



ICTS TRUST ATOA, LLC
8788 SOUTHWESTERN BLVD.
ANGOLA, NY 14006

- c) Return the document set to ICTS for approval and execution.
- d) Upon receipt ICTS will complete the requisite UCC filings to record the Asset assignment to ICTS and initiate the process outlined in transaction deal points 1 through 14.

Income distributions:



Tax Consequences to the Parties:

Neither IBI, nor ICTS makes any representations regarding the tax consequences of the proposed investments, if any, in any jurisdiction covered by this Contract. It is agreed by the Parties hereto that each accepts its liability for taxes, imposts, levies or charges that may arise as a result of the return on the investment, without any right of contribution or indemnification by the other Party.

Confidentiality & Non-disclosure and Miscellaneous Terms and Conditions:

The terms and conditions of this Agreement shall remain confidential and shall survive closing. This Agreement shall remain valid and enforceable until all distributions to which IBI, and ICTS are entitled under this Agreement are received by the Paymaster as certified "free and clear for further transfer" and disbursed to all Parties.

The applicable Non-Circumvention/ Non-Disclosure conditions of the ICC 500 Rules and Regulations are binding upon all Parties to this Agreement as well as to any other pending or future transactions. All signed copies of this Agreement, including fax transmissions thereof, shall be considered legally binding documents. This Agreement and the rights and obligations hereunder are binding and inure to the respective heirs, legal representatives, assignees and/or successors of the Parties to this Agreement.

Notices:

All notices and other communications hereunder shall be in writing and shall be deemed given if delivered personally or by facsimile transmission, telexed or mailed by registered or certified mail (return receipt requested), postage prepaid, to the Parties at the address as set forth below, or at such other address for a Party as shall be specified by like notice immediately upon the Party's receipt of same; provided that the notices of a change of address shall be effective only upon receipt thereof.

Business relationship:



ICTS TRUST ATOA, LLC
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ASSET PLEDGE AGREEMENT
JOINT VENTURE AGREEMENT
MEMORANDUM OF UNDERSTANDING

"PERSONAL & CONFIDENTIAL"

Note:

This agreement is a personal and confidential agreement between a Sovereign entity and a private person registered in the U.S.A., and upon formation of a Private Sovereign Trust, will be governed under the Sovereign Jurisdiction of a mutually acceptable Tribe of North America and The World Court at the Hague.

ISSUE DATE OF AGREEMENT: June 6th, 2021

TRANSACTION AGREEMENT CODE: [REDACTED]

TRANSACTION AGREEMENT IDENTIFICATION: ICTS TRUST ATOA

THE ASSET PROVIDER: INFINITE BOUNDARIES, INC hereinafter known as Party B or as "IBI"

ASSET RECEIVER: ICTS TRUST ATOA (SOVEREIGN TRUST) hereinafter known as Party A or as "ICTS"

TRANSACTION AMOUNT: THREE BILLION FIVE HUNDRED MILLION USD (\$3,500,000,000.00)

ASSET: RISING STAR MINE & associated NI 43-101 report are worth approximately \$3.5 Billion USD worth of precious and rare earth minerals.

Following info is list of claims:

Snowy Range, BV # A-01 WMC 259 294

Snowy Range, DV # A-02 WMC 259 295

Snowy Range, DV # A-03 WMC 259 296

Location: Latitude N 41 degrees, 16.485', Longitude. W 106 degrees 21.289'

Map Coordinates (41.16485, -106.21289)

Location Elevation: 9,186.88 Feet Above Sea Level

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(Hereinafter referred to as "The Asset".)

For good and valuable consideration, the sufficiency of which is corporately acknowledged by the signatories, this ASSET PLEDGE AGREEMENT, JOINT VENTURE AGREEMENT, MEMORANDUM OF UNDERSTANDING, hereafter referred to as the "Agreement", is entered into as of this 7th day of June 2021, by and between ICTS TRUST ATOA (Sovereign Trust), located at 8788 Southwestern Blvd., Angola, NY 14006, by its Trustee, James L. Nelson, as its duly authorized signatory, (Hereinafter referred to herein as "ICTS") and

[REDACTED] as duly authorized signatory, (Hereinafter referred to herein as "IBI"), (Collectively referred to herein as the "Parties" or individually as the "Party" and/or "Joint Venture Partners"). The business transacted between the Parties herein may be referred to as the "Joint Venture" or "JV". The Parties represent and warrant, relating to the assignment of the above-mentioned asset together with any profits, credit lines/loans secured by The Asset, the terms of which govern the rights of the party hereto and in consideration of the following terms, duties, and conditions, as follows:

WITNESSETH:

WHEREAS, it is the intent of the Two Parties hereto to enter into this Agreement, and

WHEREAS, WHEREAS, ICTS has agreed to enter into an Agreement herein with IBI that utilizes the Asset, over which IBI has transactional authority, Proof of Funds are attached hereto as Exhibit A (See Appendix B of the Rising Star Mine NI 43-101 report), to be assigned to ICTS, where the proceeds from leverage obtained through ICTS XUSD Gold-backed Crypto-Currency and its Smart Exchange are shared equally between ICTS and IBI based upon this MOU and transactional deal points agreed upon below.

WHEREIN, ICTS and IBI specifically acknowledge that, each party has fully disclosed to the other the terms and conditions of the subject Asset, and ICTS, acknowledging its full awareness and understanding of said Asset, now represents and warrants that it is apprised, to its full satisfaction, of all aspects of the Asset, and

WHEREAS, [REDACTED] hereby warrants with full legal responsibility that he is ready, willing, and able to assign the asset and provide an Assignment Letter in favor of ICTS or another entity, authorized by ICTS to receive it on behalf of ICTS, for the purpose of the business activity of the Joint Venture and in which said Asset is, to the best knowledge of both Parties, clean and clear of any liens or encumbrances of any kind and is of non-criminal origin, and

WHEREAS, ICTS hereby warrants with full legal responsibility that it is ready, willing, and able to utilize the Asset through its own Smart Crypto-Currency and private Sovereign Smart Exchange, utilizing the above-referenced Asset in addition to their own gold-backed Crypto-Currency and credit position, as needed, to further enhance the value of the IBI Asset for the express purpose of generating project funding for Humanitarian and/or profitable projects, together with generating generational wealth for the Parties herein.

WHEREAS, all Parties hereby agree to deal openly with full disclosure and in good faith for the full execution and performance of this Agreement and for the mutual benefit of the Parties, regarding this Agreement.



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NOW, THEREFORE:

In consideration of the foregoing promises, undertakings, covenants, and conditions, together with other good and valuable consideration, the legal sufficiency of which is hereby mutually acknowledged and agreed upon by the Parties, the Parties herein expressly enter into this AGREEMENT, under the terms and conditions set out hereafter, whereby ICTS agrees to use its "best efforts" to produce profits using the Asset from IBI to enhance the IBI's net worth under the following terms and conditions as set forth herein below:

GENERAL PROVISIONS

Business Purpose: ICTS TRUST ATOA ("ICTS") as Party A, INFINITE BOUNDARIES, INC. ("IBI") as Party B, will mutually provide specific investment opportunities and credit facilities, to generate mutual profits for the parties. The opportunity to Joint Venture with our private Smart Exchange is exclusively reserved for individuals or entities with a net worth of \$100,000,000.00 or more.

The goal of the Business relationship between Party A and/or its assigns, Party B and/or its assigns, will be to deal primarily with the monetization, leverage and utilization of the Asset through our private Smart Exchange. The primary objective of this Agreement is to assist in the receipt and administration of humanitarian/for profit project funding, generate profits through mutual efforts to fund mutually approved projects belonging to Party A and/or its assigns, Party B and/or its assigns. ICTS and/or its assigns and the undersigned Principal Party, Party B Mutually agree that ICTS shall provide all services needed to transfer/monetize the Asset and provide the necessary accounts for this Joint Venture.

Commencement: This Business relationship shall commence on the Effective Date: June 7th, 2021, as referenced above, and shall continue in existence until expired, terminated, liquidated, or dissolved by law or as herein provided. It is understood by the Parties that prior to the distribution of any profits to IBI, ICTS at their own expense shall arrange for a Private Sovereign Trust to be established on behalf of IBI under the name of [REDACTED] and all distributions shall be made to the [REDACTED] for further distribution. Any amendments which will need to be made at the time of [REDACTED] formation will be made via Addendum to this Agreement and made a part of this Agreement. [REDACTED] commence once these agreements have been signed both parties.

Transactional Provisions, Terms and Details:

Notes:

Security: As indicated below, [REDACTED] shall be deposited to IBI's transactional wallet on the Smart Exchange to be used by the private Smart Exchange operator as security for the Asset assignment, which shall be returned to ICTS, upon successful completion of profit generating activities, in excess of the initial assignment.

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Terms: Provider shall provide the Asset for the Asset margin position, with the profits, credit facilities/loan, or profits distributed between ICTS and IBI being split between the parties 50/50 net after expenses. Expenses are expected to be minimal in the form of overnight mail, transfer, and delivery fees, etc. [REDACTED] an addendum shall be created, maintained and added to this agreement as an acknowledgement that both parties have agreed to any additional expenses.

1. IBI, by executing this MOU, hereby assigns to ICTS approximately THREE BILLION FIVE HUNDRED MILLION USD (\$3,500,000,000.00) in the form of the RISING STAR MINE (See Exhibit A below) for the purpose of monetization, leverage, and profit generation activities engaged in by the Joint Venture.

2. ICTS agrees that upon execution of this MOU, within 72 hours, ICTS Trustee, James L. Nelson, shall provide to the Smart Exchange [REDACTED] worth of XUSD or equivalent Cryptocurrency or a fractionalized portion, thereof, (with rolls and extensions) to trigger the Smart Exchange Credit to initiate the leverage and Smart Exchange process as needed to smoothly operate the Smart Exchange system.

3. ICTS shall be able to further fractionalize, transfer and assign said reserve values to any monetizer or bank, including Crypto-Currency Exchanges in which ICTS has equity ownership interest on any exchange in our network to maximize JV profits. It is expected that the primary method of generating profits will result from proprietary activity on our private Smart Exchange; however, to maximize profits for the JV, subject to IBI's approval, additional profit-generating offers may be made to IBI and must be approved by IBI prior to commencement.

4. Smart Exchange profits (and any other profits generated on behalf of the JV by the Parties) shall be shared equally 50/50 between the JV partners.

[REDACTED]

[REDACTED]

[REDACTED]

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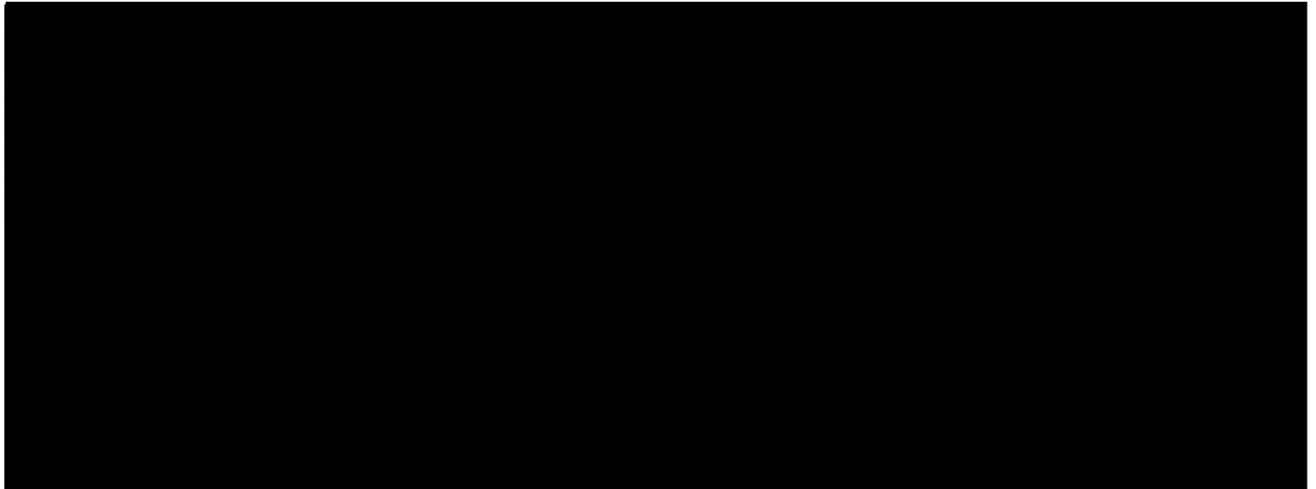
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Party A (ICTS) and Party B (IBI) shall determine within this agreement the management and control of the business and the relationship of the Parties in conducting the various investment opportunities in which they participate, Party A and Party B, shall manage and control the affairs of their Business relationship to the best of their ability and shall use their best efforts to carry out the business referenced in this Agreement.

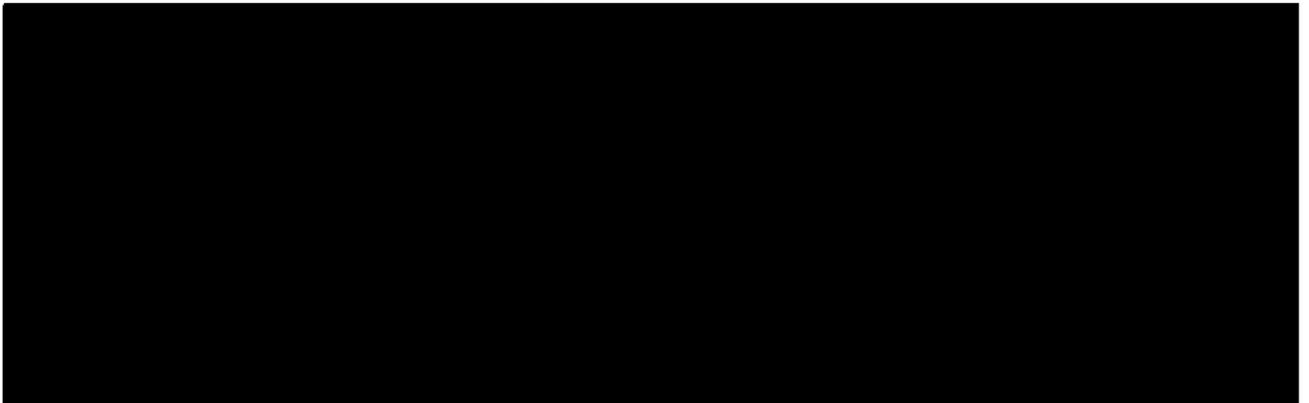
Distribution of Expenses:



Dissolution:



Confidentiality and non-circumvention:



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Binding effect:

All rights, duties and/or benefits under this Agreement in favor of the Parties, will likewise inure for the benefit of their respective heirs, successors in title and/or assigns.

Cessation, assignment and delegation:

The Parties shall not be entitled to cede and/or assign any of their rights or delegate any of their obligations incurred with respect to this Agreement without the written permission obtained, in advance of such attempted transfer of rights from the other Party, with the exception that the Parties may employ third parties to assist them in the execution of their duties provided that the Party who employs such third party or parties will ensure that such third party or parties to be engaged will likewise comply with the terms of this Agreement. Such third parties shall not be intended beneficiaries of any of the terms of this Agreement.

Jurisdiction:

This Agreement shall be construed, executed and enforced according to the laws of the respective jurisdictions of the Sovereign Parties. The Parties agree to first settle any disputes arising out of or in connection with this Agreement, including any questions regarding its existence, validity or termination, through mediation/arbitration (all Parties hereby agreeing to use good faith efforts, utilizing a mutually acceptable Tribal Judge in North America, in connection therewith) before filing any action in the World Court. Any disputes arising between the parties shall be settled by the World Court at the Hague should good faith efforts fail to produce a fair and equitable resolution of the matter in a mutually acceptable Tribal Court in North America.

Entire agreement / no amendment:

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This Agreement and any Addenda attached hereto represent the full and final agreement between the Parties and supersedes and revokes all previous agreements between the Parties, whether verbal or written. Any amendment hereto can only be effected in writing to have any force and/or effect.

Indemnification:

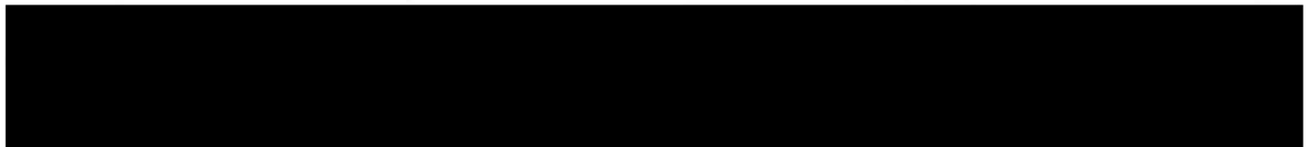
Each Party hereto irrevocably agrees to indemnify and hold each other harmless from any actions, debts and/or liability or liabilities caused and/ or incurred by the other Party, including paying reasonable attorneys' fees and, based on the fact that this is not a general partnership between the Parties, but is in fact a Joint Venture. Further, the Parties shall have no liability against one another for any loss suffered which arises or might arise out of any action or inaction executed or negotiated in good faith, and if it is determined that such course of conduct or inaction was in the best interest of the Business relationship and consistent with the terms of this Agreement, such action will not be tantamount to negligence or misconduct. The Parties shall indemnify one another against losses, judgments, liabilities and any amounts expended in or for the purposes of the settlement of any claims sustained due to the breach by the other Party with respect to the provisions set forth in this Section. The Parties hereby represent and warrant to each other that this transaction is entered into pursuant to the terms of this Agreement are lawful and that the indemnification set forth above shall apply to any breach of the foregoing representation.

Execution in counterpart:

All facsimile copies of documentation will be regarded as true copies of the originals until the contrary is proved and all electronic signatures and executions to this Agreement by the designated representative Party shall be valid in counterpart and when executed in parts, and shall be considered to be and constitute a whole document and be legally binding on the Parties when transmitted electronically between the Parties.



Miscellaneous provisions:



Validity. In the event that any provision of this Agreement shall be held to be invalid, the same shall not affect in any respect whatsoever the validity of the remainder of this Agreement.

Integrated Agreement. This Agreement constitutes the entire understanding and agreement among the Parties hereto with respect to the subject matter hereof, and there are no agreements, understandings, restrictions or warranties among the Parties other than those set forth herein.

Headings. The headings, titles and subtitles used in this Agreement are for ease of reference only and shall not control or affect the meaning or construction of any provision hereof.



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Other Instruments. The Parties hereto covenant and agree that they will execute such other and further instruments and documents as are or may become reasonably necessary to effectuate and carry out the purposes of this Agreement.

Further Assurances. The Parties hereto covenant and agree that they will further execute instruments and documents as are or may become reasonably necessary to effectuate and carry out the purposes of this Agreement. ICTS represents and warrants that the Trustee, James L. Nelson, has the authority to bind the Bank to the terms of this Agreement and that this Agreement does not violate any terms of governing documents.

Disclosure. The Parties jointly agree not to release any information to any third party without the prior written consent of the other, which consent will not unreasonably be withheld, nor to anyone who is not under an obligation of confidentiality with respect thereto about any of the terms of this Agreement. All terms and conditions regarding this Agreement and the Distribution of this Agreement will be confidential and will not be disclosed to anyone other than respective parties, their attorneys and internal staff of the Parties and necessary third parties, such as board members and lenders approached for financing all of which shall be fully advised as to the confidentiality requirement.

Miscellaneous.

1. Each Party represents and warrants that it is not presently bound by any agreement with any third party which limits its performance of any of the obligations or activities provided for under this Agreement. IBI warrants that he will not enter into any agreements which limit their ability to perform any of their specific obligations or activities provided for under this Agreement.
2. ICTS hereby represents and warrants, that to the best of its knowledge and belief, that IBI or any of his associates, nor any person acting on behalf of IBI have made any statement or offer which in any way whatsoever can be construed to be a solicitation for this service.
3. All Statements and Representations made under this Agreement are made with full legal and / or corporate responsibility. All Parties hereto, represent, warrant, and confirm that each is empowered, and legally and duly authorized, to execute and deliver this Agreement, and bind the Parties to all of the terms, representations, and conditions set out herein.
4. All Parties acknowledge that they have had adequate time and opportunity to consult with Counsel of their choosing prior to the execution of this Agreement; and that each fully understands the Facts and has been fully informed as to any Rights or Legal Obligations connected herewith, and having had such advice, each has executed this agreement freely of their own volition, and without reservation.

[REDACTED]

[REDACTED]

Handwritten initials



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7. This Agreement shall become effective upon execution, transmission, and receipt by the respective parties.

8. All Parties to this Agreement have the prerogative to require courier delivery of the signed original Documents, but failure to deliver the same shall not constitute a waiver of any rights or the termination of this Agreement, so long as reasonable and good faith intent was made to do so, and such can be clearly shown.

9. This Agreement contains the entire agreement between the Parties in regard to the subject matter hereof and supersedes and replaces all prior written or verbal representations regarding the subject matter of this Agreement between the Parties. There are no agreements, understandings, restrictions or warranties among the parties other than those set forth herein. It shall remain in Full Force and Effect until terminated according to the procedures above, and shall be binding upon the Parties, their attorneys, their Heirs, Assigns, Agents, Issuers, Solicitors, Representatives, Employees and all associated Parties involved in the transactions that comprise the Subject Matter of this Agreement.

10. Any changes or modifications to this Agreement must be made in writing, and executed by all Parties, as a condition precedent to implementation of such changes or modifications.

11. In the event that any of the terms of this Agreement are in conflict with any Rule or Law, or Statutory Provisions, or otherwise are unenforceable under the laws or regulations of any government or subdivisions thereof having jurisdiction, such terms shall be deemed stricken from this Agreement. Such invalidity or unenforceability shall not invalidate any of the other terms of this Agreement, and this Agreement shall continue in full force.

13. Any distribution of funds received by a party under this Agreement shall be the liability of the receiving party and such party is solely responsible for the distribution of any taxes, imposts, levies, duties or other government charges applicable to the transaction. The funds deposited into the tax levy account to be established shall be used to pay estimated taxes as determined by the accountants. Each receiving party hereby indemnifies the other party receiving funds hereunder from any action commenced against it for non-distribution of taxes, imposts, levies, duties or any other applicable government charges it is responsible for paying.



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14. IBI shall maintain his accounts, if any related to this transaction, in good standing for the duration of this Agreement and shall make the proper filings and statutory distributions in a timely manner. ICTS shall maintain its status as a Trust in good standing for the duration of this Agreement and shall make the proper filings and statutory distributions in a timely manner.

[REDACTED]

18. This Agreement shall be subject to modification based on changes in financial markets affecting credit lines or managed investment contracts or legal or regulatory rulings significantly affecting credit lines and managed investment contracts.

19. No partnership is implied or formed by this Agreement and nothing contained herein shall prevent either party from undertaking similar contracts with other parties.

[REDACTED]

21. This Agreement will be construed under and governed by the substantive law of the Sovereign Parties and the respective Sovereignty of the Parties. The Parties, by mutual written agreement, may agree to settlement of an issue that cannot be mutually agreed upon, by binding arbitration from a recognized arbitration service, in the jurisdiction as assigned by the court. Any such arbitration hearing must adhere to and apply the local rules concerning evidence and application of the applicable laws as applied in that jurisdiction for the subject matter under consideration.

22. Claims hereunder shall be adjudicated first by an mutually acceptable Tribal Court in North America and subsequently in a forum of proper jurisdiction in the World Court at the Hague if required, and the prevailing party shall be entitled to reasonable attorney fees and reimbursement of reasonable costs and expenses as awarded

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**ICTS TRUST ATOA, LLC
8788 SOUTHWESTERN BLVD.
ANGOLA, NY 14006**

Agreed, understood, and accepted this 7th day of June 2021, by ICTS:

For and on behalf of: **ICTS TRUST ATOA (Sovereign Trust)**

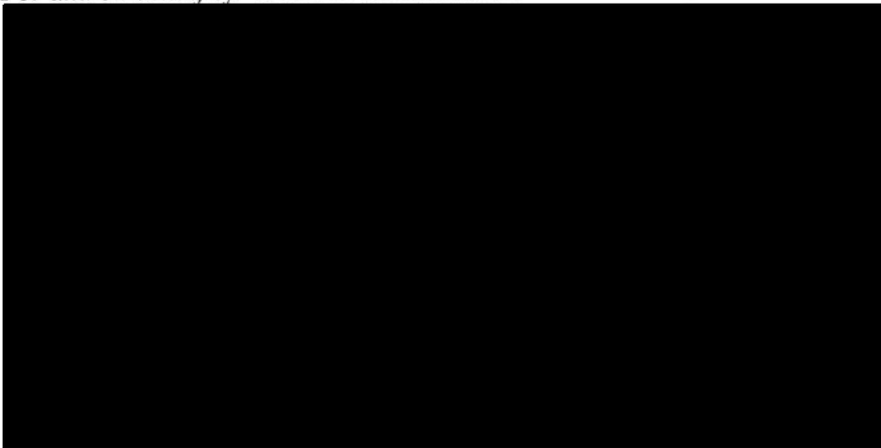


SIGNATORY NAME: James L. Nelson, Trustee



Agreed, understood, and accepted this 7th day of June 2021, by 

For and on behalf of: **RISING STAR MINE**



RL



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8788 SOUTHWESTERN BLVD.
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by said court as standard in the jurisdiction in which the case is heard. The minimum charge for a Tribal Court hearing is One-hundred Twenty Thousand USD (\$120,000.00).



24. No delay in exercising or failure in exercising by any party hereto of any right or remedy hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any right or remedy prevent any further or other exercise thereof of any right or remedy provided by law.

25. This Agreement shall be legally binding upon the heirs, successors, assigns, parties. This Agreement shall be binding on controlling parties obtaining an active or passive interest, trustees, administrators, shareholders and other parties that might obtain an interest or controlling interest in either ICTS and IBI.

26. This Agreement may be executed in multiple originals and a fully executed electronically transmitted copy or facsimiles thereof shall be deemed an original legally binding document. Any modifications to this Agreement must be in writing and signed by all parties. Each signatory to this Agreement shall have the right to have this Agreement delivered either personally or via courier of the original signed and notarized document.

27. This Agreement may be executed in one or more counterparts, none of which requires more than one signature thereon to be a legal and binding counterpart. Further, any counterpart hereof transmitted digitally or electronically, and / or signed, initialed, or marked digitally or electronically, will also be deemed an original, and shall be a Binding, and Enforceable Document, unless otherwise specified in writing by the Parties. In similar fashion, digitally or electronically transmitted counterparts of any executed modification or amendment to this Agreement will also be deemed to be an original and binding document or documents.

28. This Agreement represents the final and entire agreement between ICTS and IBI as it relates to the subject matter herein and supersedes all prior oral or written agreements.

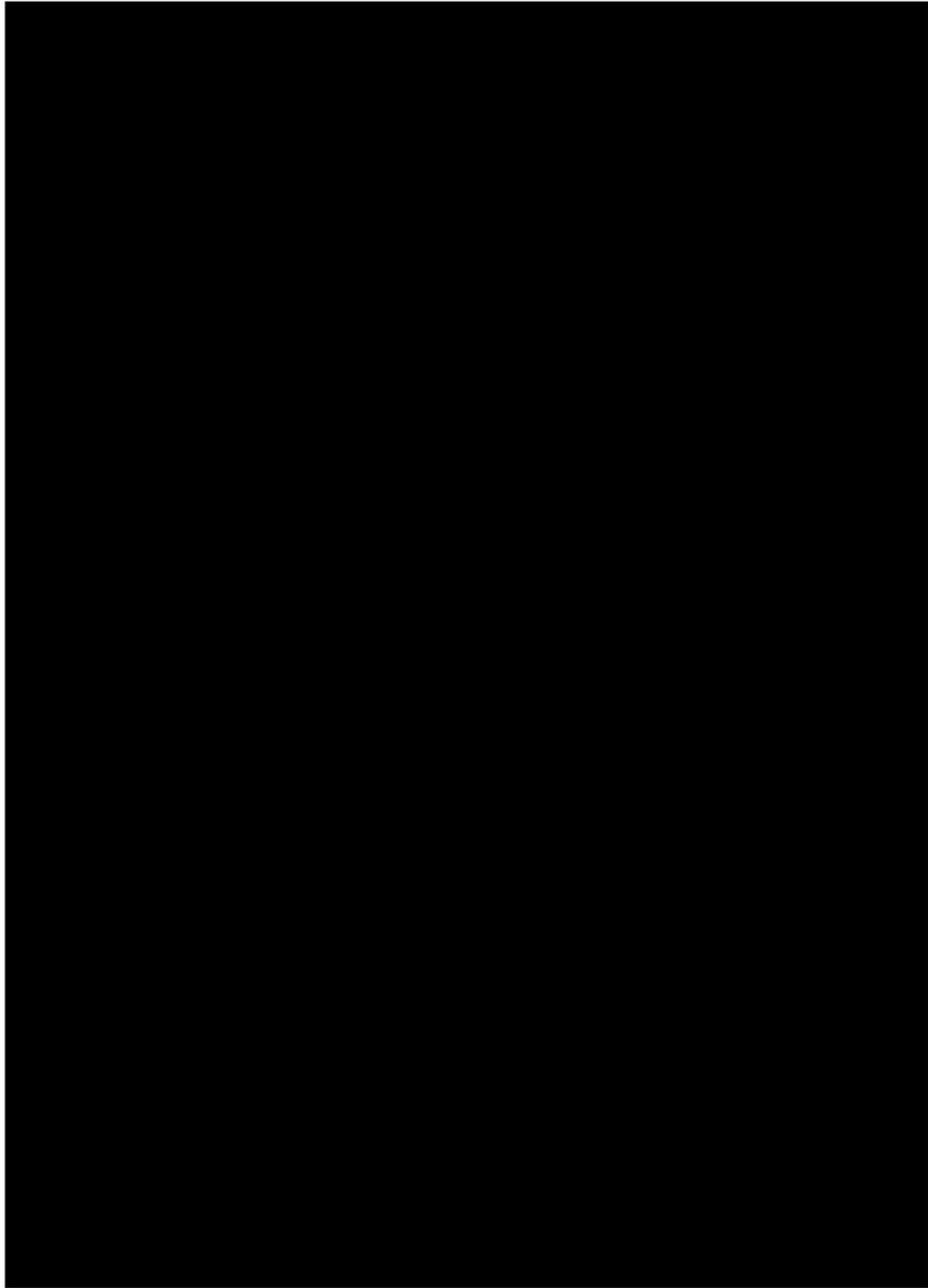
The signatories below by affixing their signatures hereto state that they are duly authorized to execute this Agreement and legally bind themselves and/or their Sovereign Trusts to this Agreement as of the date first appearing herein.

The undersigned have read and understand the foregoing and do hereby confirm their intent to act, without delay, to implement the contents and provisions of this Agreement.

By signing below, both parties agree that this contract becomes fully active and enforceable, the Sovereign Parties respective jurisdictions, to include the a mutually acceptable Tribal Court and the World Court.



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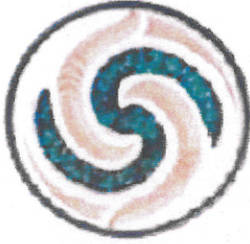




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EXHIBIT C

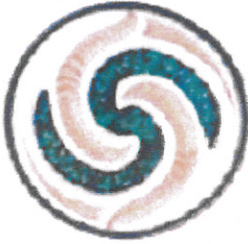
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EXHIBIT D
Banking details

R



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DEFINITIONS

Blockchain - A digital ledger in which transactions made in Bitcoin or another Crypto-Currency are recorded chronologically and publicly. As blockchain allows digital information to be distributed but not copied and is being used in this case specifically for Crypto-currency secured transactions.

Cyber Coin - A Crypto-Currency (cyber coin) is a digital or virtual currency that uses cryptography for security. A Crypto-Currency is difficult to counterfeit because of this security feature. A defining characteristic of a Crypto-Currency (cyber coin), it is not issued by any central authority, rendering it theoretically immune to government interference or manipulation.

Crypto-Currency - A digital currency in which encryption techniques are used to regulate the generation of units of currency and verify the transfer of funds, operating independently of a central bank.

Fluctuating Coin – A coin tied to the Crypto-Currency market that fluctuates with the market based on market price.



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Smart Contracts - Smart Contracts are self-executing contracts with the terms of the agreement between buyer and seller directly written into lines of code. The code and the agreements contained therein exist across a distributed, decentralized blockchain network. Smart Contracts permit trusted transactions and agreements to be carried out among disparate, anonymous parties without the need for a central authority, legal system, or external enforcement mechanism. They render transactions traceable, transparent, and irreversible.

ICTS Sovereign Smart Exchange aka Smart Exchange – ICTS Private invitation only exchange wherein our customers and JV partners are invited to transact in high yield profit producing activities within a closed loop network using techniques that are intrinsic and proprietary to our network. Our exchange allows for cryptocurrencies, Governmental fiat currencies, gold, and silver to be held within our exchange.

Market Witness – Witnesses (computer software) serve the role of validating signatures and timestamps by including them in the blockchain. The Witness is a component of the smart coin technology. The Witness Service is embedded in the smart coin technology platform.

Stable Coin – A coin that is pegged to the local currency such as USD or Euro. It never fluctuates. It is always valued 1:1 to the local currency.

Witnessed Collateralized Smart Token - Private Coins have Witnesses that verify proper contract execution. Private Coins have security and are collateralized. Private Coins use Smart Coin technology, ensuring dynamic performance.

DISCLAIMER + LEGAL CONSIDERATIONS

This document is for informational purposes. Readers are advised to carefully review the entire document before making any decisions about participation. ICTS TRUST ATOA is not liable for the reader's decisions. ICTS TRUST ATOA is a Sovereign Private Trust and all contracts extended are considered private.



ICTS TRUST ATOA
8788 SOUTHWESTERN BLVD.
ANGOLA, NY 14006
(716) 440-7179 FAX: (716) 549-5666

**AGREEMENT OF CONVEYANCE, TRANSFER AND ASSIGNMENT OF ASSETS AND
ASSUMPTION OF OBLIGATIONS & LIMITED POWER OF ATTORNEY**

This Agreement of Conveyance, Transfer and Assignment of Assets and Assumption of Obligations ("Transfer and Assumption Agreement") is made as of this 7th day of June, 2021, by [REDACTED]

("Assignor"), and ICTS TRUST ATOA (Sovereign Trust), with an address located at: 8788 Southwestern Blvd, Angola, NY 14006 (Hereinafter referred to herein as "ICTS") ("Assignee"); WHEREAS, Assignor desires to enter into A Joint Venture (Hereinafter referred to as a "JV") Agreement utilizing a Precious Minerals Mine, (Hereinafter referred to as "The Asset") and, WHEREAS, Assignor desires to convey, transfer and assign to ICTS (Assignee), and Assignee desires to acquire from Assignor, a **Precious Minerals Mine**, valued at roughly Three Billion Five Hundred Million USD (\$3,500,000,000.00), hereinafter referred to as the "Asset" in connection therewith, Assignee has agreed to assume all of the liabilities of Assignor relating to the Asset, on the terms and conditions set forth herein. NOW THEREFORE, in consideration of the mutual promises and agreements contained herein, the parties hereto, intending to be legally bound hereby, agree as follows:

Section 1. Assignment.

1.1 Assignment of Asset. For good and valuable consideration, the receipt and adequacy of which are hereby acknowledged by Assignor, Assignor does hereby assign, grant, bargain, sell, convey, transfer and deliver to Assignee, and its successors and assigns, all of Assignor's right, title and interest in the Mine, commonly known as (the "Asset").

1.2 Further Assurances. Assignor shall from time to time after the date hereof at the request of Assignee and without further consideration execute and deliver to Assignee such additional instruments of transfer and assignment, including without limitation any further specific or relevant documents related to the asset in addition to this Transfer and Assumption Agreement, as Assignee shall reasonably request to evidence more fully the assignment by Assignor to Assignee of the Asset.

Section 2. Assumption.

2.1 Assumed Liabilities. As of the date hereof, Assignee hereby assumes and agrees to pay, perform and discharge, fully and completely, (i) all liabilities, commitments, contracts, agreements, obligations or other claims against Assignor, whether known or unknown, asserted or unasserted, accrued, unaccrued, absolute or contingent, liquidated or unliquidated, due or to become due, and whether contractual, statutory, or otherwise associated with the Business (the "Liabilities").

2.2 Further Assurances. Assignee shall from time to time after the date hereof at the request of Assignor and without further consideration execute and deliver to Assignor such additional instruments of assumption in addition to this Transfer and Assumption Agreement as Assignor shall reasonably request to evidence more fully the assumption by Assignee of the Liabilities.

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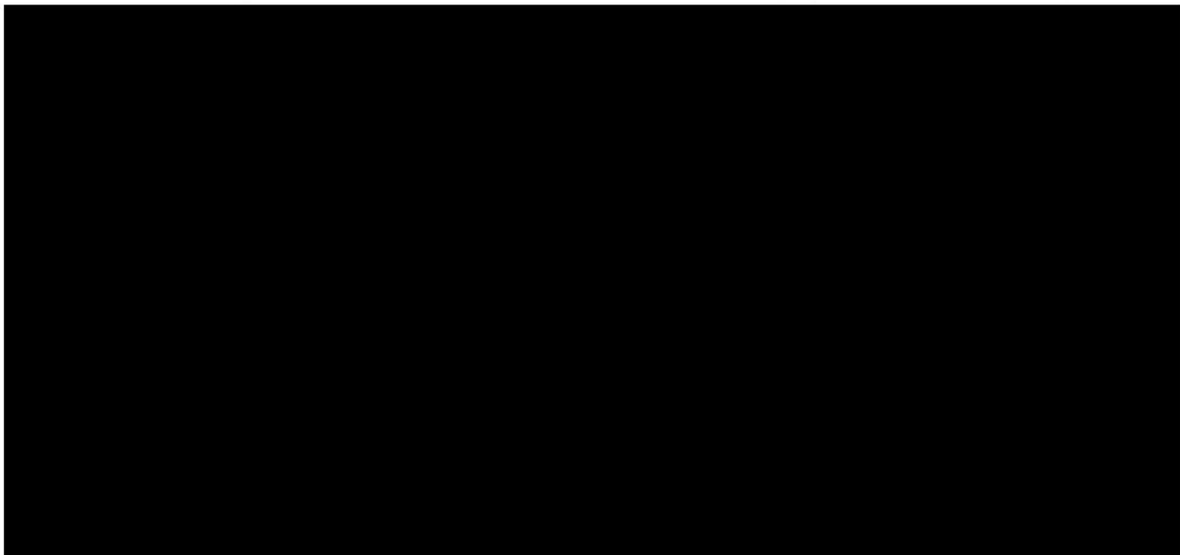
Section 3. Headings. The descriptive headings contained in this Transfer and Assumption Agreement are for convenience of reference only and shall not affect in any way the meaning or interpretation of this Transfer and Assumption Agreement.

Section 4. Governing Law. This Transfer and Assumption Agreement shall be governed by and construed in accordance with the laws of the Sovereign jurisdictions of the Parties, applicable to contracts made and to be performed entirely within that jurisdiction, except that any conveyances of real property made herein shall be governed by the laws of the respective jurisdictions in which such funds are located, with the exception that any and all disputes regarding shall be adjudicated first in Erie Tribal Court of North America, followed by the World Court if agreement is not made in Erie Tribal Court, as per the terms and conditions contained in the ASSET PLEDGE AGREEMENT, JOINT VENTURE AGREEMENT, MEMORANDUM OF UNDERSTANDING executed by the Parties herein on June, 7th, 2021.

IN WITNESS WHEREOF, this Transfer and Assumption Agreement has been duly executed and delivered by the parties hereto as of the date first above written.

Limited Power of Attorney. Assignor grants to ICTS Trust ATOA (Sovereign Trust) (Assignee) a Limited Power of Attorney for the purpose of executing on behalf of Assignor, to arrange for finance loans and leveraging of the assigned assets and whenever an Event of Default exists, documents related to the enforcement of Assignee's rights and remedies under the Loan Documents, including to the execution of any document to be filed with or approved by any Governmental Authority in connection with a foreclosure on any of the Collateral. This limited power of attorney is a right coupled with an interest and will be irrevocable for as long as any of the Obligations remain outstanding.

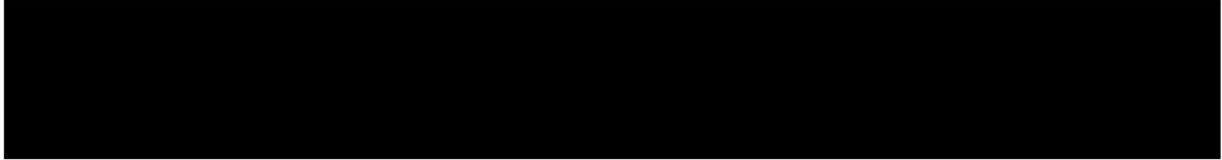
IN WITNESS HEREOF, I HEREBY ATTEST, AFFIRM AND ACKNOWLEDGE THIS DOCUMENT BY AFFIXING MY SIGNATURE ON THIS 7th day of June 2021.



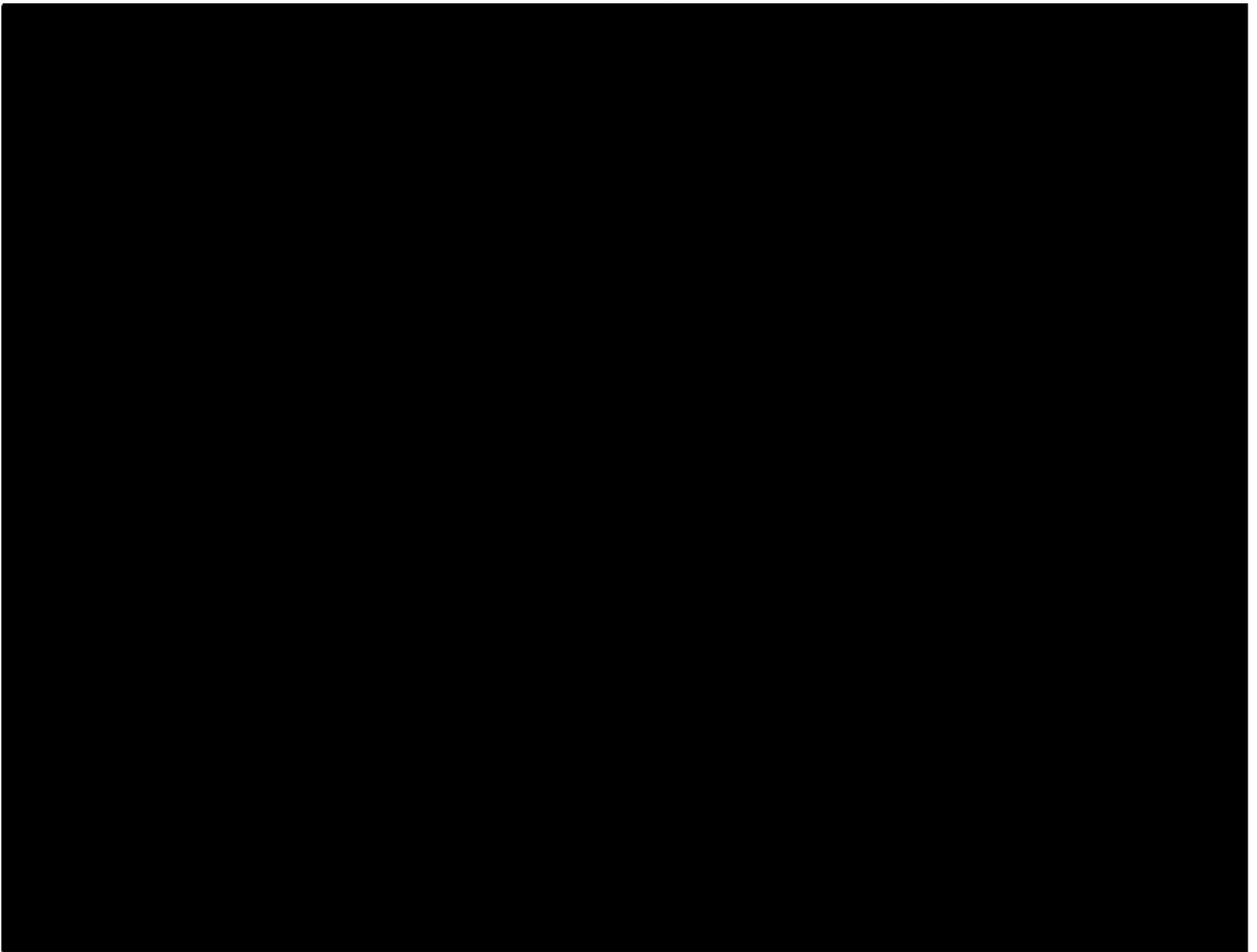
22



RESOLUTION 5:



I, [REDACTED] hereby swear under penalty of perjury, that the information provided herein is accurate and true as of this date: June 7th, 2021.



R



CORPORATE RESOLUTION

June, 7th 2021

[REDACTED]
TRANSACTION CODE: [REDACTED]

All the directors of Infinite Boundaries, Inc, below listed, were in attendance, in person or by telephone conference. General discussion was then held concerning the issue regarding monetization, leveraging and trade of their Mine to the satisfaction of the board members.

DIRECTOR: David Viderman

Passport No.:

[REDACTED]
The Board of Directors of [REDACTED] in a meeting held on this the 7th day of June, 2021, adopted the following resolutions:

RESOLUTION 1:

It is resolved that the Board of Directors of [REDACTED] hereby authorizes [REDACTED] with assigned authority, on our behalf, to instruct, negotiate, arrange, monitor, execute, manage and sign any and all agreements and/or necessary contracts with third parties pertinent to all financial transactions with bank instruments or any other type of (securities / derivatives).

RESOLUTION 2:

It is resolved that at this meeting of the Board of Directors that our Transacting Member and in face, [REDACTED] with regards to the aforesaid purpose.

RESOLUTION 3:

It is resolved that [REDACTED] is hereby authorized to act as our Financial Director for aforesaid purpose.

RESOLUTION 4:

It is resolved the Board of Directors hereby authorizes [REDACTED] to assume all authority, powers, duties, signatory rights and responsibilities on our behalf with regards to the aforesaid purpose.

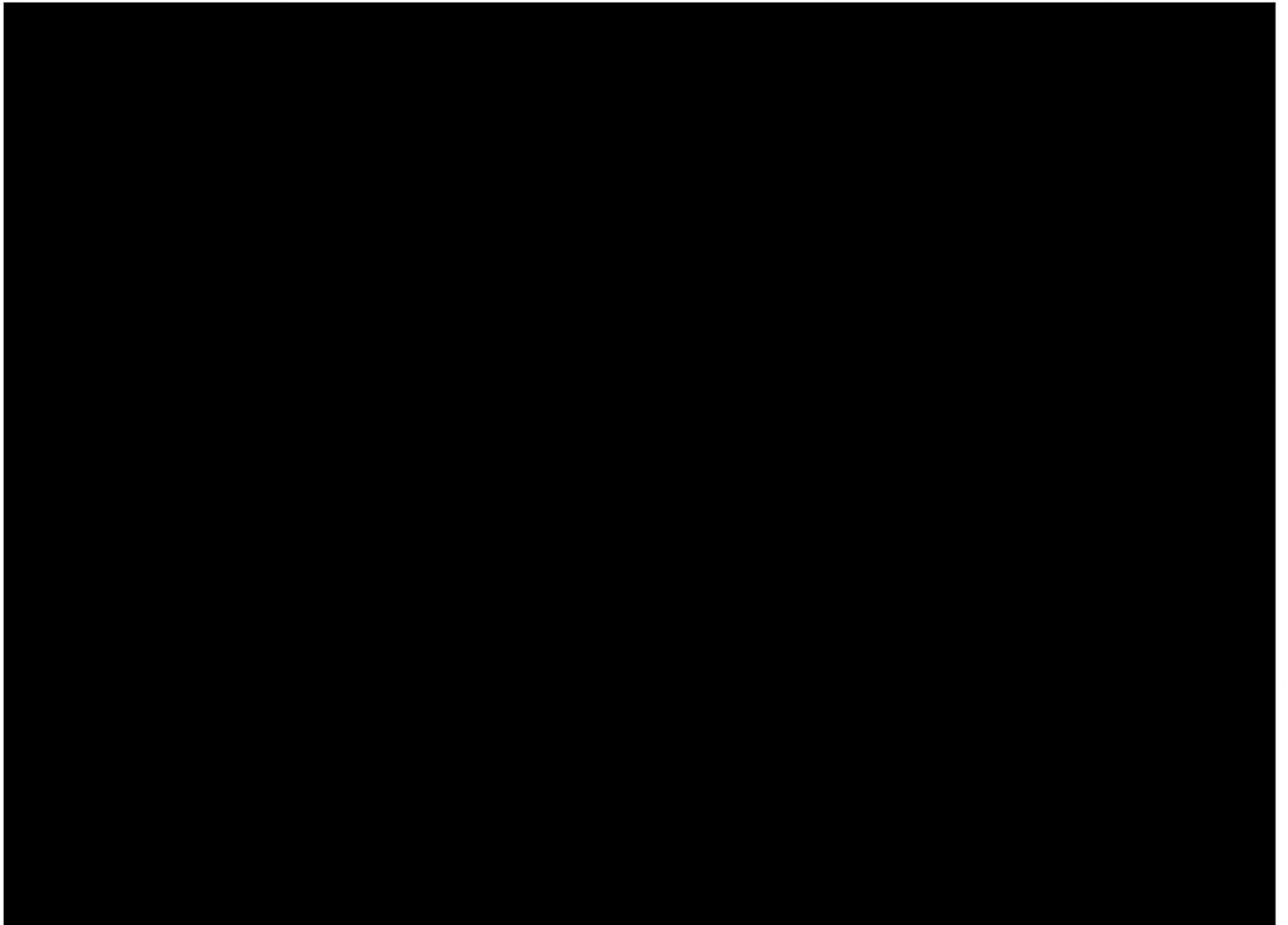
2



RESOLUTION 5:



_____ hereby swear under penalty of perjury, that the information provided herein is accurate and true as of this date: June 7th, 2021.



R

Infinite Boundaries, Inc.

Assignment of mining claims.

June 7, 2021

[REDACTED]

This letter is to notify all banks and lenders that the three 20 acres claims, owned by [REDACTED] with the following designations are hereby assigned to our corporation, [REDACTED] ("IBI"), the office being located at [REDACTED] for the purpose of providing IBI assets of value for monetary leverage.

Following is registered ID for three BLM Gold claims in Snowy Range, Carbon County, Wyoming State, U.S.A.:

Snowy range BV: [REDACTED]
Snowy range DV [REDACTED]
Snowy range DV [REDACTED]
GPS designation: [REDACTED]

This assignment will be in force as long as I am in JV arrangement with ICTS Trust ATOA.

By:

[REDACTED]

Handwritten mark



If there is a double assignment, both companies need resolutions, if it is a trust resolution, modify it to say trust resolution in all appropriate places.

NA

or