate has, or could reasonably be expected to have, a material adverse effect on Domestic Copper and, to the knowledge of Domestic Copper, there is no existing ground on which any such claim, action, proceeding, or investigation might be commenced with any reasonable likelihood of success. There is no bankruptcy, liquidation, winding-up or other similar proceeding pending or in progress, or, to the knowledge of Domestic Copper, threatened against or relating to Domestic Copper or Domestic Copper US before any governmental entity. Neither Domestic Copper nor any of its assets is subject to any outstanding judgment, order, writ, injunction or decree that involves or may involve, or restricts or may restrict the right or ability of Domestic Copper to conduct its business in all material respects as it has been carried on prior to the date hereof, or that would materially impede the completion of the Transaction.
- (s) Kennecott Agreement.
 - (i) the Kennecott Agreement is in good standing and is in full force and effect and is enforceable in accordance with its terms;
 - (ii) Domestic Copper has not sent or received any notice of default, breach or termination relating to or in connection with the Kennecott Agreement;

- (iii) there are no current or pending negotiations with respect to the termination or amendment of the Kennecott Agreement. Domestic Copper is not in default under and there exists no event, condition, or occurrence which, after notice or lapse of time or both, would constitute such a default under, the Kennecott Agreement;
 - (iv) to the knowledge of Domestic Copper, there is no ongoing breach or default of any term of the Kennecott Agreement by any party or of any fact or circumstance which could result in such a breach or default;
 - (v) Domestic Copper has provided to Norden Crown all documents and information available to and in the possession of Domestic Copper in respect of the Kennecott Agreement and Domestic Copper has all right, title and authority to disclose to Norden Crown all such information;
 - (vi) other than cash and cash equivalents, GST receivable and the shares of Domestic Copper US, the only assets of Domestic Copper consist of its beneficial rights through Domestic Copper US in and to the Kennecott Agreement; and
 - (vii) Domestic Copper is not a party to or bound by any non-competition agreement or any other agreement, obligation or order which purports to limit the manner or the localities in which all or any material portion of its business is conducted or restrict any disposition of any property of Domestic Copper.
- (t) **Tax Matters.** Except as would not, individually or in the aggregate, reasonably be expected to have a material adverse effect on Domestic Copper:
- (i) Domestic Copper and Domestic Copper US have duly and timely made or prepared all tax returns required to be made or prepared by them, have duly and timely filed all tax returns required to be filed by them with the appropriate governmental entity and have, in all material respects, completely and correctly reported all income and all other amounts or information required to be reported thereon;
 - (ii) Domestic Copper and Domestic Copper US have:
 - A. duly and timely paid all taxes due and payable by each of them;
 - B. duly and timely withheld all taxes and other amounts required by applicable laws to be withheld by each of them and have duly and timely remitted to the appropriate governmental entity such taxes and other amounts required by applicable laws to be remitted by each of them; and
 - C. duly and timely collected all amounts on account of sales or transfer taxes, including goods and services, harmonized sales and provincial or territorial sales taxes, required by applicable laws to be collected by each of them and

have duly and timely remitted to the appropriate governmental entity any such amounts required by applicable laws to be remitted by each of them;

- (iii) there are no proceedings, investigations, audits, assessments, reassessments or claims now pending or, to the knowledge of Domestic Copper, threatened against Domestic Copper or Domestic Copper US that propose to assess taxes in addition to those reported in the tax returns; and
- (iv) no waiver of any statutory limitation period with respect to taxes has been given or requested with respect to Domestic Copper or Domestic Copper US.
- (u) **Compliance with Laws.** Domestic Copper and Domestic Copper US have complied with and are not in violation of any applicable laws other than such non-compliance or violations that would not, individually or in the aggregate, have a material adverse effect on Domestic Copper.
- (v) **No Broker's Commission.** Domestic Copper has not entered into any agreement that would entitle any person to any valid claim against Domestic Copper for a broker's commission, finder's fee, or any like payment in respect of the Transaction or any other matter contemplated by this Agreement.
- (w) **Securities.** The Purchased Shares to be transferred to Norden Crown pursuant to the Transaction are issued as fully paid and non-assessable.
- (x) **No Shareholdings in Norden Crown.** Domestic Copper does not, legally, or beneficially, own, directly, or indirectly, any securities of Norden Crown and does not have any right, agreement or obligation to purchase any securities of Norden Crown or any securities or obligations of any kind convertible into or exchangeable for any securities of Norden Crown.
- (y) **Right to Use Personal Information.** All personal information in the possession of Domestic Copper and Domestic Copper US has been collected, used and disclosed in compliance with all applicable privacy laws in those jurisdictions in which Domestic Copper and Domestic Copper US conduct business. There are no claims pending or, to the knowledge of Domestic Copper, threatened, with respect to Domestic Copper's or Domestic Copper US's collection, use or disclosure of personal information.
- (z) **Full disclosure.** No representation or warranty by Domestic Copper or the Vendors in this Agreement or any certificate or other document furnished or to be furnished to Norden Crown under this Agreement contains or will contain any untrue statement of a material fact or omits to state a material fact necessary to make the statements contained therein, in light of the circumstances in which they are made, not misleading.

2.3 Representations and Warranties of Norden Crown

Norden Crown hereby represents and warrants to Domestic Copper and the Vendors and hereby acknowledges that Domestic Copper and the Vendors are relying upon these representations and warranties in connection with entering into this Agreement and agreeing to complete the Transaction, as follows:

- (a) **Organization.** Norden Crown has been continued and validly exists under the laws of the Province of British Columbia and is in good standing under applicable corporate laws and has full corporate and legal power and authority to own its assets and to conduct its business as currently owned and conducted. Norden Crown is registered, licensed, or otherwise qualified in each jurisdiction where the nature of the business or the location or character of the assets owned or leased by it requires it to be so registered, licensed or otherwise qualified, other than those jurisdictions where the failure to be so registered, licensed or otherwise qualified would not have a material adverse effect on Norden Crown.
- (b) **Subsidiaries and Other Interests.** Other than as disclosed in the information and documents found under Norden Crown's profile on the System for Electronic Document Analysis and Retrieval commonly known as SEDAR+, to and including the date of this Agreement (the "**Public Record**"), Norden Crown has no subsidiaries and does not own any securities issued by, or any equity or ownership interest in, any other persons. Norden Crown is not subject to any obligation to make any investment in or to provide funds by way of loan, capital contribution or otherwise to any persons.
- (c) **Capitalization.** As of the date of this Agreement and as of Closing, Norden Crown is authorized to issue an unlimited number of Norden Crown Shares. As of the date of this Agreement, there are outstanding 8,313,596 Norden Crown Shares, 107,500 Norden Crown stock options ("**Norden Crown Options**") and no Norden Crown Share purchase warrants prior to giving effect to the Transaction and the Concurrent Financing. Except for the Norden Crown Options and except pursuant to this Agreement and the transactions contemplated hereby as of the date hereof, there are no options, warrants, conversion privileges or other rights, agreements, arrangements, or commitments (pre-emptive, contingent, or otherwise) obligating Norden Crown to issue or sell any shares of Norden Crown or any securities or obligations of any kind convertible into or exchangeable for any shares of Norden Crown. All outstanding Norden Crown Shares have been authorized and are validly issued and outstanding as fully paid and non-assessable shares, free of pre-emptive rights. As of the date hereof, there are no outstanding bonds, debentures, or other evidence of indebtedness of Norden Crown. There are no outstanding contractual obligations of Norden Crown to repurchase, redeem or otherwise acquire any outstanding Norden Crown Shares or with respect to the voting or disposition of any outstanding Norden Crown Shares.
- (d) **Authority.** Norden Crown has all necessary corporate power, authority and capacity to enter into this Agreement and all other agreements and instruments to be executed by Norden Crown as contemplated by this Agreement and to perform its obligations hereunder and under such other agreements and instruments. The execution and delivery of this Agreement by Norden Crown and the completion by Norden Crown of the Transaction have been authorized by the Norden Crown board of directors and no other corporate proceedings on the part of Norden Crown are necessary to authorize this Agreement or the completion by Norden Crown of the Transaction. This Agreement has been executed and delivered by Norden Crown and constitutes a legal, valid and binding obligation of Norden Crown, enforceable against Norden Crown in accordance with its terms, subject to bankruptcy, insolvency, reorganization, fraudulent transfer, moratorium and other applicable laws relating to or affecting creditors' rights generally and to general

principles of equity. The execution and delivery by Norden Crown of this Agreement and the performance by it of its obligations hereunder and the completion of the Transaction contemplated hereby, do not and will not:

- (i) result in a violation, contravention or breach or constitute a default under, or entitle any party to terminate, accelerate, modify, or call any obligations or rights under, require any consent to be obtained under or give rise to any termination rights under any provision of:
 - A. the constating documents of Norden Crown;
 - B. any applicable law or rule or policy of the Exchange; or
 - C. any credit arrangement, note, bond, mortgage, indenture, deed of trust, lease, franchise, concession, easement, contract, agreement, license, permit or other instrument to which Norden Crown is bound or is subject to or of which Norden Crown is the beneficiary;

in each case, which would, individually or in the aggregate, have a material adverse effect on Norden Crown; cause any indebtedness owing by Norden Crown to come due before its stated maturity or cause any available credit to cease to be available which would, individually or in the aggregate, have a material adverse effect on Norden Crown;

- (ii) cause any indebtedness owing by Norden Crown to come due before its stated maturity or cause any available credit to cease to be available which would, individually or in the aggregate, have a material adverse effect on Norden Crown;
- (iii) result in the imposition of any encumbrance upon any of the property or assets of Norden Crown or give any person the right to acquire any of Norden Crown's assets, or restrict, hinder, impair, or limit the ability of Norden Crown to conduct the business of Norden Crown as and where it is now being conducted which would, individually or in the aggregate, have a material adverse effect on Norden Crown; or
- (iv) result in or accelerate the time for payment or vesting of, or increase the amount of any severance, unemployment compensation, "golden parachute", change of control provision, bonus, termination payments, retention bonus or otherwise, becoming due to any director or officer of Norden Crown or increase any benefits otherwise payable under any pension or benefits plan of Norden Crown or result in the acceleration of the time of payment or vesting of any such benefits.

- (e) **Consents.** No consent, approval, order, or authorization of, or declaration or filing with, any governmental entity is required to be obtained by Norden Crown in connection with the execution and delivery of this Agreement or the completion by Norden Crown of the Transaction other than:

- (i) filings with and approvals by the Exchange; and
 - (ii) any other consents, approvals, orders, authorizations, declarations, or filings which, if not obtained, would not, individually or in the aggregate, have a material adverse effect on Norden Crown.
- (f) **Directors' Approvals.** The Norden Crown board of directors has unanimously:
 - (i) determined that the Transaction and Concurrent Financing are in the best interests of Norden Crown; and
 - (ii) authorized the entering into of this Agreement and the performance of Norden Crown's obligations hereunder.
- (g) **Contracts.** Except as disclosed in the Public Record, Norden Crown is not a party to any material contracts.
- (h) **Waivers, Consents.** There are no waivers, consents, notices, or approvals required for Norden Crown to complete the Transaction and Concurrent Financing, except for consent of the Exchange.
- (i) **No Defaults.** Norden Crown is not in default under and, there exists no event, condition or occurrence which, after notice or lapse of time or both, would constitute a default by Norden Crown under any credit arrangement, note, bond, mortgage, indenture, deed of trust, lease, franchise, concession, easement, contract of Norden Crown, agreement, license, permit or other instrument that is material to the conduct of the business of Norden Crown to which it is a party or by which it is bound or subject to that would, individually or in the aggregate, have a material adverse effect on Norden Crown. No party to any contract of Norden Crown has given written notice to Norden Crown of or made a claim against Norden Crown with respect to any breach or default thereunder, in any such case in which such breach or default constitutes a material adverse effect on Norden Crown.
- (j) **Absence of Changes.** Except as disclosed in the Public Record, since June 30, 2024:
 - (i) Norden Crown has conducted its business only in the ordinary and regular course of business consistent with past practice;
 - (ii) Norden Crown has not incurred or suffered a material adverse change;
 - (iii) there has not been any acquisition or sale by Norden Crown of any material property or assets thereof;
 - (iv) other than in the ordinary and regular course of business consistent with past practice, there has not been any incurrence, assumption or guarantee by Norden Crown of any debt for borrowed money, any creation or assumption by Norden Crown of any encumbrance, any making by Norden Crown of any loan, advance or capital contribution to or investment in any other person or any entering into,

amendment of, relinquishment, termination or non-renewal by Norden Crown, of any contract, agreement, license, lease transaction, commitment or other right or obligation that would, individually or in the aggregate, have a material adverse effect on Norden Crown;

- (v) Norden Crown has not declared or paid any dividends or made any other distribution in respect of any of the Norden Crown Shares;
- (vi) Norden Crown has not effected or passed any resolution to approve a split, consolidation, or reclassification of any of the outstanding Norden Crown Shares;
- (vii) other than in the ordinary and regular course of business consistent with past practice, there has not been any material increase in or modification of the compensation payable by Norden Crown to any of its directors, officers, employees or consultants or any grant to any director, officer, employee or consultant of any increase in severance or termination pay or any increase or modification of any bonus, pension, insurance or benefit arrangement (including, without limitation, the granting of Norden Crown Options) made to, for or with any of such directors, officers, employees or consultants; and
- (viii) Norden Crown has not effected any material change in its accounting methods, principles, or practices.

(k) **Employment Agreements.** Norden Crown:

- (i) is not a party to any written or oral policy, agreement, obligation or understanding providing for retention bonuses, severance, or termination payments to, or any employment or consulting agreement with any director or officer of Norden Crown that would be triggered by Norden Crown entering into this Agreement or the completion of the Transaction; and
- (ii) does not have any employee or consultant whose employment or contract with Norden Crown cannot be terminated by Norden Crown in accordance with the provisions of the relevant employment or consultant contract following the completion of the Transaction.

(l) **Financial Matters.** The audited financial statements of Norden Crown for the years ended December 31, 2023 and 2022 and the respective notes thereto and the interim financial statements of Norden Crown for the six months ended June 30, 2024 and 2023 (collectively, the “**Norden Crown Financial Statements**”) were prepared in accordance with IFRS consistently applied and fairly present in all material respects the consolidated financial condition of Norden Crown at the respective dates indicated and the results of operations of Norden Crown for the period covered on a consolidated basis. Except as disclosed in the Norden Crown Financial Statements, as of the date hereof Norden Crown does not have any liability or obligation, whether accrued, absolute, contingent or otherwise, or any related party transactions or off-balance sheet transactions not reflected in the Norden Crown Financial Statements, except

liabilities and obligations incurred in the ordinary and regular course of business since June 30, 2024, which liabilities or obligations would not reasonably be expected to have a material adverse effect on Norden Crown.

- (m) **Books and Records.** The corporate records and minute books of Norden Crown have been maintained in accordance with all applicable laws and are complete and accurate in all material respects, except where such incompleteness or inaccuracy would not have a material adverse effect on Norden Crown.
- (n) **Environmental Matters.** The operation of its business by Norden Crown, and the assets owned or used by Norden Crown and the use, maintenance and operation thereof have been and are in compliance with all environmental laws (except where non-compliance would not have a material adverse effect in respect of Norden Crown). There is no civil, criminal, or administrative action, suit, demand, claim, hearing, notice of violation, investigation, proceeding, notice or demand letter existing or pending, or to the best knowledge of Norden Crown, threatened, relating to the property or assets owned or used by Norden Crown, relating in any way to any environmental laws.
- (o) **Litigation.** There is no claim, action, proceeding, or investigation pending or in progress or, to the knowledge of Norden Crown threatened against or relating to Norden Crown or affecting any of its assets before any governmental entity which individually or in the aggregate has, or could reasonably be expected to have, a material adverse effect on Norden Crown and Norden Crown is not aware of any existing ground on which any such claim, action, proceeding, or investigation might be commenced with any reasonable likelihood of success. There is no bankruptcy, liquidation, winding-up or other similar proceeding pending or in progress, or, to the knowledge of Norden Crown, threatened against or relating to Norden Crown before any governmental entity. Neither Norden Crown nor any of its assets are subject to any outstanding judgment, order, writ, injunction or decree that involves or may involve, or restricts or may restrict the right or ability of Norden Crown to conduct its business in all material respects as it has been carried on prior to the date hereof, or that would materially impede the completion of the Transaction, except to the extent any such matter would not, individually or in the aggregate, have a material adverse effect on Norden Crown.
- (p) **Assets.** Norden Crown has good and marketable title to its assets free and clear of any encumbrances whatsoever, except as disclosed in the Public Record.
- (q) **Insurance.** Norden Crown maintains policies of insurance in amounts and in respect of such risks as are normal and usual for companies of a similar size and business and those policies are in full force and effect as of the date hereof.
- (r) **Tax Matters.** Except as would not, individually or in the aggregate, reasonably be expected to have a material adverse effect on Norden Crown:
 - (i) Norden Crown has duly and timely made or prepared all tax returns required to be made or prepared by it, has duly and timely filed all tax returns required to be filed by it with the appropriate governmental entity and has, in all material

respects, completely and correctly reported all income and all other amounts or information required to be reported thereon;

(ii) Norden Crown has:

A. duly and timely paid all taxes due and payable by it;

B. duly and timely withheld all taxes and other amounts required by applicable laws to be withheld by it and has duly and timely remitted to the appropriate governmental entity such taxes and other amounts required by applicable laws to be remitted by it; and

C. duly and timely collected all amounts on account of sales or transfer taxes, including goods and services, harmonized sales and provincial or territorial sales taxes, required by applicable laws to be collected by it and has duly and timely remitted to the appropriate governmental entity any such amounts required by applicable laws to be remitted by it;

(iii) the charges, accruals and reserves for taxes reflected on the Norden Crown Financial Statements (whether or not due and whether or not shown on any tax return but excluding any provision for deferred income taxes) are, in the opinion of Norden Crown, adequate under IFRS, as applicable, to cover taxes with respect to Norden Crown accruing through the date hereof;

(iv) there are no proceedings, investigations, audits, assessments, reassessments or claims now pending or to the knowledge of Norden Crown, threatened against Norden Crown that propose to assess taxes in addition to those reported in the tax returns; and

(v) no waiver of any statutory limitation period with respect to taxes has been given or requested with respect to Norden Crown.

(s) **Reporting Status.** Norden Crown is a reporting issuer in good standing in the provinces of British Columbia, Alberta and Ontario. The Norden Crown Shares are listed on the Exchange.

(t) **Reports.** Since January 1, 2024, Norden Crown has filed with all applicable securities and self-regulatory authorities and the Exchange, a true and complete copy of all forms, reports, schedules, statements, certifications, material change reports and other documents required to be filed by it, including the documents in the Public Record. The documents in the Public Record, at the time filed or, if amended, as of the date of such amendment:

(i) did not contain any misrepresentation (as defined in the *Securities Act* (British Columbia)) and did not contain an untrue statement of a material fact or omit to state a material fact necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading;

- (ii) complied in all material respects with the requirements of applicable securities laws and the rules, policies and instruments of all governmental entities having jurisdiction over Norden Crown; and
 - (iii) Norden Crown has not filed any confidential material change or other report or other document with any securities authority, which at the date hereof remains confidential.
- (u) **Compliance with Laws.** Norden Crown has complied with and is not in violation of any applicable laws other than such non-compliance or violations that would not, individually or in the aggregate, have a material adverse effect on Norden Crown.
- (v) **Certain Contracts.** Norden Crown is not a party to or bound by any non-competition agreement or any other agreement, obligation, judgment, injunction, order, or decree that purports to:
 - (i) limit the manner or the localities in which all or any material portion of the business of Norden Crown is conducted; or
 - (ii) limit any business practice of Norden Crown in any material respect.
- (w) **No Broker's Commission.** Norden Crown has not entered into any agreement that would entitle any person to any valid claim against Norden Crown for a broker's commission, finder's fee, or any like payment in respect of the Transaction or any other matter contemplated by this Agreement.
- (x) **Shares.** The Norden Crown Shares to be issued pursuant to the Transaction will, upon issue, (i) be issued as fully paid and non-assessable; (ii) be free-trading shares; and (iii) subject to the approval of the Exchange, be listed for trading on the Exchange.
- (y) **No Shareholdings in Domestic Copper.** Norden Crown does not, legally, or beneficially, own, directly, or indirectly, any securities of Domestic Copper and does not have any right, agreement or obligation to purchase any securities of Domestic Copper or any securities or obligations of any kind convertible into or exchangeable for any securities of Domestic Copper.
- (z) **Restrictions on Business Activities.** There is no agreement, judgment, injunction, order, or decree binding upon Norden Crown or that has or could be reasonably expected to have the effect of prohibiting, restricting, or materially impairing any business practice of Norden Crown, or the conduct of business by Norden Crown as currently conducted.
- (aa) **Right to Use Personal Information.** All personal information in the possession of Norden Crown has been collected, used and disclosed in compliance with all applicable privacy laws in those jurisdictions in which Norden Crown conducts its business. There are no claims pending or, to the knowledge of Norden Crown, threatened, with respect to Norden Crown's collection, use or disclosure of personal information.
- (bb) **Full disclosure.** No representation or warranty by Norden Crown in this Agreement or any certificate or other document furnished or to be furnished to Domestic Copper or the Vendors

under this Agreement contains or will contain any untrue statement of a material fact or omits to state a material fact necessary to make the statements contained therein, in light of the circumstances in which they are made, not misleading.

2.4 Survival of Representations and Warranties

The representations and warranties contained in this Agreement will survive the execution and delivery of this Agreement and will expire and be terminated and extinguished upon the date that is one year after the Closing Date (as defined herein).

ARTICLE 3 - COVENANTS

3.1 Standstill

Each of Domestic Copper and Norden Crown hereby covenants and agrees, from the date of this Agreement until the earlier of closing of the Transaction and the Termination Date (as defined herein), not to solicit or have discussions with any third parties regarding the sale, merger, business combination or any other transaction involving the Property or the sale of its shares or assets.

3.2 Expenses

Each Party will bear its respective costs incurred in connection with the preparation, execution, and performance of this Agreement and the transactions contemplated hereby and thereby, including all fees and expenses of agents, representatives, counsel, and accountants.

3.3 Access to Information

Upon the earlier of closing of the Transaction and the Termination Date, each of Domestic Copper and Norden Crown will allow the other and their authorized representatives, including legal counsel and consultants, full, free and unfettered access to all information, books or records of such Party for the purpose of the transactions contemplated herein. Each of Domestic Copper and Norden Crown agree that all information and documents so obtained will be kept confidential and the contents thereof will not be disclosed to any person without the prior written consent of the other; provided however, that each of Domestic Copper and Norden Crown acknowledges that the other has certain disclosure obligations pursuant to applicable securities laws and the policies of the Exchange.

3.4 Confidentiality

- (a) Each of Domestic Copper and Norden Crown acknowledges that each will be providing to the other information that is non-public, confidential, and proprietary in nature (the “**Confidential Information**”). Each of Domestic Copper and Norden Crown (and their respective affiliates, representatives, agents and employees) will keep the Confidential Information confidential and will not, except as otherwise provided below, disclose such information or use such information for any purpose other than for negotiation of this Agreement and the evaluation and consummation of the Transaction, provided however, that this provision shall not apply to information that: (i) becomes generally available to the public absent any breach of this provision; (ii) was available on a non-confidential basis to a Party prior to its disclosure pursuant

to this Agreement or (iii) becomes available on a non-confidential basis from a third party who is not bound to keep such information confidential.

- (b) Each Party hereto agrees that it will not make any public disclosure of this Agreement or of any of its terms without first advising the other Parties of the proposed disclosure, unless such disclosure is required by applicable law or regulation, including in accordance with the policies of the Exchange, and in any event the Party contemplating disclosure will inform the other Parties of and obtain their consent to the form and content of such disclosure, which consent shall not be unreasonably withheld or delayed.
- (c) Each Party hereto agrees that immediately upon any discontinuance of activities by any Party such that the Transaction will not be consummated, each Party will return to the others all Confidential Information.

3.5 Maintenance of Operations.

- (a) Until the earlier of closing of the Transaction and the Termination Date, Domestic Copper and Norden Crown will conduct their respective businesses in a reasonable and prudent manner in accordance with past practices, preserve their respective existing business organizations and relationships, preserve and protect their respective properties, conduct their respective businesses in compliance with all applicable laws and regulations, not incur any debt (other than in the ordinary course of business) or encumber any assets, and not make any dividends to equity owners or issue any securities (other than pursuant to convertible securities issued and outstanding on the date hereof), unless the Parties agree.
- (b) On the day (the “**Reimbursement Date**”) which is the earlier of: (i) on or before ten business days following the Termination Date, as defined in Section 6.1, and (ii) the closing of the Transaction, Norden Crown will be responsible for reimbursing Domestic Copper for all option fees and government taxes and fees related to the Property that may have accrued and been paid by Domestic Copper or Domestic Copper US from the date of the Letter of Intent up to and including the Reimbursement Date.

ARTICLE 4 - CONDITIONS TO CLOSING

4.1 Conditions

- (a) **Exchange Requirements.** The Transaction and Concurrent Financing will be carried out pursuant to the policies of the Exchange.
- (b) **Material Conditions.** The Transaction will be conditional on, among other things, the following conditions precedent being satisfied prior to closing:
 - (i) Conditions precedent for the benefit of Norden Crown:
 - A. the Transaction will not be a “reverse take-over” for the purposes of Exchange policies;
 - B. the Kennecott Agreement will be in good standing;

- C. the receipt of all required approvals and consents for the Transaction, the Concurrent Financing and all related matters, and for this Agreement, including without limitation:
 - (1) the receipt of all requisite approvals of Domestic Copper shareholders;
 - (2) the receipt of all requisite approvals of Norden Crown shareholders; and
 - (3) the approval of the Exchange on terms satisfactory to Norden Crown, acting reasonably;
 - D. satisfactory completion of due diligence by Norden Crown, its counsel or other representatives on the business, assets, title, financial condition, and corporate records of Domestic Copper;
 - E. the conditional approval from the Exchange of the Concurrent Financing and to the listing on the Exchange of the Norden Crown Shares issuable under the Transaction, on terms satisfactory to Norden Crown; and
 - F. there being no material adverse change to the business and affairs of Domestic Copper or the Property;
- (ii) Conditions precedent for the benefit of Domestic Copper:
- A. the Transaction will not be a “reverse take-over” for the purposes of Exchange policies;
 - B. confirmation that there is a maximum of 8,313,596 Norden Crown Shares issued and outstanding prior to giving effect to the Transaction and the Concurrent Financing;
 - C. the receipt of all required approvals and consents for the Transaction, the Concurrent Financing and all related matters, and for this Agreement, including without limitation:
 - (1) the receipt of all requisite approvals of Domestic Copper shareholders;
 - (2) the receipt of all requisite approvals of Norden Crown shareholders; and
 - (3) the approval of the Exchange on terms satisfactory to Domestic Copper, acting reasonably;
 - D. satisfactory completion of due diligence by Domestic Copper, its counsel or other representatives on the business, assets, title, financial condition, and corporate records of Norden Crown;
 - E. the conditional approval from the Exchange of the Concurrent Financing and to the listing on the Exchange of the Norden Crown Shares issuable under the Transaction, on terms satisfactory to Domestic Copper; and

- F. there being no material adverse change to the business and affairs of Norden Crown.

ARTICLE 5 - CLOSING AND POST-CLOSING ARRANGEMENTS

5.1 Closing

Closing of the transactions contemplated herein (the “**Closing**”) will take place on September 18, 2024 (the “**Closing Date**”) by way of an exchange of documents between the solicitors for Norden Crown and the solicitors for Domestic Copper, and the deliveries and acts as provided in this Agreement to be done upon Closing, or on such other date and in such other manner as the Parties may agree in writing.

5.2 Closing Deliveries of Norden Crown

At the Closing, Norden Crown will deliver or cause to be delivered:

- (a) share certificates, or DRS Statements, as applicable, evidencing the Norden Crown Shares issuable under the Transaction, registered as directed by the Vendors;
- (b) all such further assignments, agreements, notices, certificates and other documents and Norden Crown will do all such further acts and things as Domestic Copper may reasonably request in order to give effect to Norden Crown’s purchase of the Purchased Shares as contemplated by this Agreement;
- (c) a certificate of one of Norden Crown’s senior officers, dated as of the Closing Date: (i) certifying that the representations and warranties of Norden Crown set out in Section 2.3 are true and correct in all respects (in the case of any representation or warranty containing any materiality or material adverse effect qualifier) or in all material respects (in the case of any representation or warranty without any materiality or material adverse effect qualifier) on and as of Closing and (ii) confirming that the covenants of Norden Crown set out in Article 4 have been completed as at the Closing Date;
- (d) evidence satisfactory to Domestic Copper, acting reasonably, of the completion of the Concurrent Financing (and, if applicable, the satisfaction of all conditions precedent for the release from escrow of the proceeds thereof (other than the completion of the Transaction)); and
- (e) a certificate of good standing for Norden Crown.

5.3 Closing Deliveries of Domestic Copper and the Vendors

At the Closing, Domestic Copper will deliver or cause to be delivered:

- (a) with respect to each Vendor, share certificates representing the Purchased Shares owned by the Vendor, and a duly executed stock transfer form;
- (b) a certificate of one of Domestic Copper’s senior officers, dated as of the Closing Date: (i) certifying that the representations and warranties of Domestic Copper set out in Section 2.2 are

true and correct in all respects (in the case of any representation or warranty containing any materiality or material adverse effect qualifier) or in all material respects (in the case of any representation or warranty without any materiality or material adverse effect qualifier) on and as of Closing and (ii) confirming that the covenants of Domestic Copper set out in Article 4 have been completed as at the Closing Date; and

- (c) a certificate of good standing or equivalent for each of Domestic Copper and Domestic Copper US.

ARTICLE 6 - TERMINATION

6.1 Termination

This Agreement shall terminate with the Parties having no obligations to each other, other than in respect of Sections 3.2, 3.4, 3.5(b) and this Section 6.1, on the day (the "**Termination Date**") on which the earliest of the following events occurs:

- (a) written agreement of the Parties to terminate this Agreement;
- (b) any applicable regulatory authority having notified in writing either Domestic Copper or Norden Crown that it will not permit the Transaction or the Concurrent Financing to proceed; and
- (c) if the Transaction and the Concurrent Financing are not completed on or before October 31, 2024, or such later date as may be agreed to by the Parties.

ARTICLE 7 - GENERAL

7.1 Amendment; Waiver

This Agreement may be amended or modified only by a separate agreement in writing signed by each Party. No act or failure to act or delay in the enforcement of any right by any Party hereunder constitutes a waiver of any right by such Party under this Agreement, and any such act, failure to act or delay does not constitute an approval of or acquiescence in any breach or continuing breach by any other Party under this Agreement except as expressly agreed to in writing; and no waiver of any breach of any provision of this Agreement constitutes a waiver of any proceeding, continuing or succeeding breach of such provisions or of any other provision of this Agreement.

7.2 Governing Law

This Agreement shall be governed in all respects, including validity, interpretation and effect, by the laws of the Province of British Columbia and the federal laws of Canada applicable therein, without giving effect to the principles of conflicts of laws thereof and the undersigned hereby irrevocably attorn to the jurisdiction of the Courts of the Province of British Columbia in respect of any matter arising hereunder or in connection herewith.

7.3 Time of the Essence

Time is of the essence of this Agreement.

7.4 Entire Agreement

This Agreement constitutes the entire agreement between the Parties pertaining to the subject matter hereof and supersedes all prior agreements, understandings, negotiations and discussions, whether oral or written, between the Parties with respect to the subject matter hereof, including by way of example and not limitation, the Letter of Intent. There are no representations, warranties, covenants, or conditions with respect to the subject matter hereof except as contained herein.

7.5 Further Assurances

Each Party will, from time to time and at all times hereafter, at the request of another Party or Parties, but without further consideration, do, or cause to be done, all such other acts and execute and deliver, or cause to be executed and delivered, all such further agreements, transfers, assurances, instruments or documents as will be reasonably required in order to fully perform and carry out the terms and intent of this Agreement.

7.6 Notices

Any notice required or permitted to be given hereunder shall be in writing and shall be effectively given if (i) delivered personally, (ii) sent by prepaid courier service or mail, or (iii) sent by e-mail or other similar means of electronic communication (confirmed on the same or following business day in the case of prepaid courier or mail), addressed as follows:

- (a) in the case of a notice to Domestic Copper, addressed to it at:

Domestic Copper Corporation
Suite 905 - 1111 West Hastings Street
Vancouver, BC V6E 2J3

Attention: Ian Slater
E-mail: slater@slater.group

- (b) in the case of a notice to Norden Crown, addressed to it at:

Norden Crown Metals Corporation
3275 Bermon Place,
North Vancouver, BC V7J 3R2

Attention: Patricio Varas
E-mail: pat.varas@nordencm.com

Any notice, designation, communication, request, demand or other document given or sent or delivered as aforesaid shall: (i) if personally delivered or delivered by courier, be deemed to have been given, sent, delivered and received on the date of delivery; (ii) if sent by mail, be deemed to have been given, sent, delivered and received on the fifth (5th) business day following the date of mailing, unless at any time between the date of mailing and the fifth (5th) business day thereafter there is a discontinuance or interruption of regular postal service, whether due to strike or lockout or work slowdown, affecting postal service at the point of dispatch or delivery or any intermediate point, in which case the same shall be deemed to have been given, sent, delivered and received in the ordinary course of the mail, allowing for such discontinuance or interruption of regular postal service, and (iii) if sent by means of electronic communication (including e-mail), be deemed to have been

received on the business day of sending if sent during normal business hours (otherwise on the following business day).

7.7 Independent Legal Advice

The Vendors acknowledge that DLA Piper (Canada) LLP is acting as counsel for Norden Crown and Farris LLP is acting as counsel for Domestic Copper with respect to the matters contemplated in this Agreement and each of the Vendors acknowledge that they have been advised to obtain and have been given the opportunity to obtain their own independent legal advice with respect to the terms of this Agreement prior to its execution.

7.8 Enurement and Assignment

This Agreement will enure to the benefit of and be binding upon the Parties and their respective heirs, executors, personal representatives, successors and permitted assigns. No Party may assign any rights or transfer any obligations under this Agreement without the prior written agreement of the other Parties.

7.9 Execution

This Agreement may be executed in one or more counterparts and a PDF counterpart of this Agreement bearing the signature of a Party hereto shall be effective for all purposes and binding on each Party hereto.

[Remainder of the page intentionally left blank]

The parties hereto have executed this Agreement with effect as of the date first written above.

NORDEN CROWN METALS CORPORATION

By: “Patricio Varas”

Name: Patricio Varas
Title: Chairman & Chief Executive Officer

DOMESTIC COPPER CORPORATION

By: “Ian Slater”

Name: Ian Slater
Title: President

VECTOR GEOLOGICAL SOLUTIONS INC.

By: “John Slater”
JOHN SLATER

By: “Kenneth Daniel MacNeil”
KENNETH DANIEL MACNEIL

By: “Alan Wainwright”
ALAN WAINWRIGHT

By: “Henk Van Alphen”
HENK VAN ALPHEN

SCHEDULE A

DOMESTIC COPPER SHAREHOLDERS

<u>Name and Jurisdiction of Residence</u>	<u>Type of Securities</u>	<u>Number</u>
John Slater British Columbia, Canada	Common Shares	1,000,000
Vector Geological Solutions Inc. British Columbia, Canada	Common Shares	1,000,000
Alan Wainwright British Columbia, Canada	Common Shares	500,000
Henk van Alphen British Columbia, Canada	Common Shares	500,000
Total:		3,000,000

SCHEDULE B

THE PROPERTY

Part 1: Patented Claims

<u>No.</u>	<u>Claim Name</u>	<u>Mineral Survey No.</u>	<u>Tax ID No.</u>
1	Retta	10611	1450685
2	Hattie	10611	1450685
3	Annie	10611	1450685
4	Healy	4581	4180077
5	Queen	4392	4180094
6	Sunol	4394	4180094
7	Toe Calk	4395	4180094
8	North Star	10596	1455583
9	Morning Star	10596	1455583
10	Red Rock	10596	1455583
11	Blarney Stone	4577	4180092
12	Free Coinage	4576	4180092
13	Minnie	4574	4180092
14	General Washington	4575	4180092
15	Rose Bud	4578	4180092
16	Oakland	4690	4180075
17	Amended Columbus	5390	4180077
18	Addie	6342	4180076
19	Nellie	6343	4180076
20	Sunflower	5393	4180076
21	Belle Flower	5393	4180076
22	Free Trade	4582	4180094
23	Russell	4688	4180094
24	Nugget	4689	4180094
25	Sunrise	2967	4180094
26	Marie	7241	4180094
27	Golden Eagle	6344	4180092

<u>No.</u>	<u>Claim Name</u>	<u>Mineral Survey No.</u>	<u>Tax ID No.</u>
28	Maud S	4393	4180075
29	Red Metal	10420	1490681
30	Gaylord	4397	4180075
31	Amended Bland	5386	4180077
32	Millsite	4396	4180075
33	Bunker Hill	4580	4180077
34	Coleman	4579	4180077
35	Pine	4475	4180075
36	Mclure	5388	4180077
37	Gold Bug	5391	4180077
38	Copperstate	10420	1450681
39	Red Wing	10420	1450681
40	Red Cloud	10420	1450681
41	Union Amended	5392	4180077
42	Isabel Amended	5389	4180077
43	Ground Squirrel	4691	4180077
44	Sunday	4692	4180075
45	Silver Hill	10596	

Part 2: Unpatented Claims¹

<u>No.</u>	<u>Claim Name</u>	<u>BLM Serial No.</u>	<u>County</u>	<u>Location Date</u>	<u>Twnbsp.</u>	<u>Rng.</u>	<u>Sec.</u>
1	GOGO 6	MMC212557	GRANITE	3/7/2005	8N	13W	6
2	GOGO 10	MMC212558	GRANITE	3/7/2005	8N	13W	5
3	GOGO 7	MMC212559	GRANITE	3/7/2005	8N	13W	5, 6
4	GOGO 8	MMC212560	GRANITE	3/7/2005	8N	13W	5, 6
5	GOGO 9	MMC212561	GRANITE	3/7/2005	8N	13W	5
6	SC 9	MMC230750	GRANITE	7/22/2014	8N 9N	13W 13W	6 32
7	SC 4	MMC230751	GRANITE	7/22/2014	8N	13W	6

¹ Note: The DB 109-294 claims were inadvertently included in the transaction letter of intent. They have been omitted from this property schedule.

<u>No.</u>	<u>Claim Name</u>	<u>BLM Serial No.</u>	<u>County</u>	<u>Location Date</u>	<u>Twmsp.</u>	<u>Rng.</u>	<u>Sec.</u>
8	SC 5	MMC230752	GRANITE	7/22/2014	8N	13W	6
9	SC 6	MMC230753	GRANITE	7/22/2014	9N	13W	31
10	SC 7	MMC230754	GRANITE	7/22/2014	8N 9N	13W 13W	6 31
11	SC 8	MMC230755	GRANITE	7/22/2014	8N 9N	13W 13W	6 31, 32
12	CABOOSE #17	MMC219545	GRANITE	11/4/2007	8N	13W	5
13	CABOOSE #18	MMC219546	GRANITE	11/4/2007	8N	13W	5
14	CABOOSE #19	MMC219547	GRANITE	11/4/2007	8N	13W	5
15	CABOOSE #26	MMC219548	GRANITE	11/4/2007	8N	13W	7
16	CABOOSE #27	MMC219549	GRANITE	11/4/2007	8N	13W	7, 8
17	CABOOSE #28	MMC219550	GRANITE	11/4/2007	8N	13W	8
18	CABOOSE #32	MMC220224	GRANITE	5/19/2008	8N	13W	6
19	CABOOSE #33	MMC220225	GRANITE	5/19/2008	8N	13W	6
20	CABOOSE #36	MMC220226	GRANITE	5/19/2008	8N	13W	6
21	CABOOSE #37	MMC220227	GRANITE	5/19/2008	8N	13W	6
22	GOGO #1	MMC220228	GRANITE	5/19/2008	8N	13W	6
23	GOGO #2	MMC220229	GRANITE	5/19/2008	8N	13W	6
24	GOGO #3	MMC220230	GRANITE	5/19/2008	8N	13W	6
25	GOGO #4	MMC220231	GRANITE	5/19/2008	8N	13W	6
26	SC 1	MMC229410	GRANITE	4/26/2013	9N	13W	31
27	SC 2	MMC229411	GRANITE	4/28/2013	8N 9N	13W 13W	6 31
28	SC 3	MMC229412	GRANITE	4/26/2013	8N 9N	13W 13W	6 31
29	GOGO 11	MMC215262	GRANITE	3/19/2006	8N	13W	5
30	GOGO 12	MMC215263	GRANITE	3/19/2006	8N	13W	5
31	GOGO 13	MMC215264	GRANITE	3/19/2006	8N	13W	5
32	GOGO 14	MMC215265	GRANITE	3/19/2006	8N	13W	5
33	CABOOSE #10	MMC215299	GRANITE	4/1/2006	8N	13W	6
34	CABOOSE #11	MMC215300	GRANITE	4/1/2006	8N	13W	5, 6
35	CABOOSE #12	MMC215301	GRANITE	4/1/2006	8N	13W	5

<u>No.</u>	<u>Claim Name</u>	<u>BLM Serial No.</u>	<u>County</u>	<u>Location Date</u>	<u>Twensp.</u>	<u>Rng.</u>	<u>Sec.</u>
36	SNR 001	MMC238840	GRANITE	10/8/2019	9N	14W	27, 28
37	SNR 002	MMC238841	GRANITE	10/8/2019	9N	14W	27
38	SNR 003	MMC238842	GRANITE	10/2/2019	9N	14W	27
39	SNR 004	MMC238843	GRANITE	10/2/2019	9N	14W	26, 27
40	SNR 005	MMC238844	GRANITE	10/2/2019	9N	14W	26, 27
41	SNR 006	MMC238845	GRANITE	10/6/2019	9N	14W	27
42	SNR 007	MMC238846	GRANITE	10/6/2019	9N	14W	27
43	SNR 008	MMC238847	GRANITE	10/8/2019	9N	14W	27
44	SNR 009	MMC238848	GRANITE	10/8/2019	9N	14W	27, 28
45	SNR 010	MMC238849	GRANITE	10/8/2019	9N	14W	27, 28
46	SNR 011	MMC238850	GRANITE	10/8/2019	9N	14W	27
47	SNR 012	MMC238851	GRANITE	10/7/2019	9N	14W	27
48	SNR 013	MMC238852	GRANITE	10/7/2019	9N	14W	26, 27
49	SNR 014	MMC238853	GRANITE	10/7/2019	9N	14W	26, 27
50	SNR 015	MMC238854	GRANITE	10/7/2019	9N	14W	27
51	SNR 016	MMC238855	GRANITE	10/6/2019	9N	14W	27
52	SNR 017	MMC238856	GRANITE	10/6/2019	9N	14W	27, 28
53	SNR 018	MMC238857	GRANITE	10/6/2019	9N	14W	27, 28, 33, 34
54	SNR 019	MMC238858	GRANITE	10/6/2019	9N	14W	27, 34
55	SNR 020	MMC238859	GRANITE	10/6/2019	9N	14W	27
56	SNR 021	MMC238860	GRANITE	10/7/2019	9N	14W	27, 34
57	SNR 022	MMC238861	GRANITE	10/7/2019	9N	14W	26, 27
58	SNR 023	MMC238862	GRANITE	10/7/2019	9N	14W	26, 27, 34, 35
59	SNR 024	MMC238863	GRANITE	10/7/2019	9N	14W	27, 34
60	SNR 025	MMC238864	GRANITE	10/6/2019	9N	14W	34
61	SNR 026	MMC238865	GRANITE	10/6/2019	9N	14W	33, 34
62	SNR 027	MMC238866	GRANITE	10/5/2019	9N	14W	33, 34
63	SNR 028	MMC238867	GRANITE	10/5/2019	9N	14W	34
64	SNR 029	MMC238868	GRANITE	10/3/2019	9N	14W	34
65	SNR 030	MMC238869	GRANITE	10/2/2019	9N	14W	34
66	SNR 031	MMC238870	GRANITE	10/2/2019	9N	14W	34, 35

<u>No.</u>	<u>Claim Name</u>	<u>BLM Serial No.</u>	<u>County</u>	<u>Location Date</u>	<u>Twensp.</u>	<u>Rng.</u>	<u>Sec.</u>
67	SNR 032	MMC238871	GRANITE	10/2/2019	9N	14W	34, 35
68	SNR 033	MMC238872	GRANITE	10/2/2019	9N	14W	34
69	SNR 034	MMC238873	GRANITE	10/5/2019	9N	14W	34
70	SNR 035	MMC238874	GRANITE	10/5/2019	9N	14W	33, 34
71	SNR 036	MMC238875	GRANITE	10/2/2019	9N	14W	33, 34
72	SNR 037	MMC238876	GRANITE	10/2/2019	9N	14W	34
73	SNR 038	MMC238877	GRANITE	10/2/2019	9N	14W	34
74	SNR 039	MMC238878	GRANITE	10/2/2019	9N	14W	34
75	SNR 040	MMC238879	GRANITE	10/2/2019	9N	14W	34
76	SNR 041	MMC238880	GRANITE	10/2/2019	9N	14W	34
77	SNR 042	MMC238881	GRANITE	10/2/2019	9N	14W	34
78	SNR 043	MMC238882	GRANITE	10/2/2019	9N	14W	33, 34
79	SNR 044	MMC238883	GRANITE	10/2/2019	9N	14W	33, 34
80	SNR 045	MMC238884	GRANITE	10/2/2019	9N	14W	34
81	SNR 046	MMC238885	GRANITE	10/1/2019	9N	14W	34
82	SNR 047	MMC238886	GRANITE	10/1/2019	9N	14W	34, 35
83	SNR 048	MMC238887	GRANITE	10/1/2019	9N	14W	34, 35
84	SNR 049	MMC238888	GRANITE	10/1/2019	9N	14W	34
85	SNR 050	MMC238889	GRANITE	10/2/2019	9N	14W	34
86	SNR 051	MMC238890	GRANITE	10/2/2019	9N	14W	33, 34
87	SNR 052	MMC238891	GRANITE	10/2/2019	9N	14W	33, 34
88	SNR 053	MMC238892	GRANITE	10/2/2019	9N	14W	34
89	SNR 054	MMC238893	GRANITE	10/3/2019	9N	14W	34
90	SNR 055	MMC238894	GRANITE	10/3/2019	9N	14W	34, 35
91	SNR 056	MMC238895	GRANITE	10/3/2019	9N	14W	35
92	SNR 057	MMC238896	GRANITE	10/3/2019	8N 9N	14W 14W	3 34, 35
93	SNR 058	MMC238897	GRANITE	10/3/2019	8N 9N	14W 14W	3 34
94	SNR 059	MMC238898	GRANITE	10/2/2019	8N 9N	14W 14W	3 34

<u>No.</u>	<u>Claim Name</u>	<u>BLM Serial No.</u>	<u>County</u>	<u>Location Date</u>	<u>Twensp.</u>	<u>Rng.</u>	<u>Sec.</u>
95	SNR 060	MMC238899	GRANITE	10/2/2019	8N 9N	14W 14W	4 33, 34
96	GOGO 05A	MMC232699	GRANITE	8/19/2016	8N	13W	6
97	SN 181	MMC237574	GRANITE	10/30/2018	8N	14W	10
98	SN 182	MMC237575	GRANITE	10/30/2018	8N	14W	10
99	SN 183	MMC237576	GRANITE	10/30/2018	8N	14W	10, 11
100	SN 184	MMC237577	GRANITE	10/30/2018	8N	14W	11
101	SN 185	MMC237578	GRANITE	10/29/2018	8N	14W	11
102	SN 186	MMC237579	GRANITE	10/29/2018	8N	14W	11
103	SN 187	MMC237580	GRANITE	10/29/2018	8N	14W	11
104	SN 188	MMC237581	GRANITE	10/29/2018	8N	14W	11
105	SN 189	MMC237582	GRANITE	10/29/2018	8N	14W	11
106	SN 190	MMC237583	GRANITE	10/29/2018	8N	14W	11
107	SN 191	MMC237584	GRANITE	10/30/2018	8N	14W	11
108	SN 192	MMC237585	GRANITE	10/30/2018	8N	14W	11, 12
109	SN 193	MMC237586	GRANITE	10/28/2018	8N	14W	11, 12
110	SN 194	MMC237587	GRANITE	10/28/2018	8N	14W	11
111	SN 195	MMC237588	GRANITE	10/31/2018	8N	14W	11, 14
112	SN 196	MMC237589	GRANITE	10/31/2018	8N	14W	10, 11, 14, 15
113	SN 197	MMC237590	GRANITE	10/29/2018	8N	14W	10, 15
114	SN 198	MMC237591	GRANITE	10/29/2018	8N	14W	10, 15
115	SN 199	MMC237592	GRANITE	10/29/2018	8N	14W	10, 15
116	SN 001	MMC237394	GRANITE	11/2/2018	9N	14W	26, 27
117	SN 002	MMC237395	GRANITE	11/3/2018	9N	14W	26, 27, 34, 35
118	SN 003	MMC237396	GRANITE	11/3/2018	9N	14W	26, 35
119	SN 004	MMC237397	GRANITE	11/3/2018	9N	14W	26, 35
120	SN 005	MMC237398	GRANITE	11/3/2018	9N	14W	26, 35
121	SN 006	MMC237399	GRANITE	11/3/2018	9N	14W	26, 35
122	SN 007	MMC237400	GRANITE	11/4/2018	9N	14W	25, 36
123	SN 008	MMC237401	GRANITE	11/4/2018	9N	14W	25, 36
124	SN 009	MMC237402	GRANITE	11/4/2018	9N 9N	13W 14W	30, 31 25, 36

<u>No.</u>	<u>Claim Name</u>	<u>BLM Serial No.</u>	<u>County</u>	<u>Location Date</u>	<u>Twensp.</u>	<u>Rng.</u>	<u>Sec.</u>
125	SN 010	MMC237403	GRANITE	11/4/2018	9N	13W	30, 31
126	SN 011	MMC237404	GRANITE	10/27/2018	9N 9N	13W 14W	31 36
127	SN 012	MMC237405	GRANITE	10/28/2018	9N	14W	36
128	SN 013	MMC237406	GRANITE	10/27/2018	9N	14W	36
129	SN 014	MMC237407	GRANITE	10/27/2018	9N	14W	36
130	SN 015	MMC237408	GRANITE	11/4/2018	9N	14W	36
131	SN 016	MMC237409	GRANITE	11/4/2018	9N	14W	36
132	SN 017	MMC237410	GRANITE	11/3/2018	9N	14W	35
133	SN 018	MMC237411	GRANITE	11/3/2018	9N	14W	35
134	SN 019	MMC237412	GRANITE	11/3/2018	9N	14W	35
135	SN 020	MMC237413	GRANITE	11/3/2018	9N	14W	35
136	SN 021	MMC237414	GRANITE	11/3/2018	9N	14W	35
137	SN 022	MMC237415	GRANITE	11/3/2018	9N	14W	35
138	SN 023	MMC237416	GRANITE	11/3/2018	9N	14W	35
139	SN 024	MMC237417	GRANITE	11/3/2018	9N	14W	35
140	SN 025	MMC237418	GRANITE	11/3/2018	9N	14W	35
141	SN 026	MMC237419	GRANITE	11/3/2018	9N	14W	35
142	SN 027	MMC237420	GRANITE	11/3/2018	9N	14W	35
143	SN 028	MMC237421	GRANITE	11/3/2018	9N	14W	35
144	SN 029	MMC237422	GRANITE	11/3/2018	9N	14W	35, 36
145	SN 030	MMC237423	GRANITE	11/3/2018	9N	14W	36
146	SN 031	MMC237424	GRANITE	11/3/2018	9N	14W	36
147	SN 032	MMC237425	GRANITE	11/4/2018	9N	14W	36
148	SN 033	MMC237426	GRANITE	11/4/2018	9N	14W	36
149	SN 034	MMC237427	GRANITE	11/4/2018	9N	14W	36
150	SN 035	MMC237428	GRANITE	10/27/2018	9N	14W	36
151	SN 036	MMC237429	GRANITE	10/27/2018	9N	14W	36
152	SN 037	MMC237430	GRANITE	10/27/2018	9N	14W	36
153	SN 038	MMC237431	GRANITE	10/27/2018	9N 9N	13W 14W	31 36
154	SN 039	MMC237432	GRANITE	10/27/2018	9N	14W	36

<u>No.</u>	<u>Claim Name</u>	<u>BLM Serial No.</u>	<u>County</u>	<u>Location Date</u>	<u>Twensp.</u>	<u>Rng.</u>	<u>Sec.</u>
155	SN 040	MMC237433	GRANITE	10/27/2018	9N	14W	36
156	SN 041	MMC237434	GRANITE	10/27/2018	9N	14W	36
157	SN 042	MMC237435	GRANITE	10/27/2018	9N	14W	36
158	SN 043	MMC237436	GRANITE	10/27/2018	9N	14W	35, 36
159	SN 044	MMC237437	GRANITE	11/5/2018	9N	14W	35
160	SN 045	MMC237438	GRANITE	11/3/2018	9N	14W	35
161	SN 046	MMC237439	GRANITE	11/3/2018	9N	14W	35
162	SN 047	MMC237440	GRANITE	11/3/2018	9N	14W	35
163	SN 048	MMC237441	GRANITE	11/3/2018	9N	14W	35
164	SN 049	MMC237442	GRANITE	10/31/2018	8N	14W	4
165	SN 050	MMC237443	GRANITE	10/31/2018	8N	14W	4
166	SN 051	MMC237444	GRANITE	10/31/2018	8N	14W	3, 4
167	SN 052	MMC237445	GRANITE	10/30/2018	8N	14W	3
168	SN 053	MMC237446	GRANITE	10/30/2018	8N	14W	3
169	SN 054	MMC237447	GRANITE	10/30/2018	8N	14W	3
170	SN 055	MMC237448	GRANITE	10/30/2018	8N	14W	3
171	SN 056	MMC237449	GRANITE	11/2/2018	8N	14W	3
172	SN 057	MMC237450	GRANITE	11/2/2018	8N	14W	3
173	SN 058	MMC237451	GRANITE	11/2/2018	8N	14W	3
174	SN 059	MMC237452	GRANITE	11/4/2018	8N	14W	3
175	SN 060	MMC237453	GRANITE	11/3/2018	8N 9N	14W 14W	2 35
176	SN 061	MMC237454	GRANITE	11/3/2018	8N 9N	14W 14W	2 35
177	SN 062	MMC237455	GRANITE	11/3/2018	8N 9N	14W 14W	2 35
178	SN 063	MMC237456	GRANITE	11/3/2018	8N	14W	2
179	SN 064	MMC237457	GRANITE	10/27/2018	8N 9N	14W 14W	2 35, 36
180	SN 065	MMC237458	GRANITE	10/27/2018	8N 9N	14W 14W	2 36
181	SN 066	MMC237459	GRANITE	10/27/2018	8N 9N	14W 14W	1, 2 36

<u>No.</u>	<u>Claim Name</u>	<u>BLM Serial No.</u>	<u>County</u>	<u>Location Date</u>	<u>Twensp.</u>	<u>Rng.</u>	<u>Sec.</u>
182	SN 067	MMC237460	GRANITE	10/27/2018	8N 9N	14W 14W	1 36
183	SN 068	MMC237461	GRANITE	10/27/2018	8N 9N	14W 14W	1 36
184	SN 069	MMC237462	GRANITE	10/27/2018	8N 9N	14W 14W	1 36
185	SN 070	MMC237463	GRANITE	10/27/2018	8N 9N	14W 14W	1 36
186	SN 071	MMC237464	GRANITE	10/27/2018	8N 9N	14W 14W	1 36
187	SN 072	MMC237465	GRANITE	10/30/2018	8N	14W	1
188	SN 073	MMC237466	GRANITE	10/30/2018	8N	14W	1, 2
189	SN 074	MMC237467	GRANITE	10/30/2018	8N	14W	2
190	SN 075	MMC237468	GRANITE	10/30/2018	8N	14W	2
191	SN 076	MMC237469	GRANITE	10/30/2018	8N	14W	2
192	SN 077	MMC237470	GRANITE	10/30/2018	8N	14W	2
193	SN 078	MMC237471	GRANITE	10/30/2018	8N	14W	2
194	SN 079	MMC237472	GRANITE	10/30/2018	8N	14W	2
195	SN 080	MMC237473	GRANITE	10/31/2018	8N	14W	2, 3
196	SN 081	MMC237474	GRANITE	11/4/2018	8N	14W	3
197	SN 082	MMC237475	GRANITE	11/4/2018	8N	14W	3
198	SN 083	MMC237476	GRANITE	11/5/2018	8N	14W	3
199	SN 084	MMC237477	GRANITE	11/5/2018	8N	14W	3
200	SN 085	MMC237478	GRANITE	10/30/2018	8N	14W	3
201	SN 086	MMC237479	GRANITE	11/5/2018	8N	14W	3
202	SN 087	MMC237480	GRANITE	11/5/2018	8N	14W	3
203	SN 088	MMC237481	GRANITE	10/30/2018	8N	14W	3
204	SN 089	MMC237482	GRANITE	10/30/2018	8N	14W	3
205	SN 090	MMC237483	GRANITE	10/30/2018	8N	14W	3, 4
206	SN 091	MMC237484	GRANITE	10/30/2018	8N	14W	4
207	SN 092	MMC237485	GRANITE	10/30/2018	8N	14W	4
208	SN 093	MMC237486	GRANITE	10/30/2018	8N	14W	4
209	SN 094	MMC237487	GRANITE	10/30/2018	8N	14W	4

<u>No.</u>	<u>Claim Name</u>	<u>BLM Serial No.</u>	<u>County</u>	<u>Location Date</u>	<u>Twensp.</u>	<u>Rng.</u>	<u>Sec.</u>
210	SN 095	MMC237488	GRANITE	10/30/2018	8N	14W	3, 4
211	SN 096	MMC237489	GRANITE	10/30/2018	8N	14W	3
212	SN 097	MMC237490	GRANITE	10/30/2018	8N	14W	3
213	SN 098	MMC237491	GRANITE	10/31/2018	8N	14W	3
214	SN 099	MMC237492	GRANITE	11/5/2018	8N	14W	3
215	SN 100	MMC237493	GRANITE	10/30/2018	8N	14W	3
216	SN 101	MMC237494	GRANITE	11/5/2018	8N	14W	3
217	SN 102	MMC237495	GRANITE	11/5/2018	8N	14W	3
218	SN 103	MMC237496	GRANITE	11/4/2018	8N	14W	3
219	SN 104	MMC237497	GRANITE	10/31/2018	8N	14W	3
220	SN 105	MMC237498	GRANITE	10/31/2018	8N	14W	2, 3
221	SN 106	MMC237499	GRANITE	11/4/2018	8N	14W	2
222	SN 107	MMC237500	GRANITE	10/31/2018	8N	14W	2
223	SN 108	MMC237501	GRANITE	10/30/2018	8N	14W	2
224	SN 109	MMC237502	GRANITE	10/30/2018	8N	14W	2
225	SN 110	MMC237503	GRANITE	10/30/2018	8N	14W	2
226	SN 111	MMC237504	GRANITE	10/30/2018	8N	14W	2
227	SN 112	MMC237505	GRANITE	10/30/2018	8N	14W	2
228	SN 113	MMC237506	GRANITE	10/30/2018	8N	14W	2
229	SN 114	MMC237507	GRANITE	10/30/2018	8N	14W	1, 2
230	SN 115	MMC237508	GRANITE	10/30/2018	8N	14W	1
231	SN 116	MMC237509	GRANITE	10/28/2018	8N	14W	1, 2, 11, 12
232	SN 117	MMC237510	GRANITE	10/28/2018	8N	14W	2, 11
233	SN 118	MMC237511	GRANITE	10/28/2018	8N	14W	2, 11
234	SN 119	MMC237512	GRANITE	10/28/2018	8N	14W	2, 11
235	SN 120	MMC237513	GRANITE	10/28/2018	8N	14W	2, 11
236	SN 121	MMC237514	GRANITE	10/28/2018	8N	14W	2, 11
237	SN 122	MMC237515	GRANITE	10/28/2018	8N	14W	2, 11
238	SN 123	MMC237516	GRANITE	10/31/2018	8N	14W	2
239	SN 124	MMC237517	GRANITE	10/31/2018	8N	14W	2, 11
240	SN 125	MMC237518	GRANITE	10/31/2018	8N	14W	2

<u>No.</u>	<u>Claim Name</u>	<u>BLM Serial No.</u>	<u>County</u>	<u>Location Date</u>	<u>Twensp.</u>	<u>Rng.</u>	<u>Sec.</u>
241	SN 126	MMC237519	GRANITE	10/31/2018	8N	14W	2, 3, 10, 11
242	SN 127	MMC237520	GRANITE	10/31/2018	8N	14W	3, 10
243	SN 128	MMC237521	GRANITE	10/31/2018	8N	14W	3, 10
244	SN 129	MMC237522	GRANITE	10/31/2018	8N	14W	3, 10
245	SN 130	MMC237523	GRANITE	10/31/2018	8N	14W	3, 10
246	SN 131	MMC237524	GRANITE	11/5/2018	8N	14W	3, 10
247	SN 132	MMC237525	GRANITE	10/30/2018	8N	14W	3, 10
248	SN 133	MMC237526	GRANITE	10/30/2018	8N	14W	3, 10
249	SN 134	MMC237527	GRANITE	10/30/2018	8N	14W	3, 10
250	SN 135	MMC237528	GRANITE	10/30/2018	8N	14W	3, 4, 9, 10
251	SN 136	MMC237529	GRANITE	10/30/2018	8N	14W	4, 9
252	SN 137	MMC237530	GRANITE	10/30/2018	8N	14W	4, 9
253	SN 138	MMC237531	GRANITE	10/30/2018	8N	14W	10
254	SN 139	MMC237532	GRANITE	10/30/2018	8N	14W	10
255	SN 140	MMC237533	GRANITE	10/30/2018	8N	14W	10
256	SN 141	MMC237534	GRANITE	11/5/2018	8N	14W	10
257	SN 142	MMC237535	GRANITE	10/31/2018	8N	14W	10
258	SN 143	MMC237536	GRANITE	10/31/2018	8N	14W	10
259	SN 144	MMC237537	GRANITE	10/31/2018	8N	14W	10
260	SN 145	MMC237538	GRANITE	10/31/2018	8N	14W	10
261	SN 146	MMC237539	GRANITE	10/30/2018	8N	14W	10
262	SN 147	MMC237540	GRANITE	10/30/2018	8N	14W	10, 11
263	SN 148	MMC237541	GRANITE	10/30/2018	8N	14W	11
264	SN 149	MMC237542	GRANITE	10/31/2018	8N	14W	11
265	SN 150	MMC237543	GRANITE	10/28/2018	8N	14W	11
266	SN 151	MMC237544	GRANITE	10/28/2018	8N	14W	11
267	SM051	MMC232057	GRANITE	10/2/2015	8N	13W	17
268	SM052	MMC232058	GRANITE	10/2/2015	8N	14W	12, 13
269	SM053	MMC232059	GRANITE	9/30/2015	8N	14W	12, 13
270	SM054	MMC232060	GRANITE	9/30/2015	8N	14W	12, 13
271	SM055	MMC232061	GRANITE	9/30/2015	8N	14W	12, 13

<u>No.</u>	<u>Claim Name</u>	<u>BLM Serial No.</u>	<u>County</u>	<u>Location Date</u>	<u>Twensp.</u>	<u>Rng.</u>	<u>Sec.</u>
272	SM056	MMC232062	GRANITE	9/30/2015	8N	14W	12, 13
273	SM057	MMC232063	GRANITE	9/30/2015	8N	14W	12, 13
274	SM058	MMC232064	GRANITE	9/30/2015	8N	14W	12, 13
275	SM059	MMC232065	GRANITE	9/30/2015	8N	14W	12, 13
276	SM060	MMC232066	GRANITE	9/30/2015	8N 8N	13W 14N	7, 18 12, 13
277	SM061	MMC232067	GRANITE	9/30/2015	8N	13W	7, 18
278	SM062	MMC232068	GRANITE	9/30/2015	8N	13W	7, 18
279	SM063	MMC232069	GRANITE	9/30/2015	8N	13W	7, 8, 17, 18
280	SM064	MMC232070	GRANITE	10/2/2015	8N	13W	8, 17
281	SM065	MMC232071	GRANITE	10/1/2015	8N	13W	8, 17
282	SM066	MMC232072	GRANITE	10/1/2015	8N	13W	8, 17
283	SM067	MMC232073	GRANITE	10/1/2015	8N	13W	8, 17
284	SM068	MMC232074	GRANITE	10/1/2015	8N	13W	8, 17
285	SM069	MMC232075	GRANITE	10/1/2015	8N	13W	8, 17
286	SM070	MMC232076	GRANITE	10/2/2015	8N	13W	8, 17
287	SM071	MMC232077	GRANITE	10/2/2015	8N	13W	8, 17
288	SM073	MMC232078	GRANITE	9/29/2015	8N	14W	12
289	SM175	MMC232179	GRANITE	9/26/2015	8N	13W	5
290	SM176	MMC232180	GRANITE	9/26/2015	8N 9N	13W 13W	5 32, 33
291	SM177	MMC232181	GRANITE	9/26/2015	8N 9N	13W 13W	5 33
292	SM178	MMC232182	GRANITE	9/26/2015	8N 9N	13W 13W	4, 5 33
293	SM179	MMC232183	GRANITE	9/25/2015	9N	13W	31
294	SM180	MMC232184	GRANITE	9/25/2015	9N	13W	31
295	SM181	MMC232185	GRANITE	9/25/2015	9N	13W	31
296	SM182	MMC232186	GRANITE	9/25/2015	9N	13W	31, 32
297	SM183	MMC232187	GRANITE	9/25/2015	9N	13W	31, 32
298	SM184	MMC232188	GRANITE	9/29/2015	9N	13W	32
299	SM185	MMC232189	GRANITE	9/29/2015	9N	13W	32

<u>No.</u>	<u>Claim Name</u>	<u>BLM Serial No.</u>	<u>County</u>	<u>Location Date</u>	<u>Twmsp.</u>	<u>Rng.</u>	<u>Sec.</u>
300	SM186	MMC232190	GRANITE	10/1/2015	9N	13W	32
301	SM187	MMC232191	GRANITE	10/2/2015	9N	13W	32
302	SM188	MMC232192	GRANITE	10/2/2015	9N	13W	32
303	SM189	MMC232193	GRANITE	9/26/2015	9N	13W	32
304	SM190	MMC232194	GRANITE	9/26/2015	9N	13W	32
305	SM191	MMC232195	GRANITE	9/26/2015	9N	13W	32, 33
306	SM192	MMC232196	GRANITE	10/1/2015	9N	13W	31
307	SM193	MMC232197	GRANITE	9/24/2015	9N	13W	31, 32
308	SM194	MMC232198	GRANITE	9/24/2015	9N	13W	32
309	SM195	MMC232199	GRANITE	9/24/2015	9N	13W	32
310	SM196	MMC232200	GRANITE	9/26/2015	9N	13W	32
311	SM074	MMC232079	GRANITE	9/29/2015	8N	14W	12
312	SM075	MMC232080	GRANITE	9/29/2015	8N	14W	12
313	SM076	MMC232081	GRANITE	9/29/2015	8N	14W	12
314	SM077	MMC232082	GRANITE	9/29/2015	8N	14W	12
315	SM078	MMC232083	GRANITE	9/29/2015	8N	14W	12
316	SM079	MMC232084	GRANITE	9/29/2015	8N	14W	12
317	SM080	MMC232085	GRANITE	9/29/2015	8N	14W	12
318	SM081	MMC232086	GRANITE	9/29/2015	8N 8N	13W 14W	7 12
319	SM082	MMC232087	GRANITE	10/2/2015	8N	13W	7
320	SM083	MMC232088	GRANITE	10/2/2015	8N	13W	7
321	SM084	MMC232089	GRANITE	10/2/2015	8N	13W	7, 8
322	SM085	MMC232090	GRANITE	10/2/2015	8N	13W	8
323	SM086	MMC232091	GRANITE	10/1/2015	8N	13W	8
324	SM087	MMC232092	GRANITE	10/1/2015	8N	13W	8
325	SM088	MMC232093	GRANITE	10/1/2015	8N	13W	8
326	SM089	MMC232094	GRANITE	10/1/2015	8N	13W	8
327	SM090	MMC232095	GRANITE	10/1/2015	8N	13W	8
328	SM091	MMC232096	GRANITE	10/1/2015	8N	13W	8
329	SM092	MMC232097	GRANITE	10/2/2015	8N	13W	8

<u>No.</u>	<u>Claim Name</u>	<u>BLM Serial No.</u>	<u>County</u>	<u>Location Date</u>	<u>Twensp.</u>	<u>Rng.</u>	<u>Sec.</u>
330	SM093	MMC232098	GRANITE	10/2/2015	8N	13W	8, 9
331	SM094	MMC232099	GRANITE	10/2/2015	8N	13W	9
332	SM095	MMC232100	GRANITE	10/2/2015	8N	14W	12
333	SM197	MMC232201	GRANITE	9/26/2015	9N	13W	32
334	SM198	MMC232202	GRANITE	10/2/2015	9N	13W	32
335	SM199	MMC232203	GRANITE	9/26/2015	9N	13W	32
336	SM200	MMC232204	GRANITE	9/26/2015	9N	13W	32
337	SM201	MMC232205	GRANITE	9/26/2015	9N	13W	32
338	SM202	MMC232206	GRANITE	9/26/2015	9N	13W	32, 33
339	SM203	MMC232207	GRANITE	10/1/2015	9N	13W	31
340	SM204	MMC232208	GRANITE	9/24/2015	9N	13W	31, 32
341	SM205	MMC232209	GRANITE	9/24/2015	9N	13W	32
342	SM206	MMC232210	GRANITE	9/24/2015	9N	13W	32
343	SM207	MMC232211	GRANITE	9/26/2015	9N	13W	32
344	SM208	MMC232212	GRANITE	9/26/2015	9N	13W	32
345	SM209	MMC232213	GRANITE	10/2/2015	9N	13W	32
346	SM210	MMC232214	GRANITE	9/28/2015	8N	13W	5, 6
347	SM211	MMC232215	GRANITE	9/30/2015	8N	13W	5, 6
348	SM212	MMC232216	GRANITE	9/26/2015	8N	13W	5
349	SM213	MMC232217	GRANITE	9/26/2015	8N	13W	5
350	SM214	MMC232218	GRANITE	9/26/2015	8N	13W	5
351	SM215	MMC232219	GRANITE	10/1/2015	8N 9N	13W 13W	5 32
352	SM216	MMC232220	GRANITE	10/1/2015	8N 9N	13W 13W	5 32
353	SM217	MMC232221	GRANITE	9/28/2015	8N	13W	5
354	SM218	MMC232222	GRANITE	9/30/2015	8N	13W	5
355	SM096	MMC232101	GRANITE	10/2/2015	8N	14W	12
356	SM097	MMC232102	GRANITE	10/2/2015	8N	14W	12
357	SM098	MMC232103	GRANITE	10/2/2015	8N	14W	12
358	SM099	MMC232104	GRANITE	10/2/2015	8N	14W	12
359	SM100	MMC232105	GRANITE	10/2/2015	8N	14W	12

<u>No.</u>	<u>Claim Name</u>	<u>BLM Serial No.</u>	<u>County</u>	<u>Location Date</u>	<u>Twensp.</u>	<u>Rng.</u>	<u>Sec.</u>
360	SM101	MMC232106	GRANITE	9/29/2015	8N	14W	12
361	SM102	MMC232107	GRANITE	10/2/2015	8N	14W	12
362	SM103	MMC232108	GRANITE	10/2/2015	8N 8N	13W 14W	7 12
363	SM104	MMC232109	GRANITE	9/28/2015	8N	13W	8
364	SM105	MMC232110	GRANITE	9/28/2015	8N	13W	8
365	SM106	MMC232111	GRANITE	9/28/2015	8N	13W	8
366	SM107	MMC232112	GRANITE	10/2/2015	8N	13W	8
367	SM108	MMC232113	GRANITE	10/2/2015	8N	13W	8, 9
368	SM109	MMC232114	GRANITE	10/2/2015	8N	13W	9
369	SM110	MMC232115	GRANITE	9/29/2015	8N	14W	12
370	SM111	MMC232116	GRANITE	9/29/2015	8N	14W	12
371	SM112	MMC232117	GRANITE	9/29/2015	8N	14W	12
372	SM113	MMC232118	GRANITE	10/2/2015	8N	14W	12
373	SM114	MMC232119	GRANITE	10/2/2015	8N	14W	12
374	SM115	MMC232120	GRANITE	10/2/2015	8N	14W	12
375	SM116	MMC232121	GRANITE	10/2/2015	8N	14W	12
376	SM117	MMC232122	GRANITE	10/2/2015	8N	13W	8
377	SM219	MMC232223	GRANITE	10/2/2015	8N	13W	5
378	SM220	MMC232224	GRANITE	10/2/2015	9N	13W	32
379	SM221	MMC232225	GRANITE	9/26/2015	9N	13W	32
380	SM222	MMC232226	GRANITE	10/1/2015	9N	13W	31
381	SM223	MMC232227	GRANITE	10/1/2015	9N	13W	31
382	SM224	MMC232228	GRANITE	10/1/2015	9N	13W	31, 32
383	SM225	MMC232229	GRANITE	9/28/2015	8N	13W	5
384	SM233	MMC232230	GRANITE	9/28/2015	8N	13W	8
385	SM234	MMC232231	GRANITE	10/2/2015	8N	13W	9
386	SM235	MMC232232	GRANITE	9/29/2015	8N	14W	1
387	SM236	MMC232233	GRANITE	10/2/2015	8N	13W	9
388	SM237	MMC232234	GRANITE	9/28/2015	8N	13W	4
389	SM238	MMC232235	GRANITE	10/1/2015	9N	13W	31, 32

<u>No.</u>	<u>Claim Name</u>	<u>BLM Serial No.</u>	<u>County</u>	<u>Location Date</u>	<u>Twmsp.</u>	<u>Rng.</u>	<u>Sec.</u>
390	SM239	MMC232236	GRANITE	10/1/2015	9N	13W	31
391	SM240	MMC232237	GRANITE	10/1/2015	9N	13W	32
392	SM118	MMC232123	GRANITE	10/2/2015	8N	13W	8
393	SM119	MMC232124	GRANITE	9/28/2015	8N	13W	8
394	SM120	MMC232125	GRANITE	9/28/2015	8N	13W	8
395	SM121	MMC232126	GRANITE	10/2/2015	8N	13W	8, 9
396	SM122	MMC232127	GRANITE	10/2/2015	8N	13W	4, 8, 9
397	SM123	MMC232128	GRANITE	9/29/2015	8N	14W	1, 12
398	SM124	MMC232129	GRANITE	9/29/2015	8N	14W	1, 12
399	SM125	MMC232130	GRANITE	9/29/2015	8N	14W	1, 12
400	SM126	MMC232131	GRANITE	10/2/2015	8N	14W	1, 12
401	SM127	MMC232132	GRANITE	10/2/2015	8N	14W	1, 12
402	SM128	MMC232133	GRANITE	10/2/2015	8N	14W	1, 12
403	SM129	MMC232134	GRANITE	10/2/2015	8N	14W	1, 12
404	SM130	MMC232135	GRANITE	10/2/2015	8N	13W	5, 8
405	SM131	MMC232136	GRANITE	10/2/2015	8N	13W	5, 8
406	SM132	MMC232137	GRANITE	10/2/2015	8N	13W	5, 8
407	SM133	MMC232138	GRANITE	9/28/2015	8N	13W	5
408	SM134	MMC232139	GRANITE	9/28/2015	8N	13W	4, 5
409	SM135	MMC232140	GRANITE	9/28/2015	8N	13W	4
410	SM137	MMC232141	GRANITE	9/29/2015	8N 8N	13W 14W	6 1
411	SM138	MMC232142	GRANITE	10/2/2015	8N	13W	6
412	SM139	MMC232143	GRANITE	9/25/2015	8N	13W	6
413	SM140	MMC232144	GRANITE	9/26/2015	8N	13W	5
414	SM141	MMC232145	GRANITE	10/2/2015	8N	13W	5
415	SM142	MMC232146	GRANITE	10/2/2015	8N	13W	5
416	SM143	MMC232147	GRANITE	10/2/2015	8N	13W	5
417	SM144	MMC232148	GRANITE	10/2/2015	8N	13W	5
418	SM145	MMC232149	GRANITE	9/26/2015	8N	13W	4, 5
419	SM146	MMC232150	GRANITE	9/26/2015	8N	13W	4

<u>No.</u>	<u>Claim Name</u>	<u>BLM Serial No.</u>	<u>County</u>	<u>Location Date</u>	<u>Twensp.</u>	<u>Rng.</u>	<u>Sec.</u>
420	SM147	MMC232151	GRANITE	9/26/2015	8N	13W	4
421	SM148	MMC232152	GRANITE	9/26/2015	8N	14W	1
422	SM149	MMC232153	GRANITE	9/25/2015	8N	14W	1
423	SM150	MMC232154	GRANITE	9/25/2015	8N 8N	13W 14W	6 1
424	SM151	MMC232155	GRANITE	10/2/2015	8N	13W	6
425	SM152	MMC232156	GRANITE	9/25/2015	8N	13W	6
426	SM153	MMC232157	GRANITE	9/25/2015	8N	13W	6
427	SM154	MMC232158	GRANITE	10/2/2015	8N	13W	6
428	SM155	MMC232159	GRANITE	9/30/2015	8N	13W	6
429	SM156	MMC232160	GRANITE	9/30/2015	8N	13W	6
430	SM157	MMC232161	GRANITE	9/30/2015	8N	13W	6
431	SM158	MMC232162	GRANITE	9/30/2015	8N	13W	5, 6
432	SM159	MMC232163	GRANITE	10/2/2015	8N	13W	5
433	SM160	MMC232164	GRANITE	10/2/2015	8N	13W	5
434	SM161	MMC232165	GRANITE	10/2/2015	8N	13W	5
435	SM162	MMC232166	GRANITE	9/26/2015	8N	13W	4, 5
436	SM163	MMC232167	GRANITE	9/26/2015	8N	13W	4
437	SM164	MMC232168	GRANITE	9/26/2015	8N	13W	4
438	SM165	MMC232169	GRANITE	9/25/2015	8N 9N	13W 13W	6 31
439	SM166	MMC232170	GRANITE	9/25/2015	8N 9N	13W 13W	6 31
440	SM167	MMC232171	GRANITE	10/2/2015	8N	13W	6
441	SM168	MMC232172	GRANITE	9/30/2015	8N	13W	6
442	SM169	MMC232173	GRANITE	9/30/2015	8N	13W	6
443	SM170	MMC232174	GRANITE	9/30/2015	8N	13W	6
444	SM171	MMC232175	GRANITE	10/2/2015	8N 9N	13W 13W	5, 6 32
445	SM172	MMC232176	GRANITE	10/1/2015	8N 9N	13W 13W	5 32
446	SM173	MMC232177	GRANITE	10/1/2015	8N 9N	13W 13W	5 32

<u>No.</u>	<u>Claim Name</u>	<u>BLM Serial No.</u>	<u>County</u>	<u>Location Date</u>	<u>Twensp.</u>	<u>Rng.</u>	<u>Sec.</u>
447	SM174	MMC232178	GRANITE	9/26/2015	8N 9N	13W 13W	5 32
448	SM001	MMC232014	GRANITE	10/2/2015	8N	14W	13
449	SM002	MMC232015	GRANITE	10/2/2015	8N	14W	13
450	SM003	MMC232016	GRANITE	9/30/2015	8N	14W	13
451	SM004	MMC232017	GRANITE	9/30/2015	8N	14W	13
452	SM005	MMC232018	GRANITE	9/30/2015	8N	14W	13
453	SM006	MMC232019	GRANITE	9/30/2015	8N	14W	13
454	SM007	MMC232020	GRANITE	9/30/2015	8N	14W	13
455	SM008	MMC232021	GRANITE	9/30/2015	8N	14W	13
456	SM016	MMC232022	GRANITE	10/2/2015	8N	14W	13
457	SM017	MMC232023	GRANITE	10/2/2015	8N	14W	13
458	SM018	MMC232024	GRANITE	9/30/2015	8N	14W	13
459	SM019	MMC232025	GRANITE	9/30/2015	8N	14W	13
460	SM020	MMC232026	GRANITE	9/30/2015	8N	14W	13
461	SM021	MMC232027	GRANITE	9/30/2015	8N	14W	13
462	SM022	MMC232028	GRANITE	9/30/2015	8N	14W	13
463	SM023	MMC232029	GRANITE	9/30/2015	8N	14W	13
464	SM024	MMC232030	GRANITE	10/2/2015	8N 8N	13W 14W	18 13
465	SM025	MMC232031	GRANITE	10/2/2015	8N	13W	18
466	SM026	MMC232032	GRANITE	10/2/2015	8N	13W	18
467	SM027	MMC232033	GRANITE	10/2/2015	8N	13W	18
468	SM028	MMC232034	GRANITE	10/1/2015	8N	13W	17, 18
469	SM029	MMC232035	GRANITE	10/1/2015	8N	13W	17
470	SM030	MMC232036	GRANITE	10/1/2015	8N	13W	17
471	SM031	MMC232037	GRANITE	10/1/2015	8N	13W	17
472	SM032	MMC232038	GRANITE	10/1/2015	8N	13W	17
473	SM033	MMC232039	GRANITE	9/30/2015	8N	14W	13
474	SM034	MMC232040	GRANITE	9/30/2015	8N	14W	13
475	SM035	MMC232041	GRANITE	9/30/2015	8N	14W	13
476	SM036	MMC232042	GRANITE	9/30/2015	8N	14W	13

<u>No.</u>	<u>Claim Name</u>	<u>BLM Serial No.</u>	<u>County</u>	<u>Location Date</u>	<u>Twensp.</u>	<u>Rng.</u>	<u>Sec.</u>
477	SM037	MMC232043	GRANITE	9/30/2015	8N	14W	13
478	SM038	MMC232044	GRANITE	9/30/2015	8N	14W	13
479	SM039	MMC232045	GRANITE	9/30/2015	8N	14W	13
480	SM040	MMC232046	GRANITE	9/30/2015	8N	14W	13
481	SM041	MMC232047	GRANITE	9/30/2015	8N 8N	13W 14W	18 13
482	SM042	MMC232048	GRANITE	9/30/2015	8N	13W	18
483	SM043	MMC232049	GRANITE	9/30/2015	8N	13W	18
484	SM044	MMC232050	GRANITE	10/1/2015	8N	13W	17, 18
485	SM045	MMC232051	GRANITE	10/1/2015	8N	13W	17
486	SM046	MMC232052	GRANITE	10/1/2015	8N	13W	17
487	SM047	MMC232053	GRANITE	10/1/2015	8N	13W	17
488	SM048	MMC232054	GRANITE	10/1/2015	8N	13W	17
489	SM049	MMC232055	GRANITE	10/2/2015	8N	13W	17
490	SM050	MMC232056	GRANITE	10/2/2015	8N	13W	17
491	CABOOSE #15	MMC215608	GRANITE	6/23/2006	8N	13W	5
492	CABOOSE #16	MMC215609	GRANITE	6/23/2006	8N	13W	5
493	CABOOSE #13	MMC215489	GRANITE	7/14/2006	8N	13W	5
494	CABOOSE #14	MMC215490	GRANITE	7/14/2006	8N	13W	5
495	CG #18	MMC222754	GRANITE	5/16/2010	8N	13W	7
496	CG #12	MMC222756	GRANITE	5/16/2010	8N	13W	6, 7
497	CG #23	MMC222059	GRANITE	6/12/2009	8N	13W	7, 18
498	CG #24	MMC222060	GRANITE	6/12/2009	8N	13W	7, 18
499	CG #26	MMC222061	GRANITE	6/18/2009	8N	13W	18
500	CG #27	MMC222062	GRANITE	6/18/2009	8N	13W	18
501	CG #28	MMC222063	GRANITE	6/18/2009	8N	13W	18
502	CG #15	MMC222757	GRANITE	5/16/2010	8N	13W	7
503	CG #13	MMC222758	GRANITE	5/16/2010	8N 8N	13W 14W	6, 7 1, 12
504	CG #14	MMC222759	GRANITE	5/16/2010	8N	14W	1, 12
505	CG #16	MMC222760	GRANITE	5/16/2010	8N 8N	13W 14W	12 7

<u>No.</u>	<u>Claim Name</u>	<u>BLM Serial No.</u>	<u>County</u>	<u>Location Date</u>	<u>Twensp.</u>	<u>Rng.</u>	<u>Sec.</u>
506	CG #17	MMC222761	GRANITE	5/16/2010	8N	13W	12
507	CABOOSE #41	MMC222032	GRANITE	6/18/2009	8N	13W	7
508	CABOOSE #42	MMC222033	GRANITE	6/18/2009	8N	13W	7
509	CABOOSE #43	MMC222034	GRANITE	6/18/2009	8N	13W	7
510	CABOOSE #45	MMC222035	GRANITE	6/12/2009	8N	13W	7
511	CABOOSE #46	MMC222036	GRANITE	6/12/2009	8N	13W	7
512	CABOOSE #47	MMC222037	GRANITE	6/12/2009	8N	13W	7
513	CABOOSE #48	MMC222038	GRANITE	6/18/2009	8N	13W	7
514	CABOOSE #49	MMC222039	GRANITE	6/18/2009	8N	13W	7
515	CABOOSE #50	MMC222040	GRANITE	6/18/2009	8N	13W	7
516	CABOOSE #31	MMC222041	GRANITE	6/11/2009	8N	13W	6
517	CABOOSE #34	MMC222042	GRANITE	6/11/2009	8N	13W	6
518	CABOOSE #35	MMC222043	GRANITE	6/11/2009	8N	13W	6
519	CABOOSE #38	MMC222044	GRANITE	6/11/2009	8N	13W	6, 7
520	CABOOSE #39	MMC222045	GRANITE	6/11/2009	8N	13W	7
521	CABOOSE #40	MMC222046	GRANITE	6/11/2009	8N	13W	7
522	CG #29	MMC222047	GRANITE	6/18/2009	8N	13W	18
523	CG #30	MMC222048	GRANITE	6/18/2009	8N	13W	18
524	CG #31	MMC222049	GRANITE	6/18/2009	8N	13W	18
525	CG #32	MMC222050	GRANITE	6/18/2009	8N	13W	18
526	CG #33	MMC222051	GRANITE	6/18/2009	8N	13W	18
527	CG #34	MMC222052	GRANITE	6/18/2009	8N	13W	18
528	CG #35	MMC222053	GRANITE	6/18/2009	8N	13W	18
529	CG #36	MMC222054	GRANITE	6/18/2009	8N	13W	18
530	CG #19	MMC222055	GRANITE	6/18/2009	8N	13W	7, 18
531	CG #20	MMC222056	GRANITE	6/18/2009	8N	13W	7, 18
532	CG #21	MMC222057	GRANITE	6/18/2009	8N	13W	7, 18
533	CG #22	MMC222058	GRANITE	6/12/2009	8N	13W	7, 18
534	SN 152	MMC237545	GRANITE	10/28/2018	8N	14W	11
535	SN 153	MMC237546	GRANITE	10/28/2018	8N	14W	11
536	SN 154	MMC237547	GRANITE	10/28/2018	8N	14W	11

<u>No.</u>	<u>Claim Name</u>	<u>BLM Serial No.</u>	<u>County</u>	<u>Location Date</u>	<u>Twmsp.</u>	<u>Rng.</u>	<u>Sec.</u>
537	SN 155	MMC237548	GRANITE	10/28/2018	8N	14W	11
538	SN 156	MMC237549	GRANITE	10/28/2018	8N	14W	11, 12
539	SN 157	MMC237550	GRANITE	10/29/2018	8N	14W	11, 12
540	SN 158	MMC237551	GRANITE	10/29/2018	8N	14W	11
541	SN 159	MMC237552	GRANITE	10/29/2018	8N	14W	11
542	SN 160	MMC237553	GRANITE	10/29/2018	8N	14W	11
543	SN 161	MMC237554	GRANITE	10/29/2018	8N	14W	11
544	SN 162	MMC237555	GRANITE	10/29/2018	8N	14W	11
545	SN 163	MMC237556	GRANITE	10/29/2018	8N	14W	11
546	SN 164	MMC237557	GRANITE	10/29/2018	8N	14W	11
547	SN 165	MMC237558	GRANITE	10/30/2018	8N	14W	11
548	SN 166	MMC237559	GRANITE	10/30/2018	8N	14W	10, 11
549	SN 167	MMC237560	GRANITE	10/30/2018	8N	14W	10
550	SN 168	MMC237561	GRANITE	10/30/2018	8N	14W	10
551	SN 169	MMC237562	GRANITE	10/30/2018	8N	14W	10
552	SN 170	MMC237563	GRANITE	10/29/2018	8N	14W	10
553	SN 171	MMC237564	GRANITE	10/29/2018	8N	14W	10
554	SN 172	MMC237565	GRANITE	10/29/2018	8N	14W	10
555	SN 173	MMC237566	GRANITE	10/29/2018	8N	14W	10
556	SN 174	MMC237567	GRANITE	10/29/2018	8N	14W	10
557	SN 175	MMC237568	GRANITE	10/30/2018	8N	14W	10
558	SN 176	MMC237569	GRANITE	10/30/2018	8N	14W	10
559	SN 177	MMC237570	GRANITE	10/30/2018	8N	14W	10
560	SN 178	MMC237571	GRANITE	10/30/2018	8N	14W	10
561	SN 179	MMC237572	GRANITE	10/30/2018	8N	14W	10
562	SN 180	MMC237573	GRANITE	10/30/2018	8N	14W	10
563	SN 200	MMC240155	GRANITE	8/2/2020	8N	14W	3
564	SN 201	MMC240156	GRANITE	8/2/2020	8N	14W	2
565	CABOOSE #20	MMC215946	GRANITE	9/2/2006	8N	13W	7
566	CABOOSE #21	MMC215947	GRANITE	9/2/2006	8N	13W	6, 7
567	CABOOSE #22	MMC215948	GRANITE	9/2/2006	8N	13W	6, 7

<u>No.</u>	<u>Claim Name</u>	<u>BLM Serial No.</u>	<u>County</u>	<u>Location Date</u>	<u>Twensp.</u>	<u>Rng.</u>	<u>Sec.</u>
568	CABOOSE #23	MMC215949	GRANITE	9/2/2006	8N	13W	7
569	CABOOSE #24	MMC215950	GRANITE	9/2/2006	8N	13W	7
570	CABOOSE #25	MMC215951	GRANITE	9/2/2006	8N	13W	7