by the United States unto the said Utah Fire Clay Company, the said phacer mining premises hereinbefore described:

TO HAVE AND TO HOLD said mining premises, together with all the rights, privileges, immunities, and appurtenances of whatsoever nature thereunto belonging, unto the said grantee above named and to its successors and assigns forever; subject nevertheless to the following conditions and stipulations.

FIRST, That the grant hereby made is restricted in exterior limits to the boundaries of the said mining premises, and to any veins or lodes of quartz or other rock in place bearing gold, silver, cinnabar, lead, tin, or other valuable deposits, which may have been discovered within said limits subsequent to and which were not known to exist on November 14, 1913.

SECOND, That should any vein or lode of quartz or other rock in place bearing gold, silver, cinnabar, lead, tin, copper, or other valuable deposits, be claimed or known to exist within the above described premises at said last named date, the same is expressly excepted and excluded from these presents.

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

FOURTH, That in the absence of necessary legislation by Congress, the Legislature of Utah may provide rules for working the mining claims or premises hereby granted, involving easements, drainage, and othernecessary means to the complete development thereof.

IN TESTIMONY WHEREOF, I, Woodrow Wilson President of the United States of America; have caused these letters to be made Patent, and the Seal of the General Land Office to be hereunto affixed.

GIVEN under my hand, at the City of Washington, the Twenty-first day of October in the year of our Lord one thousand nine hundred and Fourteen and of the Independence of the United States the one hundred and Thirty-ninth.

By the President: Woodrow Wilson By M. P. LeRoy, Secretary,

Recorded: Patent Number 436958.

Recorder of the General Land Office.

C.F.JOHNSON. C

COUNTY RECORDER.

*₦₦₦₦₦₦₦₦₦₦₩₦₦₦₩₦₦₩₦₩₦₩₦₦₩₦₦₩₦* 

Entry No. 3249 Filed May 21-1915.

June 12, 1913.

Salt Lake City, 09333 4-1083.

THE UNITED STATES OF AMERIACA

To All to whom thees presents shall come, GREETING:

WHEREAS, In pursuance of the provisions of the Revised Statutes of the United States, Chapter Six, Title Thirty-two, and legislation supplemental thereto, therehas been deposited

in the General Land Office of the United States the Certificate of the Register of the Land Office at Salt Lake City, Utah, accompanied by other evidence, whereby it appears that the Utah Fire Clay Company did, on December 24, 1912, duly enter and pay for that certain mining claim or premises, known as the Potter No. 2. placer mining claim, situate in the Lehi Mining District, Utah County, Utah, described as the Lot five of Section nine and the Lot two and the northwest quarter of the southeast quarter of Section eight in Township five south of Range one west of the Salt Lake Meridian, and containing one hundred fifteen and twenty-three-hyndredths acres.

NOW KNOW YE. That there is therefore, pursuant to the laws aforesaid, hereby granted by the United States unto the said Utah Fire Clay Company, the said placer mining premises hereinbefore described:

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

FIRST, That the grant hereby made is restricted in its exterior limits to the boundaries of the said mining premises, and to any veins or lodes of quartz or other rock in place bearing gold, silver, cinnabar, lead, tin, copper, or other valuable deposits, which may have been discovered within said limits subsequent to and which were not known to exist on February 1, 1912.

SECOND, That should any vein or lode of quartz or other rock in place bearing gold, silver, cinnabar, lead, tin, copper, or other valuable deposits, be claimed or known to exist within the above-named premises at said last-named date, the same is expressly excepted and excluded from these presents.

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

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

IN TESTIMONY WHEREOF, I, Woodrow Wilson Preident of the United States of America, have caused these letters to be made Patent, and the Seal of the General Land Office to be hereunto affixed.

GIVEN under my hand, at the City of Washington, the Sixth day of June in the year of our Lord one thousand nine hundred and Thirteen and of the Independence of the United States the one hundred and Thirty-Seventh.

(SEAL)

By the President: Woodrow Wilson By M. P. LeRoy, Secretary,

H. W. Sanford.

Recorded: Patent Number, 339589.

Recorder of the General Land Office.

C.F.JOHNSON. COUNTY RECORDER.

###################################