

Samson Bélair/Deloitte & Touche Inc. 1 Place Ville Marie Suite 3000 Montreal QC H3B 4T9 Canada

Tel: 514-393-8474 Fax: 514-390-4103 www.deloitte.ca

IN THE MATTER OF THE RECEIVERSHIP OF CENTURY MINING CORP.

CALL FOR TENDERS

This is a call for tenders for the sale of assets of *Century Mining Corporation* ("CMC").

Samson Bélair / Deloitte & Touche Inc. (the "Receiver"), acting in its capacity of court-appointed Receiver to the assets of CMC pursuant to an order dated May 29, 2012 rendered by the Québec Superior Court, solicits offers to purchase ("Tenders") certain assets of CMC, which are listed below (the "Assets"). The solicitation process is governed by this Call for Tenders, the terms and conditions stated in the document entitled "Terms and Conditions" attached hereto as Appendix 1 and the document entitled "Terms of Confidentiality" attached hereto as Appendix 2.

A. <u>Description of the Assets</u>

The Assets are separated in lots for the purpose of this solicitation process. Tenders can be submitted for any or all of the following lots (the "Lots"):

- Lot #1A: Mining assets (including mining rights, leases, contracts, permits, etc.) related to the "Sigma/Lamaque Site", a gold mine in Val d'Or, Québec, Canada
- Lot #1B: Various real estate lots in the vicinity of the Sigma/Lamaque Site;
- Lot #1C: All inventories of waste rock stored on the Sigma/Lamaque Site;
- Lot #1D: Certain equipment, machinery, vehicles, office equipment, computers, other electronic devices and other movable assets of CMC, save and except the Mill Assets (as hereinafter defined);
- Lot #2A: Assets that are subject to third party claims, and that are related to the "mill", the "crusher", and other related assets and rolling equipment on the Sigma/Lamaque Site;
- Lot #2B: Assets of CMC that are not subject to third party claims, and that are related to the "mill" and other related assets and rolling equipment on the Sigma/Lamaque Site;

The assets covered by Lot #2A and Lot #2B are collectively referred herein as the "Mill Assets".

- Lot #2C: Movable assets that are subject to third party claims and are located on the Sigma/Lamaque Site, save and except the Mill Assets;
- Lot #3: All the issued and outstanding shares of 6275044 Canada Inc., a whollyowned subsidiary of CMC which owns notably various mining claims and exploration properties in the vicinity of the Sigma/Lamaque Site;
- Lot #4: All the issued and outstanding shares of 6275061 Canada Inc., a whollyowned subsidiary of CMC which owns notably various mining claims and exploration properties in the vicinity of the Sigma/Lamaque Site;
- Lot #5: CMC's rights and interests in and to the "Carolin Property" mining rights and claims in British Columbia, and under various agreements with respect to the Carolin Property;
- Lot #6 : CMC's rights and interests in and to the "Goodchild Lakes" mining claims in Ontario;
- Lot #7: CMC's rights and interests in and to various mining claims in Alaska (U.S.A.);

B. Excluded Assets

For greater certainty, amongst the assets excluded from this solicitation process are the following assets:

- All of the issued and outstanding shares in the capital of (i) Century Mining Finance Corporation, and (ii) Century Mining (US) Corporation;
- All of the capital stock of *Century Mining Peru SAC (Peru)*;
- All of the capital stock of *Century Operations SAC (Peru)*; and
- Other assets that are subject to third party ownership rights and that are not included in the Lots #1 to #7 above.

C. Due Diligence

Prior to submit a Tender, the Assets may be inspected by the tenderer in order to complete its due diligence through the virtual online data room set up for this purpose, and physically for certain lots, upon request to the Receiver, and under certain conditions. The document "Terms of Confidentiality" attached hereto as **Appendix 2** set forth the confidentiality obligations of any party seeking and obtaining access to the virtual data room and/or physical assets for the purposes of their inspection and due diligence of the Assets. By accessing to the virtual data room or to the Assets, the tenderer thereby acknowledges being aware of the Terms of Confidentiality and being bound by the terms and conditions therein.

D. <u>Tender Instructions</u>

- 1. Tenders must be submitted in the form attached hereto as **Appendix 3** (the "**Tender Form**") and must indicate the purchasing entity and the purchase price with a separate allocation for each lot.
- 2. Only Tenders received together with the executed asset purchase agreement form attached hereto as **Appendix 4** (the "Asset Purchase Agreement Form") and/or with the executed asset purchase agreement form specific to Lot #7 (Alaska Mining Claims) and attached hereto as **Appendix 5** (the "Alaska Asset Purchase Agreement Form"), as applicable, will be considered. A blacklined version showing any revisions/edits you make to the Asset Purchase Agreement Form and/or the Alaska Asset Purchase Agreement Form is required.
- 3. In addition to (i) the Tender Form, and (ii) the Asset Purchase Agreement Form and/or the Alaska Asset Purchase Agreement Form, the Tenders must also be accompanied by a deposit of 10% of the price offered in the Tender in accordance with the provisions of the Terms and Conditions:
- 4. Tenders shall be received until 2:00 PM (Montreal Time) on November 15, 2013 at the following address:

Samson Bélair / Deloitte & Touche Inc.

c/o Martin Franco, CPA, CA, CIRP 1 Place Ville Marie, suite 3000 Montreal, Quebec H3B 4T9

Fax: 514-390-4103 marfranco@deloitte.ca

The envelope must clearly be marked "*Tender – Century Mining Corporation's Assets*". Tenderers shall not be present at the opening of the Tenders.

For further information, access to the virtual data room or physical inspection of certain lots, please contact Kevin S. Becker from Deloitte Corporate Finance Inc., by phone at 604-640-4926, or by email at kebecker@deloitte.ca.

September 30, 2013

SAMSON BÉLAIR / DELOITTE & TOUCHE INC.

As Receiver of all of the assets and undertakings of Century Mining Corp.

APPENDIX 1

- APPENDIX 1 -

IN THE MATTER OF THE RECEIVERSHIP OF CENTURY MINING CORP.

TERMS AND CONDITIONS OF SALE OF ASSETS

Samson Bélair / Deloitte & Touche Inc. (the "Receiver"), acting in its capacity of courtappointed receiver to the assets, undertakings and properties of Century Mining Corporation ("CMC"), initiated on September 30, 2013 a solicitation process through a call for tenders (the "Call for Tenders") pursuant to which it is seeking potential purchasers for various assets of CMC (i.e. the Assets, as defined hereinafter). The Call for Tenders and the resulting sale process are governed by the terms and conditions set forth herein (the "Terms and Conditions") and by the terms set forth in the document entitled "Terms of Confidentiality" attached thereto as Appendix 2 to the Call for Tenders.

- **Incorporation of the Call for Tenders.** The content of the Call for Tenders, of the Terms of Confidentiality and the defined terms therein are an integral part of these Terms and Conditions.
- 2. <u>Seller.</u> The seller is *Samson Bélair / Deloitte & Touche Inc.*, only in its capacity as Receiver to the assets of CMC pursuant to an order of the Québec Superior Court, Commercial Division (the "Court") rendered on May 29, 2012 under docket number 200-17-016492-126, now docket number 615-11-001311-127 (the "Receivership Order"), and not in its personal capacity.
- 3. <u>The Assets.</u> The various assets that are subject to the Call for Tenders and that are listed hereinafter (the "Assets") are separated in lots and sub-lots for the purpose of this solicitation process (the "Lots" and "Sub-Lots"). Tenders can be submitted for any or all of the Lots or Sub-Lots, which can be summarized as follows:
 - <u>Lot #1A</u>: Mining assets (including mining rights, leases, contracts, permits, etc.) related to the "Sigma/Lamaque Site", a gold mine in Val d'Or, Québec, Canada;
 - <u>Lot #1B</u>: Various real estate lots in the vicinity of the Sigma/Lamaque Site;
 - <u>Lot #1C</u>: All inventories of waste rock stored on the Sigma/Lamaque Site;
 - <u>Lot #1D</u>: Certain equipment, machinery, vehicles, office equipment, computers, other electronic devices and other movable assets of CMC, save and except the Mill Assets (as hereinafter defined);

- <u>Lot #2A</u>: Assets that are subject to third party claims, and that are related to the "mill", the "crusher", and other related assets and rolling equipment on the Sigma/Lamaque Site;
- <u>Lot #2B</u>: Assets of CMC that are not subject to third party claims, and that are related to the "mill" and other related assets and rolling equipment on the Sigma/Lamaque Site;

The assets covered by Lot #2A and Lot #2B are collectively referred herein as the "Mill Assets".

- <u>Lot #2C</u>: Movable assets that are subject to third party claims and are located on the Sigma/Lamaque Site, save and except the Mill Assets;
- <u>Lot #3</u>: All the issued and outstanding shares of 6275044 Canada Inc., a wholly-owned subsidiary of CMC which owns notably various mining claims and exploration properties in the vicinity of the Sigma/Lamaque Site;
- <u>Lot #4</u>: All the issued and outstanding shares of 6275061 Canada Inc., a wholly-owned subsidiary of CMC which owns notably various mining claims and exploration properties in the vicinity of the Sigma/Lamaque Site;
- <u>Lot #5</u>: CMC's rights and interests in and to the "Carolin Property" mining rights and claims in British Columbia, and under various agreements with respect to the Carolin Property;
- <u>Lot #6</u>: CMC's rights and interests in and to the "Goodchild Lakes" mining claims in Ontario;
- <u>Lot #7</u>: CMC's rights and interests in and to various mining claims in Alaska (U.S.A.).

The Assets are further described in the Schedule A to the "Asset Purchase Agreement Form" (see Appendix 4 to the Call for Tenders) with respect to Lots #1 to #6, and in the Schedule A to the "Alaska Asset Puchase Agreement Form" (see Appendix 5 to the Call for Tenders) with respect to Lot #7 only. The "Excluded Assets" are further described in the Schedule B to the "Asset Purchase Agreement Form" (see Appendix 4 to the Call for Tenders).

- **Excluded Assets.** For greater certainty, the following assets of CMC are excluded from this solicitation process:
 - All of the issued and outstanding shares in the capital of (i) Century Mining Finance Corporation, and (ii) Century Mining (US) Corporation;

- All of the capital stock of Century Mining Peru SAC (Peru); and
- All of the capital stock of Century Operations SAC (Peru);
- Other assets that are subject to third party ownership rights and that are not included in the Lots above.

The Receiver reserves the right to exclude from the Call for Tenders all or part of the Assets.

- 5. <u>Due Diligence.</u> Upon request to the Receiver and in accordance with the Terms of Confidentiality (see **Appendix 2** to the Call for Tenders), the Assets may be inspected by the tenderer for the completion of its due diligence prior to submitting a Tender through the virtual online data room set up for this purposes (the "Virtual Data Room"). Physical inspections of Lots #1 and #2 can be arranged with the Receiver by appointment only.
- **Tenders.** In addition to any requirements indicated below, tenders are presented in the form attached hereto as **Appendix 3** to the Call for Tenders (the "**Tender Form**") and must indicate the purchasing entity and the purchase price offered with a separate allocation for each Lot and Sub-Lot (the aggregate purchase price for the Lots being referred to as the "**Purchase Price**"). The Purchase Price indicated in the Tender Form shall prevail.
- 7. <u>No Financing Condition.</u> The Purchase Price is payable cash at Closing (as this term is defined hereinafter). No Tender containing financing condition(s) in order to secure the payment of the Purchase Price at Closing will be considered.
- **8. Deposit.** All Tenders must be stated in Canadian currency and must be accompanied by a deposit by way of certified cheque, irrevocable wire transfer or bank draft payable to *Samson Bélair / Deloitte & Touche Inc.* in trust, or by a bank standby letter of credit to its order payable on sight, for an amount representing no less than 10% of the Purchase Price indicated in said Tender (the **"Deposit"**);

Wire transfer information:

Beneficiary Bank

National Bank of Canada

<u>Branch number:</u> 0006

Transit number: 00011

Branch address: 600 rue de la Gauchetière West

Montréal (Québec) Canada, H3B 4L2

Beneficiary

Account Number: 2404128

Beneficiary Name: SBDT Inc. in trust Century Mining

Beneficiary address: 1 Place Ville-Marie, Bureau 3000 H3B 4T9, Canada

9. <u>Submission of Tenders.</u>

- (a) All Tenders shall be submitted by remitting (i) the Tender Form, completed and executed, (ii) the Asset Purchase Agreement Form and/or the Alaska Asset Purchase Agreement Form, as applicable, executed in final form by the tenderer, and (iii) a marked-up indicating any modifications made, if any, to the Asset Purchase Agreement Form and/or the Alaska Asset Purchase Agreement Form (the "Marked APA" and/or the "Marked Alaska APA", as applicable).
- (b) Tenders shall be received by the Receiver until 2:00 PM (Montreal Time) on November 15, 2013 at the following address:

Samson Bélair /Deloitte & Touche Inc. 1 Place Ville Marie, suite 3000 Montreal, Quebec H3B 4T9 Fax: 514-390-4103 marfranco@deloitte.ca

The envelope must clearly be marked "Tender - Century Mining Corporation's Assets".

- **10.** Opening of Tenders. All Tenders will be opened on November 15, 2013 after 2:00 PM (Montreal Time). Tenderers shall not be present at the opening of Tenders.
- **11.** Withdrawal of a Tender. All Tenders submitted constitute a firm offer and cannot be revoked, unless a written notice of withdrawal of the Tender is transmitted to the Receiver prior to November 15, 2013 at 2:00 PM (Montreal Time).
- **Qualified Tenderers.** A tenderer whom the Receiver determines has a reasonable prospect of completing a transaction as contemplated herein, will be deemed a qualified tenderer and will be promptly notified of such designation by the Receiver. As the case may be, the tenderer must be able to justify his ability to carry out all of the terms and conditions of his Tender within five (5) business days following a request to that effect.
- 13. <u>Decision on Tenders.</u> The highest or any Tender will not necessarily be accepted and the Receiver reserves the right to reject any or all Tenders, to exclude from the solicitation of Tenders any or all of the Assets and to dispose of the Assets in any manner it deems appropriate. Upon acceptance of a Tender, the successful tenderer shall be notified on or before November 20, 2013 by written notice of the Receiver (the "Notice of Acceptance"). In the event the Tender is rejected, the tenderer shall be notified by the Receiver and the Deposit remitted.

- **14. No Compensation.** Whether a Tender submitted is accepted, refused or withdrawn, there will be no compensation for the tenderer of any type or form for any costs or expenses related to its participation in the Call for Tenders.
- **Return of Deposit.** The Deposit accompanying a Tender will be returned, without interests, if the Tender has not been accepted.
- **Definitive Agreement.** Following receipt of a Notice of Acceptance by a tenderer, and on or before November 22, 2013, the Marked APA and/or the Marked Alaska APA will be negotiated and will represent a definitive agreement (the "Agreement") between the Receiver and the tenderer for the sale of said Assets on the Closing Date (as this term is defined hereinafter).
- Closing. The closing of the transaction pursuant to the Agreement shall occur on or before November 29, 2013 (the "Closing" and the "Closing Date"). The Closing occurs upon the filing by the Receiver at the Superior Court of Québec (the "Court") of a certificate to that effect once (i) a formal, non-appealable, executor order is issued by the Quebec Superior Court, Commercial Division, approving the transaction and, with respect to Lot #1 to #6, the vesting of the Assets in and with the tenderer free and clear of any charge or hypothec, and (ii) the balance of the Purchase Price, including applicable taxes, is paid in full by the tenderer by irrevocable wire transfer, certified cheque or bank draft.

The tenderer shall execute all of the appropriate documentation required in order to particularize and implement the accepted Tender.

18. <u>Liability for Taxes.</u> All duties and taxes in connection with the sale including but not limited to custom duties, federal, provincial or municipal taxes, any sales taxes applicable or payable by reason of the sale of Assets or the transfer of ownership thereof, and land transfer taxes or mutation taxes, if exigible, are to be paid by the tenderer over and above the Purchase Price. The tenderer will remain liable for all such taxes, which liability and obligation will survive any formal closing and transfer of title to the tenderer.

19. Adjustements and Withdrawal of Acceptance:

- (a) Should the Receiver be unable to deliver any of the assets within any of the Lots or sub-Lots, or for any other reason it deems appropriate, the Receiver shall be entitled to exclude the assets in question from the sale in accordance with section 13. In this latter case, the Purchase Price shall be reduced by an amount to be agreed upon between the tenderer and the Receiver, failing which the Receiver may cancel the acceptance of the Tender, and will be deemed to have never occurred.
- (b) Notwithstanding the foregoing, in the event an entire Lot or sub-Lot cannot be delivered, the amount of the adjustment shall be equal to the allocation made for this Lot or sub-Lot by the tenderer as required in paragraph 6 hereof.

- (c) Moreover, notwithstanding the foregoing, the Receiver shall have the right to withdraw its acceptance of any Tender at any time prior to the delivery of the Assets to which the acceptance relates if all or part of the Assets, for any reason whatsoever, may not be delivered or sold in accordance with these Terms and Conditions. In the event of such withdrawal, the Receiver will refund the Deposit and any other amounts received from the tenderer on account of the Purchase Price, if any, and the tenderer will have no further rights or recourse against the Receiver and/or CMC.
- **Representation and Warranties.** The sale of the Assets shall be on a "as is, where is" basis, without any representation or warranties of any nature whatsoever, implicit or explicit, legal or conventional, statutory or otherwise, with respect to the Assets, including any implied warranties of merchantability or fitness for a particular purpose or environmental compliance, as well as any warranty as to the description, quality, condition, value, marketability, fitness for use, boundary lines, area, title or otherwise. The tenderer is purchasing the Assets at its own risk and peril.

The Tenders will be received on the basis that the tenderers acknowledge that they have relied only and entirely on their own inspection and investigation, or their personal knowledge of the Assets, and that any information obtained from the Receiver or its representatives concerning the Assets has been given solely for the convenience of the tenderers, without any warranty or representation as to completeness or accuracy, and that no information given by the Receiver or its representatives to the tenderers in any way forms part of the Tender or the Agreement resulting from the acceptance thereof.

The receipt of a Tender from a tenderer shall be deemed to constitute an irrevocable acknowledgement by the tenderer that the Receiver is not a professional seller.

- **Possession.** The tenderer will take possession of the Assets on an "as is, where is" basis at his own cost, without any liability on the part of the Receiver, at the Closing Date, the whole subject to Paragraph 22 hereof. If a portion or all of the purchased Assets are to be removed from the premises, any damages to the premises while removing the Assets are the responsibility of the tenderer. In any event, the tenderer purchasing the Assets will indemnify the Receiver and hold him harmless against any and all claims in connection with damages to the premises.
- **Title.** Title to the purchased Assets shall not pass to the tenderer nor shall the tenderer be entitled to possession of same until Closing, including notably until the Purchase Price and all other payments to be made by the tenderer have been paid in full.
- **Indemnity.** The tenderer indemnifies and holds the Receiver harmless with respect to:

- (a) All fees and disbursements of the tenderer, including legal and other professional fees related to the Tender, any sale resulting therefrom, any and all searches, evaluations, consultations or representations which the tenderer may wish to do or have done;
- (b) All applicable taxes including, any and all mutation taxes, land transfer taxes or other similar charges applicable to the transfer of Assets; and
- (c) All costs and expenses relating to the preparation of the deed of sale, the registration and preparation of authentic copies thereof, as well as all fees related to the preparation or delivery of certificate of location, surveyor's plan and title search.

The tenderer agrees to assume, at its own cost, complete responsibility for the compliance with all municipal, provincial and federal laws and regulations insofar as same apply to the purchased Assets and the use thereof by the tenderer.

The tenderer further acknowledges that it has inspected the Assets for the presence of any contaminants, hazardous substances or materials or other environmental issues which may affect in any way the Assets (collectively the "Environmental Issues"), and that it holds the Receiver harmless from and indemnifies it from any liability or any claim (whether accrued, actual, latent or otherwise) including, without limitation, any penalties, fine, debts, suits, judgments, awards, administrative or judicial orders, actions, causes of action, proceedings, obligations, costs, charges, fees and other expenses of whatever kind or nature, relating in any way to the Environmental Issues. The tenderer acknowledges and agrees that it shall be solely responsible for all expenses, foreseen or unforeseen, relating to any investigation, remediation, restoration, treatment or clean up work concerning the Assets.

With respect to the Assets which may be subject to leases, licenses or other agreements, the tenderer agrees to assume the obligations remaining under such agreements to the complete exoneration and satisfaction of the tenderer or to pay such amount required to the Receiver to enable the Receiver to discharge the remaining obligation under the lease.

24. <u>Default of the Tenderer.</u>

- (a) In the event the tenderer fails to comply with any one of its obligations herein, it shall indemnify the Receiver, in its capacity of receiver to the asset, undertakings and properties of CMC, for any damage incurred by CMC now or in the future as a result of such default, without prejudice to any other right and recourse of the Receiver and/or CMC.
- (b) In particular, the tenderer shall, upon request, reimburse the Receiver for any expenses incurred by the Receiver and/or CMC following the tenderer's failure to take possession of the purchased Assets within the

prescribed time limit, in addition to the confiscation of the Deposit, as the case may be.

- (c) If following the acceptance of a Tender by the Receiver a tenderer does not complete the transaction contemplated, fails to proceed with closing (except in circumstances under which it is not obliged to do so hereunder) or breaches in any way these Terms and Conditions including any representation or warranty, and/or for reasons entirely under the control of the tenderer, then the Receiver will be entitled to retain the Deposit and any portion of the Purchase Price paid by the tenderer, and to claim from the tenderer any and all costs and expenses incurred by the Receiver, including legal costs, for which the tenderer agrees to indemnify the Receiver, the whole as liquidated damages and not as penalty, without prejudice to any other rights, powers or remedies it may have at law, including for additional damages.
- **Assignment of Rights.** The tenderer shall not transfer or assign rights under the Agreement to any third party, except with the explicit written consent from the Receiver. In the event that such consent is given by the Receiver, the tenderer and the designated assignee shall be solidarily liable for the obligations of the tenderer under the Agreement.
- **Notice.** All communications (including, without limitation, all notices, acceptances, consents and approvals) provided for or permitted hereunder (a "Notice") shall be in writing, sent by personal delivery, courier or sent by facsimile or electronic transmission at:

To the tenderer: at the address(es) indicated in the Tender.

To the Receiver:

Samson Bélair / Deloitte & Touche Inc. 1, Place Ville-Marie, Suite 3000 Montréal, Québec, Canada, H3B 4T9

Attention: Martin Franco
Telephone: (514) 393-8474
Facsimile: (514) 393-4103

Email: marfranco@deloitte.ca

with a copy to:

Fasken Martineau DuMoulin LLP Stock Exchange Tower, Suite 3700, C.P.242 800, Place Victoria Montréal, Québec, Canada, H4Z 1E9

Attention: Luc Béliveau
Telephone: (514) 397-4336
Facsimile: (514) 397-7600

Email: lbeliveau@fasken.com

A Notice is deemed to be given and received (i) if sent by personal delivery or same day courier, on the date of delivery if it is a Business Day (as defined hereinafter) and the delivery was made prior to 4:00 p.m. (local time in place of receipt) and otherwise on the next Business Day, (ii) if sent by overnight courier, on the next Business Day, or (iii) if sent by facsimile, email or other similar form of communication, be deemed to have been given and received on the Business Day following the day it was so sent. A party may change its address for service from time to time by providing a notice in accordance with the foregoing. Any subsequent notice must be sent to the party at its changed address. Any element of a party's address that is not specifically changed in a Notice will be assumed not to be changed. Sending a copy of a Notice to a party's legal counsel as contemplated above is for information purposes only and does not constitute delivery of the Notice to that Party. The failure to send a copy of a Notice to legal counsel does not invalidate delivery of that Notice to a party.

For the purposes of these Terms and Conditions, "Business Day" means any day, other than (a) a Saturday, Sunday or statutory holiday in the Province of Quebec and (b) a day on which banks are generally closed in the Province of Quebec.

- **27.** Acknowledgement of the Terms of Confidentiality. The Terms of Confidentiality "attached thereto as Appendix 2 to the Call for Tenders set forth the confidentiality obligations of any party seeking and obtaining access to the virtual data room and/or physical assets for the purposes of their inspection and due diligence of the Assets. By accessing to the virtual data room or to the Assets, the tenderer thereby acknowledges being aware of the Terms of Confidentiality and being bound by the terms and conditions therein.
- **Acknowledgement of Terms and Conditions of Sale.** The submission of a Tender by a tenderer shall constitute an acknowledgement by the tenderer that he is aware and fully familiarized with all of the terms and conditions herein, that each of the said terms and conditions have been adequately explained by the Receiver, that the tenderer is satisfied with these explanations and that he is irrevocally bound by the terms and conditions herein.
- **29. Applicable Law.** The Agreement shall be governed by and interpreted and enforced in accordance with the laws of the Province of Quebec and the laws of

- Canada applicable therein, and the Parties attorn to the exclusive jurisdiction of the courts of the Province of Quebec with respect to any legal proceedings or remedies related directly or indirectly to the Agreement.
- **Delays.** In the event that any delay provided for herein expires on a day other than a Business Day, the delay will be extended to the next Business Day. Time is of the essence of the transactions envisaged by these Terms and Conditions.
- **Right to Waive or Vary Conditions.** The Receiver reserves the right to waive or vary any or all of the conditions herein as well as in the Call for Tenders.
- **Capacity of the Receiver as Seller.** The Receiver herein acts in its capacity as Receiver and shall have no personal liability under these Terms and Conditions.

APPENDIX 2

- APPENDIX 2 -

IN THE MATTER OF THE RECEIVERSHIP OF CENTURY MINING CORP.

TERMS OF CONFIDENTIALITY

Capitalized terms used in the context of the present letter shall have the meaning ascribed to them in the section entitles "Definitions".

On May 29, 2012, Samson Bélair/Deloitte & Touche Inc. was appointed to act as receiver (the "Receiver") to the assets, undertakings and properties of Century Mining Corporation ("CMC") pursuant to a receivership order rendered under section 243 of the Bankruptcy and Insolvency Act by the Superior Court of Québec, Commercial Division. Following previous sollicitation of interests with respect to assets of CMC, a new sale process was established on or about September 30, 2013 with respect to assets of CMC in Canada and in the State of Alaska (U.S.A.).

The present "Terms of Confidentiality" sets out the terms and conditions upon which the Receiver shall disclose and make available, on a confidential basis, the Evaluation Material (as defined hereinafter) to any party (the "Recipient") seeking and obtaining access to the virtual data room and/or physical assets of CMCfor the purpose of considering a possible transaction.

By seeking access and/or accessing to the virtual data room or to the assets of CMC in the context of the Call for Tenders, the Recipient agrees to be bound by the terms and conditions herein, and covenants and agrees with the Disclosing Parties (as defined hereinafter) as follows:

1. **DEFINITIONS**

The following terms as used in the present Terms of Confidentiality shall have the following meaning:

- (a) "Affiliate": Shall mean legal entities, where one of them is the subsidiary of the other or both are subsidiaries of or controlled by the same legal entity or are part of the same corporate group and/or deemed to be affiliated with each other;
- (b) "CMC": Shall mean *Century Mining Corporation*, and any of its subsidiaries or Affiliates;
- (c) "Court": Shall mean the Commercial Division of the Superior Court of Ouébec;
- (d) "Evaluation Material": Shall mean all information (in whatever form, whether documentary, computer storage or otherwise) that any Disclosing Party discloses to the Recipient in the course of the Recipient's evaluation of a possible Transaction, which contains or otherwise reflects information concerning CMC or a possible Transaction. It shall also include all reports, analyses, notes or other information that are based on, derived from, contain or reflect any Evaluation Material ("Notes"). The term "Evaluation Material" does not include any information:

- (i) That at the time of disclosure to the Recipient or thereafter is or becomes generally available to or known by the public (other than as a result of a disclosure by the Recipient in violation of these Terms of Confidentiality;
- (ii) That was received by the Recipient on a non-confidential basis from a source other than the Disclosing Parties that the Recipient does not reasonably believe to be prohibited from transmitting the information to by a confidentiality agreement with or other contractual, legal or fiduciary obligation to CMC;
- (iii) That was disclosed to the Recipient by CMC on a non-confidential basis;
- (iv) That was or is independently developed or otherwise discovered by the Recipient without violation of these Terms of Confidentiality;
- (e) "Disclosing Party": Shall mean CMC and its Representatives as well as the Receiver and its Representatives;
- (f) "Receiver": Shall mean Samson Bélair / Deloitte & Touche Inc., in its capacity of Receiver to the assets of CMC by judgment rendered by the Court on May 29, 2012, and its Representatives;
- (g) "Recipient": Shall mean the person or legal entity, its Affiliates and their respective Representatives agreeing to be bound by these Terms of Confidentiality by seeking access and/or accessing to the virtual data room or to the assets of CMC;
- (h) "Representative": Shall mean the directors, officers, holding companies, employees, agents, lawyers, consultants, accountants, financial and other advisors, prospective banks or other institutional lenders in respect of a Transaction and the directors, officers and employees of any such agents, advisors and lenders;
- (i) "Successor-in-Interest": shall mean any successor-in-interest to CMC and includes any legal entity with which CMC completes, directly or indirectly, a merger, amalgamation, plan of arrangement, proposal, sale of all or substantially all of the asset of CMC or other similar business or assets combination;
- (j) "Terms of Confidentiality": Shall mean the present terms and conditions;
- (k) "Transaction": Shall mean an asset acquisition transaction, negotiated between the Receiver, on behalf of CMC, and the Recipient, and approved by the Court pursuant to a final and executory judgment, if deemed necessary by the Recipient and/or the Receiver.

2. <u>Disclosure of the Transaction Process, and Use of the Evaluation Material</u>

The Recipient undertakes, acknowledges and agrees to the following:

- (a) The Recipient will not disclose to any person or legal entity the fact that discussions or negotiations are taking place concerning the Transaction, the process that may lead to the Transaction, the Evaluation Material or any of the terms, conditions or other facts with respect thereto (including the status thereof), unless, in the written opinion of counsel reasonably acceptable to the Receiver, such disclosure is required by law;
- (b) The Recipient will not use any of the Evaluation Material in any manner except as required for the consideration and evaluation of a Transaction;
- (c) The Recipient will protect CMC's interest in the Evaluation Material and keep it confidential. All rights, titles and interests in and to the Evaluation Material will remain the exclusive property of CMC and the Evaluation Material will be held in confidence by the Recipient. No interest or right respecting the Evaluation Material, other than as may be expressly set out herein, is granted to the Recipient under these Terms of Confidentiality by implication or otherwise. Except as otherwise specified herein, the Recipient will not directly or indirectly disclose, allow access to, transmit or transfer any Evaluation Material to a third party without the Receiver's prior written consent. The Recipient may disclose the Evaluation Material to those of its Representatives who have a need to know the Evaluation Material for the purpose of considering or evaluating a Transaction. The Recipient will:
 - (i) Prior to disclosing Evaluation Material to any such Representative, issue appropriate instructions to such Representative to satisfy its obligations herein and obtain its agreement to receive and use the Evaluation Material on a confidential basis on the same conditions as contained in these Terms of Confidentiality; and
 - (ii) Be responsible for any and all breaches of these Terms of Confidentiality by its Representatives;
- (d) If the Recipient is requested pursuant to or required by applicable law to disclose any Evaluation Material, the existence of these Terms of Confidentiality or any of the terms hereof, the Recipient may make such disclosure but must first provide the Disclosing Parties with prompt notice of such request or requirement, unless notice is prohibited by law, in order to enable the Disclosing Parties to seek an appropriate protective order or other remedy or to waive compliance with these Terms of Confidentiality or both. The Recipient will not oppose any action by the Disclosing Parties to seek such a protective order or other remedy. If, failing the obtaining of a protective order or other remedy by the Disclosing Parties, such disclosure is required, the Recipient will use reasonable efforts to ensure that the disclosure will be afforded confidential treatment;
- (e) The Evaluation Material will not be copied, reproduced in any form or stored in a retrieval system or data base by the Recipient without the prior written consent of the Receiver, except for such copies and storage as may be required by the Recipient in connection with considering and evaluating a Transaction;

- (f) These Terms of Confidentiality do not constitute any representation, warranty or guarantee with respect to the accuracy or completeness of any Evaluation Material and the Recipient will not be entitled to rely on the accuracy or completeness of the Evaluation Material, or any of it, except as otherwise may be provided in specific representations and warranties in a definitive agreement entered into by CMC in connection with a Transaction. Neither the Receiver nor CMC will be held liable for any errors or omissions in the Evaluation Material or the use or the results of the use of the Evaluation Material;
- (g) The Recipient will promptly advise the Disclosing Parties if it determines not to seek to proceed with a Transaction. In such event, or at any time upon request of the Receiver, the Recipient will immediately return to the Receiver of all Evaluation Material and all copies thereof in any form whatsoever under the power or control of Recipient and delete the Evaluation Material from all retrieval systems and data bases or destroy the same as directed by the Receiver and provide a written confirmation of such deletion or destruction;
- (h) Neither of the Disclosing Parties will be under any legal obligation or have any liability to the Recipient of any nature whatsoever with respect to a Transaction by virtue of these Terms of Confidentiality and resulting from the use of the Evaluation Material;
- (i) The Recipient, within five (5) business days after obtaining access to the Evaluation Material or CMC's assets, will provide the Receiver with a list containing the full name, title, location and function of each of its Representatives having access to the Evaluation Material;
- (j) The Recipient will indemnify and save harmless CMC and the Receiver from and against all losses, damages, expenses, liabilities, claims and demands of whatever nature or kind including all legal fees and costs on a solicitor and client basis resulting from any breach of these Terms of Confidentiality by the Recipient;
- (k) The Recipient will not, without the prior written consent of the Receiver and CMC, for a period of twelve (12) months from the date on which the access to the Evaluation Material is granted, directly or indirectly, solicit or cause to be solicited for employment or hire any employee of CMC or any of its Affiliates. The foregoing restriction will not apply to general solicitation made to the public;
- (l) The Recipient agrees that, without the prior written consent of the Receiver, neither the Recipient nor any of the Recipient's Representatives will approach, correspond with, talk to or contact in any other manner, any officer or employee of CMC concerning the proposed Transaction. All communications regarding these Terms of Confidentiality and any Transaction will initially be made through the following individual:

(i) Kevin S. Becker, Vice-President and Director

Deloitte Corporate Finance Inc.

Four Bentall Centre, 2800-1055, Dunsmoir St.

Vancouver, British Columbia, V7X 1P4

Tel.: 604-640-4926

Email: kebecker@deloitte.ca

(m) The Recipient agrees that monetary damages would not alone be sufficient to remedy any breach by the Recipient or the Recipient's Representatives of any term or provision of these Terms of Confidentiality and that the Receiver or CMC will also be entitled to injunction and specific performance, in the event of any breach hereof and in addition to any other remedy available pursuant to these Terms of Confidentiality.

$3. ext{TERM}$

These Terms of Confidentiality shall be valid for a period of twelve (12) months from the date on which the access to the Evaluation Material is granted.

4. <u>MISCELLANEOUS</u>

- (a) Nothing in these Terms of Confidentiality shall be construed as an obligation of the Disclosing Parties to make any particular disclosure of the Evaluation Material;
- (b) These Terms of Confidentiality are governed by and will be construed in accordance with the laws of the Province of Québec and the laws of Canada applicable therein. The Recipient hereby attorns to the exclusive jurisdiction of the courts of the Province of Québec.;

CONFIRMED AND AGREED TO on this day of October 2013:

By:		
Name:		
Title:		

APPENDIX 3

- APPENDIX 3 -

IN THE MATTER OF THE RECEIVERSHIP OF CENTURY MINING CORP.

CALL FOR TENDERS - TENDER FORM

To:	Samson Bélair / Deloitte & Touche Inc.
	Attention: Martin Franco
	1, Place Ville-Marie, Suite 3000
	Montréal, Québec, Canada, H3B 4T9

Fax: (514) 393-4103

Email: marfranco@deloitte.ca

From:		
(the "Tenderer")	

Subject to the terms of the order granted by the Court approving the process to sell assets of CMC relating to the "Call for Tenders" dated September 30, 2013 we submit this tender (the "Tender") for the purchase of the lot(s) indicated below.

For the purposes of this Tender Form, the assets covered by Lot #2A and Lot #2B are collectively referred to as the "Mill Assets".

LOT#	DESCRIPTION	PURCHASE PRICE
LOT 1A:	Mining assets (including mining rights, leases, contracts,	
	permits, etc.) related to the "Sigma/Lamaque Site", a gold	
	mine in Val d'Or, Québec, Canada	
LOT 1B:	Various real estate lots in the vicinity of the	
	Sigma/Lamaque Site	
LOT 1C:	All inventories of waste rock stored on the	
	Sigma/Lamaque Site	
LOT 1D:	Certain equipment, machinery, vehicles, office equipment,	
	computers, other electronic devices and other movable	
	assets of CMC, save and except the Mill Assets	
LOT 2A	Assets that are subject to third party claims, and that are	
	related to the "mill", the "crusher", and other related	
	assets and rolling equipment on the Sigma/Lamaque Site	
LOT 2B	Assets of CMC that are not subject to third party claims,	
	and that are related to the "mill" and other related assets	
	and rolling equipment on the Sigma/Lamaque Site	
LOT 2C	Movable assets that are subject to third party claims and	

Mill Assets he issued and outstanding shares of 6275044 Canada a wholly-owned subsidiary of CMC which owns bly various mining claims and exploration properties e vicinity of the Sigma/Lamaque Site
a wholly-owned subsidiary of CMC which owns bly various mining claims and exploration properties
oly various mining claims and exploration properties
e vicinity of the Sigma/Lamaque Site
he issued and outstanding shares of 6275061 Canada
a wholly-owned subsidiary of CMC which owns
bly various mining claims and exploration properties
e vicinity of the Sigma/Lamaque Site
C's rights and interests in and to the "Carolin
erty" mining rights and claims in British Columbia,
under various agreements with respect to the Carolin
erty
C's rights and interests in and to the "Goodchild
es" mining claims in Ontario
C's rights and interests in and to various mining
ns in Alaska (U.S.A.).
TAL (the "Purchase Price"):
t

In connection with the Tender and in accordance with the Terms and Conditions attached as Appendix 1 to the Call for Tenders, you will find enclosed a copy of (i) the Asset Purchase Agreement Form and/or the Alaska Asset Purchase Agreement Form, as applicable, executed in final form by the tenderer, and (ii) a Marked APA and/or a Marked Alaska APA (as such terms are defined in the "Terms and Conditions" attached as Appendix 1 to the Call for Tenders).

Enclosed is our certified cheque payable in the amount of CAD\$, r			
OR			
An irrevocable wire transfer in the amo Purchase Price, has been wired to the b wire transfer confirmation is enclosed.			
DATED AT	, this	day of	, 2013.
Signature:Name:	_ For:	(Name of Offe	ror)

APPENDIX 4

- APPENDIX 4 -

ASSET PURCHASE AGRI	EEMENT made as of the, 2013
BETWEEN:	SAMSON BÉLAIR / DELOITTE & TOUCHE INC., a corporation duly constituted having its registered office at 1 Place Ville-Marie, Suite 3000, in the City and District of Montreal, Province of Québec, H3B 4T9, only in its capacity as courtappointed receiver of:
	CENTURY MINING CORPORATION , a corporation duly constituted having its principal place of business at 288 Martin Street, Suite 310, in the city of Blaine, state of Washington, United States, 98230 (hereinafter "CMC");
AND:	(hereinafter the "Receiver")
	(hereinafter the " Purchaser ")
	(the Receiver and the Purchaser hereinafter collectively referred to as the "Parties"

WHEREAS pursuant to an order of the Québec Superior Court, Commercial Division rendered on May 29, 2012 under docket number 200-17-016492-126, now docket number 615-11-001311-127, the Receiver was appointed as receiver pursuant to section 243(1) of the BIA (as hereinafter defined), in respect of all of the assets, undertakings and properties of CMC (the "Receivership Order");

and each of them, a "Party")

WHEREAS the Receiver has taken possession of all of the assets, undertakings and properties of CMC in accordance with the Receivership Order;

WHEREAS subject to Court (as hereinafter defined) approval, the Receivership Order allows the Receiver to sell CMC's assets, properties and undertakings, including the Purchased Assets (as hereinafter defined);

WHEREAS the Receiver, in accordance with the Receivership Order, initiated a solicitation process through a "Call for Tenders" (as hereinafter defined) pursuant to which it sought potential purchasers for various assets of CMC located in Canada including the Purchased Assets;

WHEREAS as a result of the Call for Tenders, the Receiver wishes to sell to the Purchaser the Purchased Assets and the Purchaser wishes to purchase the Purchased Assets, subject to the terms and conditions herein contained:

NOW THEREFORE, in consideration of the foregoing and of the mutual agreements contained herein (the receipt and adequacy of which are acknowledged), the Parties agree as follows:

SECTION 1 INTERPRETATION AND DEFINITIONS

1.1 <u>Definitions</u>

The capitalized terms used in this document as well as the grammatical variations of such terms have the following meanings:

- 1.1.1 "Affiliate" shall have the meaning ascribed thereto in the *Canada Business Corporations Act*, R.S.C. 1985 c. C-44 (Canada);
- 1.1.2 "**Agreement**" means this asset purchase agreement and all schedules to this Agreement;
- 1.1.3 **"BIA"** means the *Bankruptcy and Insolvency Act*, R.S.C. 1985, c. B-3 (Canada);
- 1.1.4 **"Business Day"** means any day, other than (a) a Saturday, Sunday or statutory holiday in the Province of Quebec and (b) a day on which banks are generally closed in the Province of Quebec;
- 1.1.5 "Call for Tenders" means the letter titled "Call for Tenders" dated September 30, 2013, together with the "Terms and Conditions" and the "Terms of Confidentiality" attached to said letter;
- 1.1.6 "Certificate of the Receiver" means the certificate to be filed with the Court by the Receiver confirming that (i) the Transaction has been completed, in the form to be agreed by the Parties and in accordance with this Agreement, and (ii) that the Purchase Price has been paid in accordance with Section 3.5;
- 1.1.7 **"Charges"** means, all security interests, hypothecs, mortgages, priorities, charges, pledges, liens, encumbrances, claims, reservation of ownership or other restrictions thereon, registered or not, over the Purchased Assets;
- 1.1.8 "Closing" means the completion of the Transaction pursuant to this Agreement on the Closing Date;
- 1.1.9 "Closing Date" means the Business Day on which the Certificate of the Receiver is filed;
- 1.1.10 "CMC" has the meaning ascribed to such term in the preamble;
- 1.1.11 "Court" means the Superior Court of Québec, Commercial Division;

- 1.1.12 "Deposit" means the deposit made by way of certified cheque, wire transfer or bank draft remitted by the Purchaser to the Receiver in trust, or by a bank standby letter of credit to its order payable on sight, in the amount of [\$] [NTD: no less than 10% of the Purchase Price as indicated in the Tender for the Purchased Assets];
- 1.1.13 "Excluded Assets" means any asset listed in Schedule B;
- 1.1.14 "Governmental Authority" means any government, regulatory authority, governmental department, agency, commission, bureau, court, judicial body, arbitral body or other law, rule or regulation making entity that, (a) has jurisdiction over the Parties, or the Purchased Assets on behalf of any country, province, state, locality or other geographical or political subdivision thereof; or (b) exercising or entitled to exercise any administrative, judicial, legislative, regulatory or taxing authority or power;
- 1.1.15 "**Notice**" has the meaning ascribed to such term in Section 10;
- 1.1.16 "Party" or "Parties" has the meaning ascribed to such term in the preamble;
- 1.1.17 "**Person**" means a natural person, partnership, limited partnership, limited liability partnership, syndicate, sole proprietorship, corporation or company (with or without share capital), limited liability company, stock company, trust, unincorporated association, joint venture or other entity or Governmental Authority;
- 1.1.18 "Purchased Assets" means all the rights, titles and interests of CMC in those rights and properties set forth in Schedule A to this Agreement. For greater certainty, the Purchased Assets do not include the Excluded Assets;
- 1.1.19 "**Purchase Price**" means the purchase price for the Purchased Assets as set out in Section 3.1 hereof:
- 1.1.20 "**Purchaser**" has the meaning ascribed to such term in the preamble;
- 1.1.21 "**Receiver**" means Samson Bélair / Deloitte & Touche Inc. in its capacity only as court-appointed receiver to all the assets, undertakings and properties of CMC under Section 243 of the BIA pursuant to the Receivership Order;
- 1.1.22 "**Receivership Order**" has the meaning ascribed to such term in the preamble;
- 1.1.23 **"Tender"** means the Tender Form dated ______ completed and submitted by the Purchaser to the Receiver with respect to an offer for the purchase of the Purchased Assets, the whole pursuant and in accordance to the Call for Tenders;
- 1.1.24 **"Transaction"** means the transaction of purchase and sale of the Purchased Assets and all matters and transactions ancillary thereto as contemplated by this Agreement; and

- 1.1.25 "Vesting Order" means an executory order of the Court approving this Agreement and the Transaction, and vesting the Purchased Assets in and with the Purchaser free and clear of all Charges on and subject to the terms and conditions set out in this Agreement, in the form to be agreed to between the Parties.
- **1.2 Preamble.** The above preamble shall form part of this Agreement.
- **Computation of Time.** When calculating the period of time "within" which or "following" which any act or event is required or permitted to be done, notice given or steps taken, the date which is the reference date in calculating such period is to be excluded from the calculation. If the last day of any such period is not a Business Day, such period will end on the next Business Day.
- **1.4 Schedules.** The following schedules are attached to and form part of this Agreement:
 - Schedule A: "Purchased Assets";
 - Schedule B: "Excluded Assets";
 - Schedule C: "Description of assets in LOT #1D;
 - Schedule D: "Description of assets in LOT #2B

SECTION 2 PURCHASE AND SALE

- **Purchased Assets.** Subject to the terms and conditions of this Agreement, including the conditions to the Transaction provided in Section 5, the Receiver hereby agrees to sell to the Purchaser, and the Purchaser hereby agrees to purchase from the Receiver on the Closing Date, for the Purchase Price all of the rights, title and interests of CMC in the Purchased Assets.
- 2.2 As is, where is. The Purchaser acknowledges that the Purchased Assets are being purchased on an "as is, where is" basis and the Receiver makes no representations or warranties of any kind or nature, implicit or explicit, legal or conventional, statutory or otherwise, with respect to the Purchased Assets, including any implied warranties of merchantability or fitness for a particular purpose or environmental compliance, as well as any warranty as to the description, quality, condition, value, marketability, fitness for use, boundary lines, area, title or otherwise. The Purchaser is purchasing the Purchased Assets at its own risk and peril and acknowledges and agrees that the Receiver is not a professional seller, within the meaning of such term as used in Article 1733 of the Civil Code of Québec. Without limiting the generality of the foregoing, any and all conditions, warranties or representations expressed or implied pursuant to the Civil Code of Québec do not apply hereto and have been waived by the Purchaser.

2.3 Rights Affecting the Purchased Assets Generally and Excluded Assets

2.3.1 The Purchaser hereby acknowledges and agrees that, to the extent that any of the Purchased Assets may be subject to the terms of any lease, license or consent of any third party, it is the responsibility of the Purchaser to make the necessary arrangements with any such lessor, licensor or third party in order to effectuate

the transfer of the Purchased Assets, and the Receiver shall reasonably cooperate to effect such transfer including executing any documents to reflect the spirit and intent of this Agreement, provided the Receiver shall not have any obligation to provide any payment or other consideration to any party in this regard. The Purchaser agrees to assume the obligations under and hold the Receiver harmless in respect of any lease, license or other agreement in respect of the Purchased Assets to the complete exoneration and satisfaction of the Receiver.

2.3.2 Notwithstanding any provisions of this Agreement to the contrary, the Purchased Assets shall not include the Excluded Assets.

SECTION 3 PURCHASE PRICE

- **<u>Deposit.</u>** On the Closing Date, the Deposit will be credited, without interests, against the Purchase Price and released to the Receiver.
- **Refund of Deposit.** If: (i) this Agreement is terminated, or (ii) the Transaction is not completed by the Closing Date, in each case for any reason other than (x) a breach by the Purchaser of its obligations under this Agreement, or (y) for reasons entirely under the control of the Purchaser, then the Purchaser shall be entitled to the return of the Deposit forthwith, without interests.
- **Forfeiture of Deposit.** If (i) this Agreement is terminated, or (ii) the Transaction is not completed by the Closing Date, in each case as a result of (x) the breach of the Purchaser of its obligations under this Agreement, or (y) for reasons entirely under the control of the Purchaser, then the Receiver shall be entitled to retain the Deposit as liquidated damages, in addition to and without limiting any other rights, powers or remedies, including for additional damages, provided by law.
- **Payment of Purchase Price.** Within one Business Day following the issuance of the Vesting Order, the Purchaser shall pay the balance of the Purchase Price (being the amount of the Purchase Price less the Deposit) by irrevocable wire transfer, certified cheque or bank draft, to *Samson Bélair / Deloitte & Touche Inc. in trust*, to be released to the Receiver on the Closing Date.
- **Taxes.** As provided in Section 3.1 the Purchaser shall be liable for and shall pay, in addition to the Purchase Price, all federal, provincial and municipal taxes, any sales taxes, duties, land transfer taxes, mutation taxes or other like charges properly payable by a purchaser or applicable upon and in connection with the conveyance and transfer of the Purchased Assets by the Receiver in its capacity of receiver to the assets, undertakings and properties of CMC, if applicable. The Purchaser will remain liable for all such taxes, which liability and obligation will survive any formal closing and transfer of title to the Purchaser.

Registration for Taxes. The Receiver represents and warrants to the Purchaser that CMC is duly registered under the Excise Tax Act for purposes of the GST under the number 120370341 RT0002 and that it is duly registered under the Quebec Sales Tax Act for purposes of the QST under the number 1219084079 TQ0001.

SECTION 4 REPRESENTATION AND WARRANTIES

- **Representations and Warranties of the Purchaser.** The Purchaser hereby represents and warrants to the Receiver as follows and acknowledges that the Receiver is relying on such representations and warranties in connection with the Transaction:
 - 4.1.1 <u>Incorporation and Organization.</u> The Purchaser is a corporation duly incorporated and organized and validly subsisting under the laws of its jurisdiction of incorporation and has all necessary power and capacity and is duly qualified to own its property and to enter into this Agreement and each of the agreements, documents and instruments to be entered into by it in connection with this Agreement and to perform its obligations hereunder and thereunder and is, or will be on or before the Closing Date, duly qualified to do business in the jurisdiction in which the Purchased Assets makes such qualification necessary;
 - 4.1.2 <u>Authorization.</u> The entering into of this Agreement and the consummation of the transactions contemplated hereby by the Purchaser have been duly authorized by all requisite action. No approval or consent of any regulatory authority is required for the Purchaser to enter into this Agreement or to complete the purchase and sale contemplated herein.
 - 4.1.3 <u>Validity of Agreement</u>. This Agreement has been duly and validly executed and delivered by Purchaser and constitutes the legal, valid and binding obligations of the Purchaser, enforceable against the Purchaser in accordance with its terms
 - 4.1.4 <u>Due Diligence.</u> The Purchaser acknowledges that the Purchased Assets are being acquired on an "as is, where is" basis, without any representations or warranties, save and except for the ones made by the Receiver at Section 4.2 of this Agreement, and the Purchaser further acknowledges that it has had an opportunity to conduct and has completed its due diligence regarding the Purchased Assets, and hereby declares itself satisfied by it. In doing so, the Purchaser (i) has relied solely upon its own independent review, investigation and/or inspection of the Purchased Assets, and (ii) did not rely upon any written or oral statements,

representations, promises, warranties or guaranties whatsoever, whether express or implied (by operation of law or otherwise) obtained by the Purchaser from the Receiver or CMC or any of their directors, officers, employees, professional consultants or advisors with respect to the Purchased Assets or otherwise relating to the Transaction or the completeness of any information provided in connection with the sale process having led to the Transaction.

- 4.1.5 <u>Investment Canada Act.</u> The Purchaser is not a "Non-Canadian" for the purposes of the *Investment Canada Act*.
- 4.1.6 <u>Indemnity.</u> The Purchaser indemnifies and holds the Receiver harmless with respect to:
 - (a) All fees and disbursements of the Purchaser, including legal and other professional fees related to the Tender and this Transaction, any and all searches, evaluations, consultations or representations which the Purchaser may wish to do or have done;
 - (b) All applicable taxes including, any and all land transfer taxes, mutation taxes or other similar charges applicable to the transfer of Purchased Assets; and
 - (c) All costs and expenses relating to the preparation of the deed of sale, the registration and preparation of authentic copies thereof, as well as all fees related to the preparation or delivery of certificate of location, surveyor's plan and title search.

The Purchaser agrees to assume, at its own cost, complete responsibility for the compliance with all municipal, provincial and federal laws and regulations insofar as same apply to the Purchased Assets and the use thereof by the Purchaser.

The Purchaser further acknowledges that it has inspected the Purchased Assets for the presence of any contaminants, hazardous substances or materials or other environmental issues which may affect in any way the Purchased Assets (collectively the "Environmental Issues"), and that it holds the Receiver harmless from and indemnifies it from any liability or any claim (whether accrued, actual, latent or otherwise) including, without limitation, any penalties, fine, debts, suits, judgments, awards, administrative or judicial orders, actions, causes of action, proceedings, obligations, costs, charges, fees and other expenses of whatever kind or nature, relating in any way to the Environmental Issues. The Purchaser acknowledges and agrees that it shall be solely responsible for all expenses, foreseen or unforeseen, relating to any investigation, remediation, restoration, treatment or clean up work concerning the Purchased Assets.

With respect to the Purchased Assets which may be subject to leases, licenses or other agreements, the Purchaser agrees to assume the obligations remaining under such agreements to the complete exoneration and satisfaction of the tenderer or to pay such amount required to the Receiver to enable the Receiver to discharge the remaining obligation under the lease.

- **Representations and Warranties of the Receiver.** The Receiver hereby represents and warranties to the Purchaser as follows and acknowledges that the Purchaser is relying on such representations and warranties in connection with the Transaction:
 - 4.2.1 <u>Authority of the Receiver.</u> The Receiver has been duly appointed as receiver and manager of all the assets, undertaking and property of CMC, including specifically the Purchased Assets. Subject to the Court rendering the Vesting Order, the Receiver, in its capacity of Receiver to the assets, undertakings and property of CMC, has all necessary power and authority under Canadian laws to enter into this Agreement pursuant to the Receivership Order and all the other agreements, documents and instruments to be entered into by it in connection with this Agreement and to perform its obligations hereunder and thereunder; and
 - 4.2.2 <u>No Other Agreement.</u> Except for the Purchaser, no Person has or will have for the duration of this Agreement (except as contemplated herein) a written or oral agreement with the Receiver for the purchase of any of the Purchased Assets.

SECTION 5 CONDITIONS TO THE TRANSACTIONS

- **Reciprocal Conditions to the Transaction.** The obligations of the Purchaser and the Receiver with respect to the Transaction are subject to the following conditions precedent:
 - 5.1.1 the Vesting Order shall have been issued and be final and executory, and the Transaction completed, by November 28, 2013;
 - 5.1.2 the Receiver and the Purchaser shall each have executed and delivered, on a best effort basis, the documents contemplated in Section 6.1 hereof;
 - 5.1.3 the Receiver shall have filed the Certificate of the Receiver in the Court record;
- **Conditions to the Transaction for the Exclusive Benefit of the Receiver.** The obligations of the Receiver with respect to the Transaction are subject to the following conditions precedent:
 - 5.2.1 the Purchaser having satisfied all of its obligations under this Agreement; and
 - 5.2.2 the representations and warranties of the Purchaser, contained in Section 4.1, hereto, shall be true, correct and complete in all material respects on the date of the Closing Date, with the same force and effect as if such representation and warranties were made at and as of such times.
- **Conditions to the Transaction for the Exclusive Benefit of the Purchaser.** The obligations of the Purchaser with respect to the Transaction are subject to the following conditions precedent:
 - 5.3.1 The Receiver having satisfied all of its obligations under this Agreement; and

5.3.2 The representations and warranties of the Receiver, contained in Section 4.2, hereto, shall be true, correct and complete in all material respects on the Closing Date, with the same force and effect as if such representation and warranties were made at and as of such times.

SECTION 6 CLOSING

- **Closing.** The Closing will occur at the Closing Date. At Closing, the Parties shall execute such agreements, documents and instruments, and do such things as may be reasonably required in order to convey the Purchased Assets to the Purchaser including, but not limited to, consents, assignments and any transfer forms required for filing with any applicable Governmental Authority, and take such further action as may be reasonably required to more effectively complete the Transaction as provided for herein.
- **Title.** Subject to the Vesting Order, all of the rights, title and interest of CMC in and to the Purchased Assets will pass from CMC to the Purchaser at the Closing Date. At the Closing, the Purchaser will take possession of the Purchased Assets where situated on an as is where is basis.

6.3 Receiver's Closing Deliveries

At Closing, the Receiver will deliver ou cause to be delivered to the Purchaser the following:

- a) a certificate executed by an officer of the Receiver confirming that the representations and warranties of the Receiver in Section 4.2 are true and correct as of the Closing Date and that the obligations of the Receiver to be performed prior to the Closing Date have been performed;
- b) a copy of the issued Vesting Order; and
- c) such deeds, documents of title, conveyances, transfers, assignments, indentures and instruments necessary or desirable in the opinion of the Parties hereto and their respective counsel, acting reasonably, to effect the assignment, transfer and sale of the Purchased Assets to the Purchaser and such other documents or instruments as contemplated or required to be delivered by the Receiver pursuant to this Agreement.

6.4 Purchaser's Closing Deliveries

At Closing, the Purchaser will deliver or caused to be delivered to the Receiver the following:

- a) the payment of the Purchase Price as contemplated in Section 3.1;
- b) a certificate executed by an officer of the Purchaser confirming that the representations and warranties of the Purchaser in Section 4.1 are true and correct as of the Closing Date and that the obligations of the Purchaser to be performed prior to the Closing Date have been performed; and

- c) such deeds, documents of title, conveyances, transfers, assignments, indentures and instruments necessary or desirable in the opinion of the Parties hereto and their respective counsel, acting reasonably, to effect the assignment, transfer and sale of the Purchased Assets to the Purchaser and such other documents or instruments as contemplated or required to be delivered by the Purchaser pursuant to this Agreement.
- 6.5 <u>Post-Closing Cooperation.</u> The Parties shall, from and after the Closing Date, cooperate so that the Purchased Assets are conveniently transferred to the Purchaser without delay. Without limiting the generality of the foregoing, the Parties shall facilitate the orderly transfer and remittal to the Purchaser of the Purchased Assets and shall do, on a "best effort" basis, all things and execute all agreements, documents and instruments pertaining thereto.

SECTION 7 DEFAULT OF THE PURCHASER

- 7.1 In the event the Purchaser fails to comply with any one of its obligations herein, it shall indemnify the Receiver, in its capacity of receiver to the asset, undertakings and properties of CMC, for any damage incurred by CMC now or in the future as a result of such default, without prejudice to any other right and recourse of the Receiver and/or CMC.
- 7.2 In particular, the Purchaser shall, upon request, reimburse the Receiver for any expenses incurred by the Receiver and/or CMC following the Purchaser's failure to take possession of the Purchased Assets within the prescribed time limit, in addition to the confiscation of the Deposit, as the case may be.
- 7.3 If the Purchaser does not complete the transaction contemplated, fails to proceed with closing (except in circumstances under which it is not obliged to do so hereunder) or breaches in any way this Agreement, including any representation or warranty, and/or for reasons entirely under the control of the Purchaser, then the Receiver will be entitled to retain the Deposit and any portion of the Purchase Price paid by the Purchaser, and to claim from the Purchaser any and all costs and expenses incurred by the Receiver, including legal costs, for which the Purchaser agrees to indemnify the Receiver, the whole as liquidated damages and not as penalty, without prejudice to any other rights, powers or remedies it may have at law, including for additional damages.

SECTION 8 TERMINATION

- 8.1 In the event (i) the Transaction is not, or cannot be, completed due to the circumstances described in Section 3.3 hereof, then this Agreement shall terminate and the Purchaser shall recover the full amount of the Deposit, without interests, on demand by the Purchaser.
- **8.2** In the event the Transaction is not, or cannot be, completed due to the circumstances described in Section 3.4 hereof, then this Agreement shall terminate and the full amount of the Deposit upon termination, shall be forfeited by the Purchaser as liquidated

damages, in addition to and without limiting any other rights, powers or remedies, including for additional damages, provided by law.

8.3 This Agreement may, at any time before Closing, be terminated by the mutual written agreement of the Parties.

SECTION 9 CONFIDENTIALITY

9.1 Save as required by law, the Parties and any of their respective Affiliates, employees, agents or other representatives shall not issue any press release or make any other public statement or announcement relating to or connected with or arising out of this Agreement or the matters contained herein, without obtaining the prior written approval of the other (not to be unreasonably withheld), to the contents and the manner of presentation and publication thereof. If disclosure is required by law, the disclosing Party shall consult in advance with the other and attempt in good faith to reflect such other Party's concerns in the required disclosure. Without limiting the generality of the foregoing, each Party agrees to act reasonably and promptly with respect to the review and approval of any press release or public statement that the other Party wishes to make regarding this Agreement.

SECTION 10 NOTICES

10.1 Notices. All communications (including, without limitation, all notices, acceptances, consents and approvals) provided for or permitted hereunder (a "Notice") shall be in writing, sent by personal delivery, courier or sent by facsimile or electronic transmission at:

Purch	aser at:		
Δttei	ntion:		
	phone:		
	imile:		
Ema	il:		
with	a copy to	o:	
A tto	ntion:		
	phone:		
	imile:		
racs	il:		

to

to the Receiver at:

Samson Bélair / Deloitte & Touche Inc. 1, Place Ville-Marie, Suite 3000 Montréal, Québec, Canada, H3B 4T9

Attention: Martin Franco
Telephone: (514) 393-8474
Facsimile: (514) 393-4103

Email: marfranco@deloitte.ca

with a copy to:

Fasken Martineau DuMoulin LLP Stock Exchange Tower, Suite 3700, C.P.242 800, Place Victoria Montréal, Québec, Canada, H4Z 1E9

Attention: Luc Béliveau
Telephone: (514) 397-4336
Facsimile: (514) 397-7600

Email: lbeliveau@fasken.com

A Notice is deemed to be given and received (i) if sent by personal delivery or same day courier, on the date of delivery if it is a Business Day and the delivery was made prior to 4:00 p.m. (local time in place of receipt) and otherwise on the next Business Day, (ii) if sent by overnight courier, on the next Business Day, or (iii) if sent by facsimile, email or other similar form of communication, be deemed to have been given and received on the Business Day following the day it was so sent. A Party may change its address for service from time to time by providing a Notice in accordance with the foregoing. Any subsequent Notice must be sent to the Party at its changed address. Any element of a Party's address that is not specifically changed in a Notice will be assumed not to be changed. Sending a copy of a Notice to a Party's legal counsel as contemplated above is for information purposes only and does not constitute delivery of the Notice to that Party. The failure to send a copy of a Notice to legal counsel does not invalidate delivery of that Notice to a Party.

SECTION 11 GENERAL PROVISIONS

11.1 <u>No Personal Liability of Receiver.</u> In matters pertaining to this Agreement, the Purchaser acknowledges that the Receiver is acting solely in its capacity as receiver and manager to the assets, undertakings and properties of CMC and as such, its liability as a consequence of this Agreement or anything done by it pursuant hereto shall be in its capacity as receiver only, and it shall have no personal liability.

- **11.2 Severability.** Any article, section, subsection or other subdivision of this Agreement or any other provision of this Agreement which is, or becomes, illegal, invalid or unenforceable shall be severed from this Agreement and be ineffective to the extent of such illegality, invalidity or unenforceability and shall not affect or impair the remaining provisions hereof or thereof.
- 11.3 Entire Agreement. This Agreement constitutes the entire agreement between the Parties hereto pertaining to the subject matter hereof and supersedes all prior and intermediate agreements, understandings, negotiations and discussions, whether oral or written, of the said Parties, including the Call for Tenders and the Tender or any other terms and conditions of sale. This Agreement, has precedence over any inconsistent provision of the Call for Tenders or the Tender. There are no representations, warranties, conditions or other agreements, legal, contractual or otherwise express or implied, or otherwise, between the Parties in connection with the subject matter of this Agreement, except as specifically set forth herein.
- **11.4** <u>Amendments.</u> This Agreement may only be amended, modified or supplemented by a written agreement signed by both of the Parties.
- 11.5 <u>Waiver.</u> No waiver of any of the provisions of this Agreement shall be deemed to constitute a waiver of any other provision (whether or not similar), nor shall such waiver constitute a waiver or continuing waiver unless otherwise expressly provided in writing duly executed by the party to be bound thereby.
- 11.6 Governing Law and Exclusive Jurisdiction. This Agreement shall be governed by and interpreted and enforced in accordance with the laws of the Province of Quebec and the laws of Canada, and the Parties attorn to the exclusive jurisdiction of the courts of the Province of Quebec with respect to any legal proceedings or remedies related directly or indirectly to this Agreement.
- **Expenses.** Except as otherwise expressly provided herein, all costs and expenses (including the fees and disbursements of legal counsel, investment advisers and auditors) incurred in connection with this Agreement and the Transaction shall be paid by the Party incurring such costs and expenses.
- 11.8 <u>Currency.</u> All references to "\$" in this Agreement are references to Canadian Dollars.
- **11.9 Commission.** Any fees or commission payable to any agent or broker retained by, or on behalf of the Purchaser with respect to the purchase of the Purchased Assets shall be paid by the Purchaser and the Purchaser indemnifies and holds harmless the Receiver from any claim made by such other agents or brokers in respect of the Purchased Assets, or such fees or commissions.
- **11.10** Third Party Beneficiaries. Each Party hereto intends that this Agreement shall not benefit or create any right or cause of action in or on behalf of any person other than the Parties hereto and their successors and permitted assigns, and no person, other than the Parties hereto and their successors and their permitted assigns shall be entitled to rely on the provisions hereof in any action, suit, proceeding, hearing or other forum.

- **11.11 Enurement.** This Agreement shall be binding upon and enure to the benefit of the Parties hereto and their respective successors and permitted assigns.
- **11.12** <u>Assignment.</u> The Purchaser shall not assign in whole or in part its rights under this Agreement without the prior written consent of the Receiver.
- **11.13** <u>Time of the Essence.</u> Time shall be of the essence of this Agreement. The mere lapse of time in the performance of the terms of this Agreement by any Party shall have the effect of putting such Party in default under this Agreement.
- 11.14 <u>Counterparts.</u> This Agreement may be executed in one or more counterparts, each of which shall be deemed an original and all of which, taken together, shall constitute one and the same instrument. In addition, execution of this Agreement by either Party may be evidenced by way of faxed or electronic transmission of such Party's signature (which signature may be by separate counterpart) or a photocopy of such faxed or electronic signature, and such faxed or electronic signature, or photocopy of such faxed or electronic signature, shall be deemed to constitute valid and effective execution and delivery by such party of this Agreement.
- **11.15** <u>Language.</u> The Parties hereto have required that this Agreement and all documents or notices relating thereto be drafted in the English language. Les parties aux présentes ont exigé que la présente entente « Agreement » et tous autres documents ou avis qui y sont afférents soient rédigés en langue anglaise.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WI	HEREOF this Agr	eement has been	executed by the Parties.
---------------	------------------------	-----------------	--------------------------

By:	
•	Name:
	Title:
INC	MSON BÉLAIR / DELOITTE & TOUCHE . only in its capacity as receiver to the assets of NTURY MINING CORPORATION
By:	
	Name: Martin Franco

Title: Senior Vice President

SCHEDULE A

This is Schedule "A" to that Asset Purchase Agreement dated "Agreement") between the Receiver and	2013 (t	he
Unless otherwise defined herein, all capitalized terms used in this Schedule A sh meanings ascribed to those terms in the Agreement.	all have t	he
For the purposes of the Agreement, the "Purchased Assets" means only the assets	riohts titl	20

For the purposes of the Agreement, the "Purchased Assets" means only the assets, rights, titles and interests contained in the specific Lot(s) #______ as said lots are listed amongst the lots detailled in the "Assets Listing" hereinafter, but shall not include the assets listed in Schedule B "Excluded Assets" to the Agreement.

For the purposes of the present Schedule A, the assets covered by Lot #2A and Lot #2B are collectively referred to as the "Mill Assets".

ASSET LISTING

LOT #1A

CMC's rights, titles and interests held in respect of the following tangible and intangible assets, whether movable or immovable, which are related to the gold mining project and mineral properties located in the vicinity of Val d'Or, Québec, and generally collectively known as the *Sigma/Lamaque Mine* (including all underground workings and services) thereon and thereunder (collectively the "Mine Properties"):

- 1. DESIGNATION OF MINING CONCESSIONS, OR PART THEREOF:
 - a) PART OF THE MINING CONCESSION 264 (CM264PTB AND CM264PTC):

A part of concession 264 respecting blocks 2, 4, 12, 16, 20, 23, 24, 26, 27 and 30 of the original survey, described as being land file 84-A-587 of the register of real rights of State resource development of the registration division of Abitibi.

This immoveable corresponds in all points to the one that justified creating the land file.

Including, more specifically, storage yards for tailings, workshops, plants and other facilities required for mining activities.

b) MINING CONCESSION 272 (CM 272)

Mining concession 272 respecting blocks 34, 35, 36, 37, 38, 39, 40, 41, 42, 43 and 44 of the original survey, described as being land file 84-A-138 of the register of real rights of State resource development of the registration division of Abitibi.

This immoveable corresponds in all points to the one that justified creating the land file.

Including, more specifically, storage yards for tailings, workshops, plants and other facilities required for mining activities.

c) PART OF MINING CONCESSION 314 (CM 314 PTB)

A part of mining concession 314 respecting blocks 3 and 64 of the original survey, described as being the land file 84-A-588 of the register of real rights of State resource development of the registration division of Abitibi

This immoveable corresponds in all points to the one that justified creating the land file.

Including, more specifically, storage yards for tailings, workshops, plants and other facilities required for mining activities.

d) MINING CONCESSION 318 (CM 318)

Mining concession 318 respecting blocks 67, 68, 69, 70, 71, 72, 73, 74, 75, 76 and 77 of the original survey, described as being the land file 84-A-139 of the register of real rights of State resource development of the registration division of Abitibi.

This immoveable corresponds in all points to the one that justified creating the land file.

Including, more specifically, storage yards for tailings, workshops, plants and other facilities required for mining activities.

2. RIGHTS IN THE LEASES AFFECTING BLOCK 137 AND LOT 1325, BOTH IN THE TOWNSHIP OF BOURLAMAQUE

- A lease by the Government of Québec represented by the Minister for Natural Resources and Wildlife in favour of Century Mining Corporation, executed under private seal in Val d'Or, province of Québec, on January 8, 2007 (file no. 99978200000), which lease affects block ONE HUNDRED THIRTY-SEVEN (Block 137) in the official cadaster of the township of Bourlamaque, registration division of Abitibi, in respect of which a notice of lease was published with the Land Registry Office of the registration division of Abitibi on December 10, 2009 under no. 16,795,634.
- b) A lease by Teck Corporation and by the Corporation du Village Minier de Bourlamaque in favour of Placer Dome Canada, a division of Placer Dome (CLA) Limited, executed under private seal on July 29, 1997, as appears from a notice of lease dated July 29, 1997 and published with the said Land Registry Office on August 13, 1997 under number 341,488, which lease was assigned by Placer Dome Canada, a division of Placer Dome (CLA) Limited, to McWatters Mining Inc. pursuant to the September 11, 1997 sale, and published in the said Land Registry Office under number 342,098, the rights of Teck Corporation in the said lease having been transferred toMcWatters Mining Inc.by Deed of Sale dated October 21, 1999 and published at the said Land Registry Office under number 356,895, and the said lease was re-assigned by McWatters Mining Inc./Les Mines McWatters Inc. to Sigma-Lamaque Limited Partnership pursuant to a deed of sale executed under private seal on March 22, 2002 and published with the Land Registry Office of the registration division of Abitibi on March 25, 2002 under number 370,195, and the said lease was assigned once again by the Sigma-

Lamaque Limited Partnership, represented by Raymond Chabot Inc. (in its capacity as trustee and interim receiver) to Century Mining Corporation pursuant to a deed of sale executed under private seal on September 15, 2004 and published with the Land Registry Office on September 20, 2004 under number 11,708,903; as ratified pursuant to a deed of ratification entered into between the same parties, executed under private seal on September 20, 2004 and published with the Land Registry Office of the registration division of Abitibi on September 24, 2004 under number 11,725,060 as such rights were registered against the land file 84-B-42 by a summary by Mtre Martine Comeau, notary on March 9, 2011 and published on the said Land Registry Office under number 17,965,016; the said lease affecting, among others, lot no. ONE THOUSAND THREE HUNDRED TWENTY-FIVE (1,325) of the official cadaster of the township of Bourlamaque, registration division of Abitibi and part of the township of Bourlamaque that has no cadastral survey described as land file 84-B-42 of the register of public service networks and immovables situated in territory without a cadastral survey in the registration division of Abitibi, this immoveable corresponds in all points to the one that justified creating the land file.

- c) The following mining claims, as they appear on the Public Register of Real and Immoveable Mining Rights of the Ministry of Natural Resources and Wildlife and all rights conferred thereunder:
 - i) Claim CL3471885
 - ii) Claim CL3505741
 - iii) Claim CL3505742
 - iv) Claim CL3505743
 - v) Claim CL3694501
 - vi) Claim CL3694502
 - vii) Claim CL3694503
 - viii) Claim CL3694504
 - ix) Claim CL3694505
 - x) Claim CL4702011
- 3. All buildings (**excluding the "Mill Assets"**)), structures and fixtures related to the Mine Properties;
- 4. All rights and interests under and in respect of all contracts and agreements relating to any of the Mine Properties or important for the exploration and/or development of the Mine Properties (collectively the "Contracts"), including without limitation all rights and entitlements under and in respect of any agreements with any Government Authority, any agreements with First Nations, and any insurance policies and bonds (including without limitation (i) assets, cash or otherwise, posted or deposited in a trust account with Computershare Trust Company of Canada ("Computershare") for which the principal amount was approximately \$155,000 as of the date of May 25, 2012, as security for reclamation of one or more Mine Properties; and (ii) assets, cash or otherwise, posted or deposited in a trust account with Computershare for which the principal amount was approximately \$145,000 as of the date of May 25, 2012, as security for reclamation of

one or more Mine Properties; and (iii) any and all assets, cash or otherwise, posted or deposited in a trust account with Computershare for which the principal amount was of approximately \$3,355,000 as of the date of May 25, 2012, as security for the Québec Ministry of Natural Resources for purposes of guaranteeing the final restoration of the Mine Properties), as well as the benefit of all "Areas of Interest", "Rights of First Refusal", "Options" and royalties or net profits interests in favour of CMC (or the Receiver) in any Contract, under reserve of any specific requirement or limitation with respect to the assignability or transfer of said rights or contracts, with respect to which no representations or warranties are being made by the Receiver.

- 5. All geological, geophysical and geochemical reports, maps and other data and documentation relating to the Mine Properties, including geology and engineering reports, prior exploration and development results (including all assay and ICP reports, and all geophysical reports), proposed work programs and budgets, scoping studies, preliminary economic assessments, pre-feasibility and feasibility studies and reports, valuations, reserve estimates and the like, and all financial, environmental and contractual information relating to the Mine Properties and any Contracts, in electronic format as well as paper format where available.
- 6. All rights and interests in, to and under all exploration, exploitation, environmental and mining licenses, permits, leases, patents, land titles, easements, rights-of-way, certificates and other mining interests and approvals obtained by any Person with respect to the Mine Properties before or after the date of this Agreement, including without limitation the following permits or certificates, under reserve of any specific requirement or limitation with respect to the assignability or transfer of said rights, with respect to which no representations or warranties are being made by the Receiver:
 - a) Certificate of Authorization for the operation of Lamaque Mine (Ref. No. 7610-08-01-70071-26) dated April 16, 2007
 - b) Amendment to the Certificate of Authorization for the operation of Lamaque Mine (Ref. No. 7610-08-01-70071-26) dated February 15, 2008
 - c) Amendment to the Certificate of Authorization for the operation of Sigma Mine (Ref. No. 7610-08-01-70095-28) dated February 22, 2008
 - d) Amendment to the Certificate of Authorization for the operation of Sigma Mine (Ref. No. 7610-08-01-70095-28) dated March 30, 2010
 - e) Certificate of Authorization for Lamaque Underground Exploration 2000 (Réf. No.: 7610-08-01-70071-27) dated April 30, 2010
 - f) Certificate of Authorization 400784508 (Réf. No. 7610-10-01-70095-31) "Exploitation souterraine à une cadence de 2,500 tm/jr de la mine Sigma jusqu'au niveau 12" dated April 18, 2011
 - g) Amendment to the Certificate of Authorization 400866235 (Réf. No.: 7610-08-01-70095-31) "Exploitation souterraine à une cadence de 2,500 tm/jr de la mine Sigma jusqu'au niveau 12" dated October 24, 2011

- h) Certificate of Authorization 400827350 (Réf. No. 7610-08-01-70095-32) "Aménagement d'un bassin d'eau d'exhaure dans la cellule B-9 du parc à résidus miniers" dated June 16, 2011
- i) Certificate of Authorization 400864019 (Réf. No.: 7610-08-01-70095-33) "Utilisation des résidus miniers accumulés dans le parc à résidus pour la restauration des haldes de stériles" dated October 18, 2011
- j) Underground Dewatering Certificate of Authorization
- k) Nuclear Substances and Radiation Devices Licence, bearing number 14789-2-18.0;
- Licence named "Permis d'utilisation Installation d'équipement pétrolier à risque élevé", bearing number 600476-13, delivered on July 19, 2012 by the Régie du bâtiment du Québec;

LOT #1B

All of CMC's titles to and rights and interests in respect of the following immovables, (collectively the "Immovables"):

- 1. Lot no. TWO MILLION THREE HUNDRED THOUSAND THIRTY-SIX (2,300,036) in the cadaster of Québec, registration division of Abitibi.
- 2. Lot no. TWO MILLION THREE HUNDRED THOUSAND FORTY (2,300,040) in the cadaster of Québec, registration division of Abitibi.
- 3. Lot no. TWO MILLION THREE HUNDRED THOUSAND THIRTY-NINE (2,300,039) in the cadaster of Québec, registration division of Abitibi.
- 4. Lot no. TWO MILLION THREE HUNDRED THOUSAND FIFTY-TWO (2,300,052) in the cadaster of Québec, registration division of Abitibi.
- 5. Lot no. TWO MILLION THREE HUNDRED THOUSAND FIFTY-ONE (2,300,051) in the cadaster of Québec, registration division of Abitibi.
- 6. Lot no. TWO MILLION THREE HUNDRED THOUSAND FIFTY (2,300,050) in the cadaster of Québec, registration division of Abitibi.
- 7. Lot no. TWO MILLION THREE HUNDRED THOUSAND SEVEN HUNDRED THIRTEEN (2,300,713) in the cadaster of Québec, registration division of Abitibi.
- 8. Lot no. TWO MILLION FIVE HUNDRED ONE THOUSAND FIVE HUNDRED THIRTY SEVEN (2,501,537) in the cadaster of Québec, registration division of Abitibi.
- 9. Lot no. TWO MILLION FIVE HUNDRED ONE THOUSAND FIVE HUNDRED THIRTY SIX (2,501,536) in the cadaster of Québec, registration division of Abitibi.

- 10. Lot no. ONE THOUSAND TWO HUNDRED THIRTY-NINE (1,239) in the official cadaster of the township of Bourlamaque, registration division of Abitibi.
- 11. The immovable and the building erected thereon and referred to as the "Guest House", and appurtenances, located at 350 rue des Buissons, Val d'Or, Quebec, J9P 4N7.

LOT #1C

All inventories of waste rock stored on the Mine Properties and the Immovables, as applicable (the "Waste Rock Inventory").

LOT #1D

All equipment, machinery, vehicles, office equipment, computers, other electronic devices, and other movable assets of Century that do not constitute Mine Properties, Immovables, Waste Rock Inventory, Mill Assets, or Third Party Assets (for a detailed description of the assets, see Schedule "C").

LOT #2A

The following assets, which are subject to third party claims, and are related to the "mill", the "crusher", and other related assets and rolling equipment on the Mine Properties:

- One (1) 2009 Metso Nordberg C110 Jaw Crusher bearing the serial number 15227
- One (1) 2006 Metso Nordberg HP400 Cone Crusher bearing the serial number HP 400479
- One (1) Metso Nordberg Installed Standard Manganese Liners for crusher
- One (1) EY electric motor 400hp, model MM0243070 bearing the serial number H7980811
- One (1) EY electric motor 200hp, model MM00284297 bearing the serial number 100712
- One (1) TS Manufacturing Belt Conveyor System for Crusher
- One (1) Tyler 8X20 Three Deck Inclined Screen w/40hp Motor for Crusher bearing serial number 503767 CDN
- One (1) Meglab electrical transformer 750 KVA nema 1, nidek110, model BA3750P4160S600MD bearing serial number BSN100126-13C-1
- One (1) Reconditioned Allen Bradley Motor Control Center (MCC), 800A, 600V, model 2100MS-L5040537/01 bearing serial number R580929
- One (1) Continental Vertical Pocket Belt Conveyor 48" wide, 12' long lower run, 33' lift, 11' long upper run, with stainless steel spill plates, model GBC48X0012.00
- One (1) Polydeck 8'WX20'L Screening System

LOT #2B

Assets of CMC that are not subject to third party claims, and that are related to the "mill" and other related assets and rolling equipment on the Mine Properties (for a detailed description of the assets, see Schedule "D");

LOT #2C

All movable assets that are subject to third party claims, and that are located on the Mine Properties or the Immovables, save and except the Mill Assets (the "Third Party Assets"), and which include notably the following assets:

- One (1) Toyota Landcruiser (2007) UG Supervisor Vehicules T1059 bearing serial number JTELB71J877067689
- One (1) Schmitz model M40 Scissor Lift bearing serial number 1409
- One (1) Meglab substation 500KVA non-C802 portable, model MGE-00000102 bearing serial number 9D5B-02
- One (1) Meglab portable mining substation 1000KVA bearing serial number 9E25-01
- One (1) Meglab Dual switch 5KV loadbreak NGR 2,4 KV 9Sohms 25A bearing serial numbers 10031-01 & 10031-02
- Two (2) Meglab Neutral Grounding Resistors, model NGR2400-25-C bearing serial numbers 33718-1 & 33718-2
- One (1) Ford F750XL water truck, bearing the serial number 3FRNF75A97V514366
- One (1) Meglab Transformer 1.5MVA 25KVP/4160S, model MGE-00000107 bearing serial number BSN100330-12A-1
- One (1) Meglab Transformer 3.0MVA 25KVP/4160S, model MGE-00000108 bearing serial number BSN100330-12-B-1
- One (1) used 2008 New Holland B95B Backhoe Loader, serial number N8GH17898

LOT #3

All the issued and outstanding shares in the capital of 6275044 Canada Inc., a wholly-owned subsidiary of CMC.

6275044 Canada Inc. owns notably the following mining claims and concessions:

- i) CL C002871
- ii) CL C002872
- iii) CL C002873
- iv) CL 0002874
- v) CL C002875
- vi) CL C002876
- vii) CL C002077
- viii) CL C005061
- ix) CL C005062
- x) CL C005063
- xi) CL C005064
- xii) CL C005065
- xiii) CL 0005071
- xiv) CL 0005072
- xv) CL C005073
- xvi) CL 0005074
- xvii) CL C005075
- xviii) CL C005076

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xix)
      CL 0005077
      CL C005078
xx)
      CL 3572881
xxi)
      CL 3572882
xxii)
xxiii)
      CL 3572883
xxiv)
      CL 3572884
xxv)
      CL 3588501
xxvi)
      CL 3588502
xxvii) CL 3588503
xxviii) CL 3588504
xxix) CL 0006581
      CL C006582
xxx)
xxxi) CL C007121
xxxii) CL C007122
xxxiii) CL C007123
xxxiv) CL C007124
xxxv) CL C009441
xxxvi) CL C009442
xxxvii) CL C009443
xxxviii)
             CL C009444
xxxix) CL C009445
      CL C009446
xl)
xli)
      CL 3588505
      CL 3588511
xlii)
      CL 3588512
xliii)
      CL 3588513
xliv)
xlv)
      CL 3588514
xlvi)
      CL 3588515
xlvii)
      CL 3588521
xlviii) CL 3588522
xlix)
      CL 3695231
1)
      CL 3695232
li)
      CL 4225141
      CL 5139004
lii)
liii)
      CL 5139005
liv)
      CL 5139006,
lv)
      CL 5139008
lvi)
      CL 5139009
lvii)
      CL 5139010
      CL 5139011
lviii)
lix)
      CM 270
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LOT #4

All the issued and outstanding shares in the capital of 6275061 Canada Inc., a wholly-owned subsidiary of CMC.

6275061 Canada Inc. owns notably the following mining claims and leases:

i) CL C002033 ii) CL C002034 iii) CL 0002052 iv) CL 0003091 CL 0003092 v) CL 0003093 vi) vii) CL C003101 viii) CL 0003102 CL 0003103 ix) CL C003104 x) CL C003105 xi) CL C004171 xii) CL C004182 xiii) CL C004201 xiv) CL C004202 xv) xvi) CL 0004211 CL C004212 xvii) CL 0004213 xviii) xix) CL 0004214 xx) CL C004215 CL C004231 xxi)

BM 729

LOT #5

All of CMC's rights and interests in and to the following assets in British Columbia (collectively the "Carolin Property"):

1. The following mining claims:

xxii)

TENURE NUMBER	CLAIM NAME
318629	MCMASTER 27
318630	MCMASTER 13
318631	MCMASTER 14
318632	MCMASTER 15
318633	MCMASTER 16
318634	MCMASTER 17
318635	MCMASTER 18
318721	MCMASTER 1
318722	MCMASTER 2
318723	MCMASTER 3
318724	MCMASTER 4
318725	MCMASTER 5
318726	MCMASTER 6

CLAIM NAME
MCMASTER 7
MCMASTER 8
MCMASTER 9
MCMASTER 10
MCMASTER 11
MCMASTER 12
MCMASTER 21
MCMASTER 23
MCMASTER 24
MCMASTER 25
MCMASTER #28
MCMASTER #29
MCMASTER #30
MCMASTER #31
MCMASTER 38
MCMASTER 39
MCMASTER 41
MCMASTER 42
MCMASTER 43
MCMASTER 32
MCMASTER 33
MCMASTER 34
MCMASTER 35
MCMASTER 36
MCM ASTER 37
MCMASTER 45
MCMASTER 46
MCMASTER 47
MCMASTER 48
MCMASTER 54
MCMASTER 55
MCMASTER 56
MCMASTER 57
MCMASTER 58
MCMASTER 59
MCMASTER 60

TENURE NUMBER	CLAIM NAME
320473	MCMASTER 61
320474	MCMASTER 62
320475	MCMASTER 63
320476	MCMASTER 64
320477	MCMASTER 65
320478	MCMASTER 66
320479	MCMASTER 67
320480	MCMASTER 68
320481	MCMASTER 69
320482	MCMASTER 70
321089	MCMASTER 80
321090	MCMASTER 81
321091	MCMASTER 82
321092	MCMASTER 83
321093	MCMASTER 84
321094	MCMASTER 85
321095	MCMASTER 86
321096	MCMASTER 87
321097	MCMASTER 88
321098	MCMASTER 89
321099	MCMASTER 90
321100	MCMASTER 91
321101	MCMASTER 92
321102	MCMASTER 93
321103	MCMASTER 94
321104	MCMASTER 97
321105	MCMASTER 98
321106	MCMASTER 99
321107	MCMASTER 100
321108	MCMASTER 101
321109	MCMASTER 102
321110	MCMASTER 103
321111	MCMASTER 104
321112	MCMASTER 105
321113	MCMASTER 106
321114	MCMASTER 107

TENURE NUMBER	CLAIM NAME
321115	MCMASTER 108
321116	MCMASTER 109
321117	MCMASTER 110
321191	MCMASTER 72
321192	MCMASTER 73
321193	MCMASTER 74
321194	MCMASTER 75
321195	MCMASTER 76
321196	MCMASTER 77
321197	MCMASTER 78
321198	MCMASTER 79
321199	MCMASTER 95
321200	MCMASTER 96
326921	ELMAN CREEK #1
336994	M.M. FR. 2
337160	M.M. FR. 1
341673	MCMASTER 113
341674	MCMASTER 114
341676	MCMASTER 116
341677	MCMASTER 117
341678	MCMASTER 118
341679	MCMASTER 119
341680	MCMASTER 120
341681	MCMASTER 121
341682	MCMASTER 122
341683	MCMASTER 123
403797	IDAHO
403798	TRAMWAY
403799	AURUM No 1
403800	AURUM No 2
403801	AURUM No 3
403802	AURUM No 5
403803	AURUM No 6
403804	MONITOR
544700	CENTURY 2
544702	CENTURY 5

TENURE NUMBER	CLAIM NAME
544727	CENTURY 4
571057	MODULE 1
571058	MODULE 2
571059	MODULE 3
571060	MODULE 4
571061	MODULE 5
571062	MODULE 6
571063	MODULE 7
571064	MODULE 8
571065	MODULE 9
571066	MODULE 10
571067	MODULE 11
571068	MODULE 12
588342	549876
588343	557705
588344	557704
588345	N/A
588346	557704
588352	LESSONS LEARNED 1
588353	LESSONS LEARNED 2
588354	LESSONS LEARNED 3
588389	N/A
601550	N/A
601551	N/A
601597	N/A
601598	N/A
601657	N/A
601660	N/A
601661	N/A
601662	N/A
601664	N/A

2. The following land titles:

CERTIFICATE NUMBER	TITLE NUMBER	PARCEL IDENTIFIER	
STBC1462303	LB275675	006-050-026	

CERTIFICATE NUMBER	TITLE NUMBER	PARCEL IDENTIFIER
STBC1462304	LB275676	006-050-891
STBC1462305	LB275677	006-051-031
STBC1462307	LB275678	006-051-456
STBC1462308	LB275679	006-051-529
STBC1462310	LB275680	006-051-596
STBC1462313	LB275681	006-051-634
STBC1462316	LB275682	006-050-000
STBC1462318	LB275683	006-050-018
STBC1476635	LB292072	006-049-991
STBC1476634	LB292071	006-049-982

- 3. CMC's rights, interests, claims and remedies in relation with the above-mentioned mining claims and land titles of the Carolin Property pursuant or resulting notably from the following agreements:
 - a) Agreement entered into between *Ladner Creek Gold Mining Corp.*, Athabaska Gold Resources Ltd.,Ed Angus, Scott Angus and Joe Shearer, dated November 25, 1994
 - b) Option Agreement dated February 13, 2004 and amended on March 2, 2006 (the "Century-Tamerlane Agreement") entered into between CMC and Tamerlane Ventures Inc.;
 - c) Purchase Agreement entered into between Athabaska Gold Resources Ltd. and Tamerlane Ventures Inc. on or about April 2006;
 - d) Purchase and Sale Agreement Carolin Property dated June 20, 2011 (the "PSA") entered into between CMC and Module Resources Inc. (now New Carolin Gold Corp.);

LOT #6

All of CMC's rights and interests in and to the following assets located in the province of Ontario:

- 1. Mining Claim TB1210470
- 2. Mining Claim TB1232129

SCHEDULE B

This	is	Schedule	"B"	to	that	Asset	Purchase	Agreement	dated		2013	(the
"Agr	een	nent'') bet	ween	the	Rece	river an	nd			_•		

Unless otherwise defined herein, all capitalized terms used in this Schedule A shall have the meanings ascribed to those terms in the Agreement.

For the purposes of the Agreement, the "Excluded Assets" means :

- 1. CMC's cash on hand and on deposit, including the Receiver's cash held on hand and on deposit in its capacity of receiver to the assets of CMC, and without limitation:
 - a) A "GIC" for which the principal amount was of approximately \$200,000 as of the date of May 25, 2012, posted or deposited with the Royal Bank of Canada as security for reclamation purposes at a mine known as the "Carolin" mine, outside the Province of Québec.
- 2. Any and all receivables of CMC from Century Mining Finance Corp., Century Mining (US) Corporation, Century Mining Peru SAC (Peru), Century Operations SAC (Peru), San Juan Gold Mines S.A.A., and Risby Resources Inc.
- 3. All capital stock or securities owned by CMC, and notably the capital stock of the following corporations:
 - a) Century Mining Finance Corp. (Ontario)
 - b) Century Mining (US) Corporation
 - c) Century Mining Peru SAC (Peru), and
 - d) Century Operations SAC (Peru).
- 4. Any capital stock or securities held by CMC from time to time in Sulliden Exploration Ltd., Acero Martin Exploration Inc. and Module Resources Inc.

SCHEDULE "C"

Mines Century Val d'Or

Liste d'actifs / asset list LOT 1D



Informations générales / General informations

<u>LÉGENDE ET DÉFINITIONS DES CATÉGORIES D'ACTIFS /</u> ASSET CATEGORIES: LEGEND AND USUAL DEFINITIONS

SE	Système électrique / Electric	<u>system</u>
М	<u>Machinerie:</u>	"Machinerie industrielle standard ou "sur mesure" servant généralement à la fabrication spécifique de l'entreprise ou pour l'entretien."
M	<u>Machinery:</u>	"Standard industrial machinery or custom made machinery generally used for specific manufacturing or maintenance."
P	Pièces de rechange:	"Inclus généralement des pièces de rechange conçus spécifiquement pour certaines machines et/ou équipements."
P	Replacement parts:	"Generally includes replacement and maintenance parts made especially for some machines and/or equipments."
E	<u>Équipement:</u>	"Équipement d'atelier et d'usine nécessaire en vue d'une activité déterminée. Inclus généralement l'équipement standard et celui spécifique au type d'entreprise, l'équipement d'entreposage et autres."
E	Equipment:	"Workshop equipment used for a specific task. Includes generally standard and custom made equipment, warehousing equipment, etc"
EL	Équipement de laboratoire:	"Ensemble de matériel de laboratoire nécessaire en vue d'une activité de recherche et développement ou autre et qui est généralement situé dans des locaux servant de laboratoire."
EL	Laboratory equipment:	"Laboratory material used in research and development activities and normally located in a laboratory."
ER	Équipement roulant:	"Équipement roulant et machinerie lourde servant généralement à la manutention et étant utilisé principalement hors-route tel que: chargeur, chariot-élévateur, nacelles et autres."
ER	Rolling equipment:	"Rolling equipment and industrial machinery generally used for handling. Also, this type of equipment is not normally used on roads. Ex: forklift, loader, farm trucks,"
В	Mobilier de bureau:	"Inclus généralement le mobilier, l'équipement de bureau, la papeterie et les fournitures."
В	Office equipment:	"Includes generally office furnitures, equipments and supplies."
R	Matériel roulant:	"Véhicule ou remorque pouvant généralement aller sur la route. Ex: automobile, moto, camion, remorque, camion-tracteur, etc."
R	Rolling material:	"Vehicule or trailer generally used on roads. Ex: car, moto, truck, trailer, etc"
Н	Biens sujets à propriété de tierces parties:	"Inclus généralement les biens faisant l'objet d'un prêt (ou laissés sur place) par une tierce partie. Par exemple, les biens en consignation, les biens faisant l'objet d'une location à court terme, les biens appartenant aux employé(e)s, etc."

"Include generally goods borrowed or leaved on place from a third party.

Ex: consignment stocks, short term rental asset, employee's goods, etc..."

H Assets subject to third-

party ownership:

No item / Item #	Description	Quantité / Quantity
M-105	Extérieur / Outside Concasseur hydraulique, 48" x 60", double mâchoir / 48" x Moteur / Motor 350 h.p. *Non assemblé / In piece	1
PR-19	Garage / Garage Palan à chaine électrique / Electric chain block, cap. : 1 avec chariot et 20' de rail / with 20' beam and kart	1
PR-20	Pont roulant "Kone Crane" / "Kone Crane" bridge crane, Cap. : 10 tonnes / tons 120' de rail / 120' beam	1
PR-21	Pont roulant "Kone Crane" / "Kone Crane" bridge crane, Cap. : 15 tonnes / tons 80' de rail / 80' beam	1
P-2	Salle des concasseurs / Crushers ore Ensemble comprenant / Lot consisting of: Transformateur "Delta" / "Delta" transformer Mod.: 600/346, ser.: CDTA0112WVA6XXBA Pièces assorties / Assorted parts Transformateur / Transformer, 25 Kva Variateur de vitesse "Benshaw" / "Benshaw" drive, 250 Mod.: RB2-1-S-250-600-S-12-CB-OP, ser.: Variateur de vitesse "Benshaw" / "Benshaw" drive, 50 h.p. Mod.: RB2-1-S-50-600-S-12-CB-OP, ser.: CA11000659 Démareur "Telemecanique" /"Telemecanique" starter, Variateur de vitesse "Benshaw" / "Benshaw" drive, 25 h.p. Mod.: RB2-1-S-025-600-S-12-CB-OP, ser.: Démareur / Starter, ±100 h.p. Moteurs assortis / Assorted motors Pompe à eau "Grundfos", 6" / 6" "Grundfos" water pump Mod.: STVGA METSO, ser.: STVGA33WFRL18Q Etc.	1
P-3	Extérieur / Outside Câble / Cable, 300 m, 3C4/0, 35 kv	1

No item / Item #	Description	Quantité / Quantity
	Extérieur / Outside	
P-6	Ensemble comprenant / Lot consisting of :	1
	2 escaliers mobiles / Stairs movable	
	2 moteurs hors d'usage / Motors scrap	
	Presse hors d'usage / Press scrap	
	13 bacs en acier, assortis / Steel tray	
	Rebuts d'acier / Retails steel	
	Petit godet / Small bucket	
	3 étagères porte-à-faux / Slanting shelf	
	Moteur et transmission pour camion "Chevrolet" 1/2 tonne Motor and transmision for "Chevrolet" pick-up 1/2 ton	
	Réservoir en acier +/- 100 gallons / Steel tank	
	Escabeau "Featherlite" / "Featherlite" ladder	
	Rebuts d'acier / Scrap steel	
	. Tobalo a acio. / Corap cico.	
	Atelier mécanique / Mecanical workshop	
E-49	Assécheur d'air "DHA Amloc" / "DHA Amloc" air dryer	1
	Mod.: 50 DHA, ser.: 1068645	
	avec réservoir à air / with air tank	
E 50	On the second of the second se	4
E-50	Soudeuse au mig avec alimentateur "Miller" / "Miller" mig	1
	Mod. : Dimension 652, ser. : 15-40V5A	
E-51	Soudeuse à l'arc "Miller" / "Miller" arc welder	1
	Mod.: Dialarc 250AC/DC	
E-52	Aspirateur à fumée "Tweco" avec bras articulé	2
	"Tweco" fume collector with "Scavenger" arm	
E-53	Scie abrasive "Jet" / "Jet" abrasive cut-off saw, 5 h.p.	1
L 00	Mod.: COM-16, ser.: 1569	'
E-54	Soudeuse à l'arc "Acklands" / "Acklands" arc welder	1
	Mod.: 4611694, ser.: JJ337931	
E 66	Councillo ou plane "Thermal Dynamics" / "Thermal	1
E-55	Coupeuse au plasma "Thermal Dynamics" / "Thermal Mod.: PAK 5XR, ser.: 062410A18323A	1
	WOU 1 AR 3AR, 361 0024 10A 10023A	
E-56	Ensemble comprenant / Lot consisting of :	1
	Chariot, soudeuse à l'arc "Acklands", mod. : AK-60,	
	Kart, "Acklands" arc welder, cables feeder	
F 53	December 2 colones III/in all / III/2 collected 1/211 4/011	4
E-57	Perceuse à colonne "King" / "King" press drill, 18", mod. :	1
E-58	Table à souder, 4' x 10' / 4' x 10' welding table	1
_ 50	. a.c. a country in A to 7 1 A to morning tubio	•

No item / Item #	Description	Quantité / Quantity
E-59	Garage / Garage Ensemble comprenant / Lot consisting of : Scie à fer circulaire / Circular metal saw Chandelles / Stops jack Armoire en métal / Metal cabinet Fusil à graisse sur dévidoir / Grease gun on reel	1
E-59 (suite)	Ventilateurs assortis / Assorted fans Extincteurs assortis / Assorted extinguishers 2 tables de travail avec étau / 2 working table with vise Convoyeur à rouleaux / Roll conveyor Écran de soudeur / Welder screen Cabinet pour huiles usées / Used oil cabinet Meuleuse double / Double grinder Jeu de foreuse portative "Casette" / Lot of "Casette" Ventilateur souterrain "Woods" / "Woods" underground Mod.: 38J, ser.: 3457 Ventilateur souterrain "Woods" / "Woods" underground Mod.: 19KG, ser.: 3248 Ventilateur souterrain "Woods" / "Woods" underground Mod.: 19KG, ser.: 3249 Etc.	1 1 1
E-60	Extincteur "Ansul" sur chariot / "Ansul" extinguisher on kart	2
E-61	Élévateur à véhicule "Wheeltronic" / "Wheeltronic" car lift, Mod. : 4210VSA, ser. : 2LS10CA5938	1
E-62	Presse verticale "Enerpac" / "Enerpac" vertical press, cap.	1
E-63	Meuleuse "Baloon" / "Baloon" grinder Mod.: 812RE, ser.: X0706287001	1
E-64	Scie abrasive "Makita" / "Makita" cut off saw Mod. : Z414DB, ser. : 00043675	1
E-65	Aspirateur à fumée "Plymovent", mobile / "Plymovent"	1

No item / Item #	Description	Quantité / Quantity
E-66	Ensemble comprenant / Lot consisting of : Fusil à graisse sur dévidoir / Grease gun on reel Table de travail sur roues / Working station on wheels Armoire en métal / Metal cabinet Chèvre / Floor crane Extincteurs assortis / Assorted extinguishers 2 tables de travail avec étau / 2 working stations with vise Bac de lavage pour pièces / Parts cleaning bath Étagère, tablettes ajustables / Adjustable shelves shelving Casier pour boulons / Bolts racking Palans manuels assortis / Assorted manual hoits Diables assortis / Assorted hand trucks Etc.	1
E-67	Réservoir à l'huile "Soudure FM" / "Soudure FM" bulk oil avec pompe pneumatique "Graco", boyaux et pistolet / with "Graco" pneumatic pump, hose, gun	2
E-68	Pompe avec moteur à essence "Honda" / Gaz pump	1
E-69	Pompe avec moteur à essence "Honda" / Gaz pump	1
E-70	Ensemble d'équipements comprenant : Outils d'atelier, crics, supports, clés, outils pneumatiques, dévidoirs, etc. / Lot of equipments such as : Shop tools, jacks, axle stands, wrenches, air tools storage lube filter pump cart, lube hose reels, etc.	1
E-71	Perceuse à colonne "Westward" / "Westward" press drill	1
E-72	Conteneur pour huiles usées / Used oil container, 24" x avec dévidoir et pistolet / with hose reel and guns	1
E-73	Diable avec bonbonne de nitrogène / Hand truck with	1

No item /	Description	Quantité / Quantity
E-74	Ensemble comprenant / Lot consisting of : Unités de surcharge / Booster packs Armoires en métal / Metal cabinet Bacs assortis / Assorted bins Boyau à air avec dévidoir / Air hose with reel Chandelles / Stops jack Soudeuses au gaz / Gas welders Pompe à huile pneumatique / Pneumatic oil pump Armoire inflammable / Safety cabinet Escabeau / Ladder Chaines et courroies / Chains and belts 3 tables de travail avec étau / 3 working stations with vise Étagères pour contenants d'huiles usées / Used oil Escalier mobile / Movable ladder Extincteurs / Extinguishers Perceuse / Portable power full drilling Etc.	1
E-75	Compresseur à air "Devilbiss" / "Devilbiss" air	1
E-76	Laveuse à pression "MS" / "MS" pressure washer, ser. :	1
E-77	Extincteur sur diable / Extinguisher on kart	1
E-78	Ensemble comprenant / Lot consisting of : Extincteurs / Extinguishers Fusil à graisse sur dévidoir / Grease gun on reel Diables / Hand trucks Bases pour barils d'huile antidéversement / Spill free Boyaux / Hoses Etc.	1
	Compresseur à air "Sullair" / "Sullair" air compressor, Mod. : 1800 DV *Non fonctionnel / Not functionnal	1
E-80 .: COMP79	Compresseur à air à vis "Sullair" / "Sullair" screw type air Mod. : 32-450H, ser. : 925834	1

No item /	, Description	Quantité / Quantity
	Administration / Administration	
E-81	Système de communication comprenant / Communication ±30 émetteurs/récepteurs anti-déflagration "Icom" avec ±30 "Icom" CB with microphone Antenne relais avec amplificateur / Antenna with amplifier Base avec ondulateur / Ondulator base Chargeurs / Chargers Armoire vitrée pour composantes informatiques / Glass 3 modules relais "Icom" / 3 "Icom" relais modules Ondulateur / Ondulator Alimentateur "Icom" / "Icom" feeder, mod. : COM 150	1
E-82	Système d'éclairage à lampe frontale comprenant / Front llot de rechange "Zetec", 60 stations / 60 stations "Zetec" llot de rechange "Zetec", 24 stations / 24 stations "Zetec" 84 lampes frontales avec batterie / 84 front side lamps Vérificateur de luminosité "TES" / "TES" lighting tester,	1
E-83	Station de séchage d'équipement de mineur comprenant / 16 bancs doubles en bois / 16 double wooden benches 119 paniers de séchage avec corde et poulie / 119 drying 10 bancs en bois / 10 wooden benches 3 bancs doubles en bois et métal / 3 double wooden en Panier / Bin	1
E-84	Vestiaire en métal / Metal locker	253
	Extérieur / Outside	
E-85	Ensemble d'infirmerie comprenant / Firstaid room Matelas immobilisant portatif / Portable immobilizing Oxygène / Oxygen Lit civière "Stryker" / "Stryker" stretcher Pressurimètre / Pressure meter Attelles sous vide / Vacuum splints Défibrillateur "Medtronic" / "Medtronic" defibrillator Lecteur de signe vitaux "Maico" / "Maico" vital sign reader, Balance "Detecto" / "Detecto" scale Trousse de premiers soins / First aid kit Etc.	1
E-86 - E-9	Annulés / Void	
E-100	Ventilateur silencieux / Fan silencer, 42"	1

No item / Item #	Description	Quantité / Quantity
E-101	Adaptateur pour ventilation / fan adapter, 42"	3
E-102	Collet pour ventilateur / Collet, 42"	4
	Ventilateur "HVT" / "HVT" fan Mod. : HVT21-1/4-14, ser. : BT2958	1
E-104	Pompe "Flyght" / "Flyght" pump, 30 h.p. Mod.: 2151-011, ser.: 9010066-234	1
E-105	Pompe submersible "Tsurumi" / Sump pump	1
E-106	Pompe submersible "Tsurumi" / Sump pump	1
E-107	Réservoir en acier "Procor" / "Procor" steel tank, cap. : ±5 000 Mod. : PROX 82247	1
E-108	Étagère en porte-à-faux / Cantilever racking	1
E-109	Foreuse pneumatique "Tamroc" / "Tamroc" drifter Mod. : HLX5, ser. : 3507	1
E-110	Arbre de transmission pour "Komatsu" / Drive shaft for	1
E-111	Pompe "Flyght" / "Flyght", 13 h.p.	1
E-112	Pompe submersible "Toyo" / "Toyo" sump pump Mod. : DL15	1
	Pompe "Toyo" / "Toyo" pump Mod. : DL15	1
E-114	Électroaimant / Magnet, 24"	1
E-115	Pompe à essence "Gazboy" avec 2 réservoirs, boyaux, pompe "Gazboy" gasoline pump station, 2 tanks, single nozzle	1
E-116	Ensemble de 3 réservoirs à air en acier / Lot of 3 steel air	1
E-117	Pompe submersible "Atlas Copco" / 4" 10 stages "Atlas Copco Mod.: XAS125 *Hors d'usage, sans moteur / Scrap, no motor	1

No item / Item #	Description	Quantité / Quantity
E-118	Chaine pour véhicule "Pantera" / "Pantera" idler and traction	2
E-119	Pompe à diesel avec 2 réservoirs, cap. : 45 450 L, double para Bulk diesel fuelling station with 2 bulk tanks, cap. : 45 450 L, d dispesing pump	2
	Extérieur / Outside	
E-120	Cage de sécurité "DMC", 3 marches / 3-steps "DMC" security	1
E-121	Réservoir à eau pour camion / Water tank for truck, cap. : 85 t	1
E-122	Chauffe-eau au gaz propane "Magikist" / "Magikist" propane h Mod. : HWG40, ser. : 50465	1
E-123	Générateur "Olympian" / "Olympian" generator, 12 kw, mod. : I	1
E-124	Réservoir double pour huile usée / Waste oil double tank, cap.	1
E-125	Réservoir double pour huile usée / Waste oil double tank, cap.	1
E-126	Conteneur d'entreposage / 40' storage container	1
E-127	Transformateur / Transformer, 300KVA Mod.: 02805-A-87, ser.: DB874H-002	1
E-129	Réservoir à air / Air tanks	2
E-130	Roulotte de chantier / Office trailer, 12' x 50'	1
E-131	Conteneur, 20' / 20' container (entrepôt huile et graisse / oil warehouse and grease)	1
E-132	Pont pour tuyau, pipeline / Pipe bridge	1
E-133	Transformateur "E Mark" / "E Mark" transformer, 500KVA	1
E-134	Transformateur "Delta" / "Delta" transformer, 50 KVA	1
E-135	Transformateur "Reliance" / "Reliance" transformer,	1

No item / Item #	Description	Quantité / Quantity
E-136	Pompe à eau verticale "Peerless" / "Peerless" vertical Mod. : P133680	1
E-137	Pompe à eau verticale "Peerless" / "Peerless" vertical Mod. : P133680	1
E-138	Pompe submersible "Toyo" / "Toyo" sump pump, mod. :	1
E-139	Tôle galvanisé pour dôme / Galvanised steel arch, 6.29 m	1
E-140	Arche en béton, 5 sections / 5 section concrete arch	1
E-141	Réservoir à air / Air receiver, 4' x 10'	1
E-142	Réservoir à essence avec boyau et pistolet / Fuel tank Ser. : B885011, cap. : 9 600 L	1
E-143	Ventilateur avec entrée silencieuse / Fan with quiet inlet,	1
E-144	Compresseur à air à vis "Sullair" sur remorque / "Sullair" Mod. : LS25-200L/A/SUL, ser. : 003-134038	1
E-145	Compresseur à air à vis "Sullair" sur remorque / "Sullair" Mod. : LS25-200L/A/SUL, ser. : 003-133478	1
E-146	Réservoir à air / Air tank, 4' x 10'	1
E-147	Transformateur mobile / Mobile transformer, 1 000 KVA Mod. : MGE64, ser. : 9D5B-01	1
E-148	Compresseur à air à vis "Ingersoll Rand" sur remorques / "Ingersoll Rand" screw type air compressor on trailer Mod. : XF200, ser. : F38857U03324	1
E-149	Compresseur à air à vis "Ingersoll Rand" sur remorques / "Ingersoll Rand" screw type air compressor on trailer Mod. : XFE300, ser. : E1966U05348	1
E-150	Réservoir à essence "Gilfab" avec pompe, boyau et "Gilfab" fuel tank with single nozzle dispensger and pump Ser. : 27C, cap. : 4800 L.	1

No item / Item #	Description	Quantité / Quantity
E-152	Conteneur d'entreposage, 40' / 40' storage container	1
E-153	Rotor "Abacus" / "Abacus" drive	1
E-154	Boite de jonction / Jonction box, 4 160 volts	1
E-155	Compresseur à air vertical "Marathon" / "Marathon" Mod. : 5KCR49, ser. : 25844	1
E-156	Station de vérification "Trimble" / v "Trimble" total station	1
E-157	Conteneur d'entreposage, 40' / 40' storage container	1
E-158	Conteneur d'entreposage, 40' / 40' storage container	1
E-159	Pompe à vide / Vacuum pump	1
E-160	Perceuse à percussion à batterie "Hilti" / "Hilti" battery	1
E-161	Tuyauterie en ABS, 12" / 12" ABS piping	1
E-162	Anémomètre "Pacer" avec accessoires / "Pacer" Mod. : DA430	1
E-163	Conteneur d'entreposage, 40' / 40' storage container	1
E-164	Pompe à turbine "SRL" / "SRL" pump , 5 x 4 x 14	1
E-165	Échantillonneur d'air "Gillian" / "Gillian" air sampler hygro	1
	Administration / Administration Roulotte de chantier avec division, plomberie et électricité Office trailer with divisions, water piping and electricity	13
E-167	Annulé / Void	

No item / Item #	Description	Quantité / Quantity
E-168	Ensemble comprenant / Lot consisting of: Barrière de sécurité "CPD" / "CPD" security gate 3 ordinateurs / 3 computers Appareil multifonction "Brother" / "Brother" multifunction 4 caméras monochromes / 4 black & white cameras Moniteur monochrome "JVC" / "JVC" black & white Enregistreur "Panasonic" / "Panasonic" recorder (non fonctionnel / Not functionnal) Bureau / Desk Fauteuil / Chair Coffre de sécurité en acier / Steel safe Classeur latéral / Lateral filing cabinet Téléviseur "Viewsonic" / "Viewsonic" television Refroidisseur d'eau / Water cooler Horodateur "Symcod" / "Symcod" punch clock, mod.: LBC-Vestiaire en métal, 5 portes / 5-doors metal locker Étagère pour composantes informatiques / Shelving for Panneau de distribution / Patch panel Sélecteur de canaux "Cisco" / "Cisco" switch panel	1
E-169	Ensemble comprenant / Lot consisting of : Transformateur / Transformer, 10 KVA Mod.: 10, ser.: BC0104X Sismographe "Endress & Hauser" / "Endress & Hauser" PHmètre "Horiba" / "Horiba" PHmeter Densimètre "Endress & Hauser" / "Endress & Hauser" PHmètre "ABB" / "ABB" PHmeter	1
E-179	Sous terre / Underground Ensemble d'équipements souterrains (non vus) Lot of assorted underground equipments (not seen) such Câbles électriques, longueur, capacité, aluminium, cuivre, Electric cable, size, capacity, aluminum, copper, MCM 5 panneaux interrupteurs / 5 switches, 600 amp Ventilateur "Jetstream" / "Jetstream" fan PTO, 225 amp 3 transformateurs / 3 transformers 500 KVA 4 panneaux interrupteurs / Switches 5 Kv. 2 ventilateurs "Wood's" / 2 "Wood's" fans Ventilateur "Joy" / "Joy" fan, mod.: 1000 Ventilateur "HVT" / "HVT" fan, mod.: HVT25	1

No item / Item #	Description	Quantité / Quantity
E-179 (suite)	Ventilateur / Fan, 30 h.p. Ventilateur "Wood's" / "Wood's" fan, mod. : 38J 2 ventilateurs "Joy" / 2 "Joy" fans, mod. : 2000 Ventilateur "HVT" / "HVT" fan, 25 h.p. Ventilateur "Wood's" / "Wood's" fan, mod. : 38K Ventilateur "Jetstream" / "Jetstream" fan, 50 000 CFM Interrupteur / Disonnector, 100 amp 2 interrupteurs / 2 disonnectors, 200 amp Interrupteur / Disonnector, 400 amp Démarreur de moteur "Benshaw" / "Benshaw" starter, 150	
EL-1	Douche d'urgence avec lave-yeux / Emergency shower and	1
EL-2	Hotte de ventilation "Kewanee Scientific" / "Kewanee 84" x 27" X 27"	1
EL-3	Plaque chauffante "Lindberg" / "Lindberg" hot plate, 10" X 20"	1
EL-4	Ensemble comprenant / Lot consisting of : Tables / Tables Verrerie / Glassware Micro-ondes / Micro-waves Purificateur d'eau / Water purifier Nettoyeur ultrasonic "Bransonic" / "Bransonic" ultrasonic	1
EL-5	Four haute température "DFC Ceramics inc." / "DFC Ceramics inc." assay furnace,15" X 9" X 24" Mod.: 810B, cap.: 2 000° F	1
EL-6	Four haute température "DFC Ceramics inc." / "DFC Ceramics inc." assay furnace,15" X 9" X 24" Mod.: 810B, cap.: 2 000° F	1
EL-7	Établi avec hotte / Slag hood work bench, 27" X 54" *Fabrication artisanale / Home made	1
EL-8	Ensemble comprenant / Lot consisting of : Tables / Tables Divers accessoires assortis / Assorted accessories Extincteur / Extinguisher Armoire en bois, portes vitrées / Glass doors wooden cabinet Hotte de ventilation / Hood fan, ±48" x 48" x 24"	1
EL-9	Comptoir de laboratoire / Lab counters, 30" X 84"	1

No item / Item #	Description	Quantité / Quantity	
EL-10	Hotte de ventilation "Gilles Morin Chauffage" / "Gilles Morin 30" x 60" x 30"	1	
EL-11	Ensemble comprenant / Lot consisting of : Creusets / Crudibles Cupel / Porous pot	1	
EL-12	Broyeur à plat / Sample pulverizer (25-27-29) Ser. : 22454	1	
EL-13	Boyeur à anneaux "TM Engineering" / "TM Engineering" 5.5", (31-33-35)	1	
EL-14	Boyeur à anneaux "TM Engineering" / "TM Engineering" 5.5", (37-39-41)	1	
EL-15	Établi / Sample preperation bench, 5' X 30" X 30" avec dépoussiéreur / with back draft dust colleciton wall	1	
EL-16	Tamis vibrant "Rotap" / "Rotap" sieve shaker	1	
EL-17	Broyeur rotatif "TM Engineering" / "TM Engineering"	1	
EL-18	Broyeur rotatif "TM Engineering" / "TM Engineering"	1	
EL-19	Broyeur / Laboratory jaw crusher, 6" Moteur / Motor, 5 h.p.	1	
EL-20	Concasseur à rouleaux "Denver-Joy MFG" / "Denver-Joy Mod. : 507651	1	
EL-21	Four de séchage "Grievev Corp" / "Grievev Corp" drying Mod. : SC-350, ser. : F18528	1	
EL-22	Ensemble comprenant / Lot consisting of : Diable / Hand truck Tables / Tables Chaufferette électrique / Electric heater Plats en aluminium / Aluminum plates Extincteur / Extinguisher	1	

No item / Item #	Description	Quantité / Quantity
EL-23	Presse verticale à rouleau pour échantillon "Grobet USA" / "Grobet USA" sample flattening hand operated roll stand	1
EL-24	Spectromètre par absorbtion atomique "Perkin Elmer" / "Perkin Elmer" atomic absorption spectrometer Mod.: A-ANALYST	1
EL-25	Coffre-fort "Sentry" / "Sentry" safe Mod.: 1400	1
EL-26	Balance de précision "Cahn" / "Cahn" microbalance lab scale Mod. : C31 Micorbalanace	1
EL-27	Four "Thermolyne" / "Thermolyne" furnace, 14" X 10" X 12" Mod. : F6010 Contrôle numérique / Digital control	1
EL-28	Plaque chauffante "Lindberg" / "Lindberg" hot plate, 10" X 20"	1
EL-29	Ensemble de divers équipements assortis / Lot of miscelaneous equipments	1
EL-30	Ensemble de divers équipements de laboratoire tels que : Plaque vibrante, et outils de laboratoire, etc. / Lot of miscelaneous laboratory equipments such as : Stirrer and laboratory tools, etc.	1
EL-31	Air conditionné "York" / "York" air conditionner Mod. : D3CE060A58C, ser. : NBEM024114	1
EL-32	Dépoussiéreur de laboratoire / Laboratory dust collector,62" avec ventilateur / with suction fan, 12" X 42" dia. Moteur / Motor, 10 h.p.	1
EL-33	Compresseur à air horizontal "Devilbiss" / "Devilbiss" Moteur / Motor, 25 h.p.	1
EL-34	Aspirateur central "Ultrafresh" / "Ultrafresh" central vacuum Mod. : DL3500SV	1

No item / Item #	Photographies / Photos	Description	Quantité / Quantity
ER-100 (id.: 27801)		Chargeur articulé "Caterpillar" / "Caterpillar" articulated loader Mod.: 936E, ser.: 4sb02616, heures / hours: 11503 avec 6 godets et fourches / with 6 buckets and forks	1
ER-110		Compresseur diesel "Sullair" / "Sullair" diesel compressor Mod. : 1600-DU, ser. : 28385-1GF	1
ER-111		Ensemble de pneus comprenant / Lot of tires such as : 2 X 1800-25 1 X 16/70-20 1 X 195/75R14 3 X 245/75R16 2 X 245/70R17 2 X 235/75R15 1 X 265/70R17	1
ER-112 (id.: 60207)	A. A. I	Tombereau articulé "Caterpilar" / "Caterpilar" articulated dump truck Mod. : CAT 740, ser. : CAT00740CB1P03450, heures / hours : N/D	1
ER-115 (id.: 37804)		Mini chargeur "Bobcat" / "Bobcat" mini loader Mod.: 760B, ser.: 515011756 *Hors d'usage / Scrap	1
ER-117 (id.: 34910)		Compresseur à air "Atlas Copco" / "Atlas Copco" air compressor Mod. : XA5125, ser. : ARPJ12434 Sur remorque / On trailer *Hors d'usage / Scrap	1
ER-118 (id.: 60513)		Camionnette "Toyota" / "Toyota" pick-up truck Mod.: WE254, ser.: JTELB71J077067329, heures / hours: N/D *Hors d'usage / Scrap	1

No item /	Photographies / Photos	Description	Quantité / Quantity
ER-119		Grue pour camion / Boom truck Mod. : EMT3013	1
ER-121		Génératrice "Ingersoll Rand" / "Ingersoll Rand" generator Mod. : G40, ser. : 4FV6LBAA27U376181 Sur remorque / On tailer	1
ER-122 (id.: 60502)		Transporteur d'homme "Kubota" / "Kubota" mancarrier Mod. : RTV 900, ser. : 79611, heures / hours : N/D	1
ER-123 (id.: 60504)		Transporteur d'homme "Kubota" / "Kubota" mancarrier Mod. : RTV 900, ser. : 85657, heures / hours : N/D	1
ER-125 (id.: 37408)		Excavatrice sur chenille "Komatsu" / "Komatsu" crawler excavator Mod. : PC-750 LC, ser. : 20079	1
ER-126		Ensemble d'équipements désuets tels que / Lot of scrap equipment such as : Structures / Frames Godets / Buckets Fourches / Forks Acier et métal / Steel and iron Etc.	1
ER-127		Unité d'épandage d'abrasif pour camion "Myers" / "Myers" sand spreader unit	1
ER-129 (id.: 60506)		Transporteur d'homme "Kubota" /"Kubota" mancarrier Mod. : RTV900, ser. : 98969, heures / hours : N/D	1
ER-130 (id.: 60803)		Élévateur ciseau à souterrain "Walden Equipment" / "Walden Equipment" underground plateform cisor lift Mod. : WE290, ser. : N/D, heures / hours : N/D	1

No item /	Photographies / Photos	Description	Quantité / Quantity
ER-131		Équipement niveleur de chemin / Road grader attachment *Fabrication artisanale / Home made	1
ER-133 (id.: 60503)		Transporteur d'homme "Kubota" / "Kubota" mancarrier Mod. : RTV 900, ser. : 54698, heures / hours : N/D *Sans la boite / Without box	1
ER-137 (id.: 60208)		Tombereau articulé "Caterpillar" / "Caterpillar" articulated dump truck Mod. : CAT740 , ser. : CAT00740CB1P03455, heures / hours : N/D Immatriculation / Plate : VP79987	1
ER-139 (id.: 60507)		Transporteur d'homme "Kubota" / "Kubota" mancarrier Mod. : RTV 900, ser. : 59264, heures / hours : N/D *Bon pour pièces / For pieces	1
ER-143 (id.: 60404)		Perceuse souterrainne "Atlas Copco" / Underground jumbo boomer "Atlas Copco" Mod.: 322 D12, ser.: AVO930108, heures / hours: N/D	1
ER-146		Chariot élévateur au propane "Nissan" / "Nissan" propane fork lift Mod.: MPL02A20LV, ser.: PL02-9H3424	
ER-147		Remorque avec génératrice "Caterpillar" / Trailers with "Caterpillar" generator *Hors d'usage / Scrap	1
ER-147A (id.: 60501)		Transporteur d'homme "Kubota" / "Kubota" mancarrier Mod. : RTV 900, ser. : 85251, heures / hours : N/D	1
ER-148		Soudeuse "Acklands" / "Acklands" welder, mod. : G300DCE Sur remorque / On trailer	1
ER-149	N/D	Perceuse souterrainne "Bazooka" / "Bazooka" underground drill avec accessoires / with accessories *Non vue / Not seen	

No item / Item #	Description	Quantité / Quantity
B-1	Ensemble comprenant / Lot consisting of : 34 bureaux / Desk 7 appareils multifonctions / Multifonctions 46 chaises et fauteuils / Chairs and armchairs Crédence / Credenza 8 tables / Tables 12 bibliothèques / Book shelves 7 armoires assorties / Assorted cabinets 19 classeurs verticaux / Vertical filing cabinets 21 classeurs horizontaux / Horizontal filing cabinets 8 classeurs horizontaux, 2 tiroirs / Horizontal filing cabinets, 2 drawers 5 calculatrices / Calculators 8 fours micro-ondes / Microwave ovens 5 cafetières / Coffee-makers 7 réfrigérateurs / Refrigerators 10 tables / Tables 55 chaises assorties / Assorted chairs 4 refroidisseurs d'eau / Water coolers 7 moniteurs / Screens 3 déchiqueteuses à papier / Paper shredders 10 tables / Tables 32 chaises / Chairs 5 babillards / Boards 4 classeurs / File cabinets 2 armoires à plans en bois / Wood cabinets plans 5 supports en métal / Metal supports	1
B-2	Photocopieur "Konica Minolta" / "Konica Minolta" copier Mod.: 350 BIZHUB, ser.: 31118316	
B-3	Photocopieur "Komica Minolta" / "Konica Minolta" copier Mod.: BIZHUB C253, ser.: A02E011002393	
B-4	Système téléphonique comprenant / Telephone system consisting of : 22 téléphones / phones Téléphone appel conférence / Conference phone Panneau de contrôle principal / Main control pannel Boîtiers d'appoints / Boxes Répondeur / Answering machine	
B-5	Système informatique comprenant / Computer system consisting : 23 ordinateurs / Computers 20 moniteurs "ACL" "Dell" / Screen 8 moniteurs panoramiques / Widescreens 5 serveurs "Process", Xeon / Servers	

No item / Item #	Description	Quantité / Quantity
B-5 (suite)	5 imprimantes / Printers Station d'ancrage pour ordinateur portable / Docking station for laptop Imprimante à plan "HP", 48" / Plan printer Mod.: Designjet 500, ser.: SG53B91046 Ordinateur portable "Dell" / Laptop Ordinateur portable "HP" / Laptop Serveur "HP", Prolient, ML350G6 / "HP" server avec 6 disques durs / with 6 hard discs Disque dur externe / External hard disc Sélecteur de canaux "Linksys" / Channel selector Mod.: SRW202HD Panneau de distribution / Switchboard Étagère pour composantes informatiques / Shelf computer components	

No item / Photographies / Photos	Description	Quantité / Quantity
R-2 (id.: 35021)	Camionnette "Chevrolet" / "Chevrolet" pick-up truck Mod.: 2500 HD Club cab, ser.: 1GCHK29U26E175084 Année / Year: N/D, odomètre / odometer: N/D Immatriculation / Plate: FCE8882	1
R-4 (id.: 35024)	Camionnette "Ford" / "Ford" pick-up truck, crew cab Mod.: F350XL Super Duty, ser.: 1FTWW31P86EA84604 Année / Year: N/D, odomètre / odometer: N/D Immatriculation / Plate: I328223	1
R-5 (id.: 35025)	Camionnette "Dodge" / "Dodge" pick-up truck Mod.: RAM 1500 V8, ser.: 1B7HF16ZXTJ145199 Année / Year: N/D, odomètre / odometer: N/D Immatriculation / Plate: FAN7033	1
R-7 (id.: 34917)	Camion citerne "Kenworth" / "Kenworth" fuel truck, cap. : 11 400 L Mod. : 2000, ser. : 1XKWDB0X9YJ958927 Année / Year : 2000, odomètre / odometer : 34 313 km Immatriculation / Plate : N/D	1
R-8 (id.: 35033)	Camionnette "GMC" / "GMC" pick-up truck Mod.: Sierra SL, ser.: 2GTEK19V7Y1178587 Année / Year: 2000, odomètre / odometer: 215 077 km Immatriculation / Plate: FEE2089	1
R-9 (id.: 35020)	Camionnette "GMC" / "GMC" pick-up truck Mod.: 2500 HD Club cab, ser.: 1GTHK23U66F151180 Année / Year: 2006, odomètre / odometer: N/D Immatriculation / Plate: VS85177	1
R-10 (id.: 34919)	Camionnette "GMC" / "GMC" pick-up truck Mod.: 3500 SLE, ser.: 1GDJC34F4SE516570 Année / Year: 2000, odomètre / odometer: 88 873 km Immatriculation / Plate: N/D	1 1
R-11 (id.: 60509)	Autobus "Chevrolet" / "Chevrolet" school bus Mod.: Express 3500, ser.: 1GBH31F3X1053271 Année / Year: 1999, odomètre / odometer: N/D Immatriculation / Plate: N/D	1
R-12 (id.: 35030)	Camionnette "Ford" / "Ford" pick-up truck Mod.: F150XLT, ser.: 2FTRX18LXWCA69898 Année / Year: N/D, odomètre / odometer: 287 447 km Immatriculation / Plate: VQ74479	1

No item / Photographies / Item # Photos	Description	Quantité / Quantity
R-13 (id.: 35029)	Ensemble comprenant / Lot consisting of : Camionnette "GMC" / "GMC" pick-up truck Mod. : Sierra, ser. : 1GT6K29F95E513359, année / year : 1995	1
(id.: 34902)	*Bonne pour pièces / Scrap Camionnette "Ford" / "Ford" pick-up truck Mod.: F450, ser.: 1FDXF46F9XEB75730, année / year: 1999 *Bonne pour pièces / Scrap	
(id.: 35031)	Camionnette "Chevrolet" / "Chevrolet" pick-up truck Mod.: Z71, ser.: 2GCEK19K3P1142724, année / year: 1993 *Bonne pour pièces / Scrap	
(id.: 34901)	Camionnette cube "Ford" / "Ford" cube truck Mod.: N/D, ser.: 1FDYY90T6VVA04375, année / year: 1997 *Bonne pour pièces / Scrap	
	Camion tracteur "International" / "International" truck Mod.: COF19, ser.: D1125JCA13515, année / year: 1997 *Bonne pour pièces / Scrap	
	Autobus "Ford" / "Ford" school bus Mod.: B600, ser.: 1DPJ65P9MVA36844, année / year: 1991 *Bonne pour pièces / Scrap	
R-14 (id.: 60517)	Camionnette "Toyota" / "Toyota" pick-up truck Mod.: HZJ79, ser.: JTELB71J277065887, heures / hours: N/D Année / Year: 2007	1
R-15	Véhicule tout terrain "Polaris", 3 essieux, 6 x 6 / 6 x 6, 3-axles "Polaris" vtt Mod. : Four stroke 425	1
R-16 (id.: 35035)	Camionnette "GMC" / "GMC" pick-up truck Mod. : Sierra, ser. : 2GTEK19V941233244, année / year : 2004	1
R-17 à R-21	Annulés / Void	
R-22 (id.: 60510)	Autobus "Chevrolet" / "Chevrolet" school bus Mod.: Express 3 500, ser.: 1GBHB31FX21229824 Année / Year: 2002 *Défectueux / Broken	1
R-23 (id.: 35023)	Véhicule utilitaire "Chevrolet" / "Chevrolet" light vehicule Mod. : Trail Blazer, ser. : 1GNDT13S162186583 Année / year : N/D, odomètre / odometer : N/D Immatriculation / Plate : FCE8880	1
R-24 (id.: 35032)	Véhicule utilitaire "GMC" / "GMC" light vehicule Mod.: Envoy, ser.: 1GKDT13S082171895 Année / year: 2008, odomètre / odometer: 102 573 km Immatriculation / Plate: FF3703	1

No item / Item #	Photographies / Photos	Description	Quantité / Quantity
R-25 (id.: 35022)		Camionnette "Chevrolet" / "Chevrolet" pick-up truck Mod.: 2500 HD Crew cab, ser.: 1GCHK29U76E175084 Année / year: 2006, odomètre / odometer: N/D Immatriculation / Plate: VS85077	1
ER-107 (id.: 60309)		Navette chargeuse souterrainne "Atlas Copco" / "Atlas Copco" underground scooptram Mod.: ST710, ser.: AVO08X296, heures / hours: N/D avec godet / with bucket, 4 v ³	1

Schedule "D"

Mines Century Val d'Or

Liste d'actifs / asset list LOT 2B



Informations générales / General informations

LÉGENDE ET DÉFINITIONS DES CATÉGORIES D'ACTIFS / ASSET CATEGORIES: LEGEND AND USUAL DEFINITIONS

SE	Système électrique / Electric system		
М	<u>Machinerie:</u>	"Machinerie industrielle standard ou "sur mesure" servant généralement à la fabrication spécifique de l'entreprise ou pour l'entretien."	
М	<u>Machinery:</u>	"Standard industrial machinery or custom made machinery generally used for specific manufacturing or maintenance."	
P	Pièces de rechange:	"Inclus généralement des pièces de rechange conçus spécifiquement pour certaines machines et/ou équipements."	
P	Replacement parts:	"Generally includes replacement and maintenance parts made especially for some machines and/or equipments."	
E	<u>Équipement:</u>	"Équipement d'atelier et d'usine nécessaire en vue d'une activité déterminée. Inclus généralement l'équipement standard et celui spécifique au type d'entreprise, l'équipement d'entreposage et autres."	
E	Equipment:	"Workshop equipment used for a specific task. Includes generally standard and custom made equipment, warehousing equipment, etc"	
EL	Équipement de laboratoire:	"Ensemble de matériel de laboratoire nécessaire en vue d'une activité de recherche et développement ou autre et qui est généralement situé dans des locaux servant de laboratoire."	
EL	Laboratory equipment:	"Laboratory material used in research and development activities and normally located in a laboratory."	
ER	Équipement roulant:	"Équipement roulant et machinerie lourde servant généralement à la manutention et étant utilisé principalement hors-route tel que: chargeur, chariot-élévateur, nacelles et autres."	
ER	Rolling equipment:	"Rolling equipment and industrial machinery generally used for handling. Also, this type of equipment is not normally used on roads. Ex: forklift, loader, farm trucks,"	
В	Mobilier de bureau:	"Inclus généralement le mobilier, l'équipement de bureau, la papeterie et les fournitures."	
В	Office equipment:	"Includes generally office furnitures, equipments and supplies."	
R	Matériel roulant:	"Véhicule ou remorque pouvant généralement aller sur la route. Ex: automobile, moto, camion, remorque, camion-tracteur, etc."	
R	Rolling material:	"Vehicule or trailer generally used on roads. Ex: car, moto, truck, trailer, etc"	
Н	Biens sujets à propriété de tierces parties:	"Inclus généralement les biens faisant l'objet d'un prêt (ou laissés sur place) par une tierce partie. Par exemple, les biens en consignation, les biens faisant l'objet d'une location à court terme, les biens appartenant aux employé(e)s, etc."	
Н	Assets subject to third- party ownership:	"Include generally goods borrowed or leaved on place from a third party. Ex: consignment stocks, short term rental asset, employee's goods, etc"	

No item / Item #	Description	Quantité / Quantity
M-1	Salle des broyeurs / Crushers room Ensemble comprenant / Lot consisting of : Trémie "Grizzly" / "Grizzly" hopper, cap. : 150 tonnes / tons	1
	Coarse ore bin, cone bottom Marteau "Dainong" / "Dainong" rock breaker, 30' Avec système hydraulique / With hydraulic system, 50 h.p.	
M-2	Ensemble comprenant / Lot consisting of : Broyeur vibrant / "Grizzly"vibrating crusher Support pour broyeur / Crusher support Alimentateur "Gyratory" / "Gyratory" feeder Mod. : ABH4120-62X24, ser. : 02013 Système électrique / Electrical system	1
M-3	Cabine d'insonorisation avec poste de contrôle / Soundproof control room with control 8 moniteurs monochromes / 8 black & white monitors 10 caméras monochromes / 10 black & white cameras	1
M-5	Dépoussiéreur avec accessoires / Dust collector with accessories	1
M-6	Soufflante avec moteur / Blower with motor, 60 h.p.	1
M-7	Compresseur à air à vis "Ingersoll Rand" / "Ingersoll Rand" screw type air compressor Mod. : SSR-EP50SE, ser. : G5064U96270	1
M-8	Assécheur d'air "Larry", 2 filtres / 2-filters "Larry" air dryer avec réservoir / with tank	1
M-9	Convoyeur à courroie / Belt conveyor, 48" x 45'	1
M-10	Aimant électromagnétique "Powertronic" / "Powertronic" electromagnetic magnet Mod. : 260R, ser. : 53112	1
M-11	Convoyeur à tapis caoutchouté C4, 48" x ±150' / 48" x ±150' rubber belt conveyor C4 Incluant / Including : Chute, poulie, nettoyeur, tensionnneur / réducteur, etc. / Chute, pulley, cleaner, tensionner, reducer, etc.	1
M-12	Convoyeur à tapis caoutchouté C3, 48" x ±105' / 48" x ±105' rubber belt conveyor C3 Incluant / Including : Chute, poulie, nettoyeur, tensionnneur / réducteur, etc. / Chute, pulley, cleaner, tensionner, reducer, etc.	1
M-14	Dépoussiéreur / Dust collector	1
M-16	Convoyeur à tapis caoutchouté C5, ±36" x 30' / ±36" x 30' rubber belt conveyor C5 Incluant / Including : Chute, poulie, nettoyeur, tensionnneur / réducteur, etc. / Chute, pulley, cleaner, tensionner, reducer, etc.	1
M-17	Convoyeur à tapis caoutchouté C6, ±36" x 40' / ±36" x 40' rubber belt conveyor C6 Incluant / Including : Chute, poulie, nettoyeur, tensionnneur / réducteur, etc. / Chute, pulley, cleaner, tensionner, reducer, etc.	1

No item / Item #	Description	Quantité / Quantity
M-19	Balance "Milltrocnis" sur convoyeur / "Milltrocnis" scale on conveyor	1
M-20	Convoyeur à tapis caoutchouté C7, ±48" x 40' / ±48" x 40' rubber belt conveyor C7 Incluant / Including : Chute, poulie, nettoyeur, tensionnneur / réducteur, etc. / Chute, pulley, cleaner, tensionner, reducer, etc.	1
M-21	Convoyeur à tapis caoutchouté C8, ±48" x 40' / ±48" x 40' rubber belt conveyor C8 Incluant / Including : Chute, poulie, nettoyeur, tensionnneur / réducteur, etc. / Chute, pulley, cleaner, tensionner, reducer, etc.	1
M-22	Réservoir en acier / Steel tank Pompe au glycol / Glycol pump (non vue / not seen) Système de ventilation / with ventilation system	1
M-23	Ensemble comprenant / Lot consisting of : Convoyeur C2 "Fournier Industries" / "Fournier Industries" C2 conveyor Moteur / Motor, 50 h.p. avec balance / with scale Compresseur à air à vis "Metso" / "Metso" screw type air compressor 6 chutes assorties / 6 assorted chutes Structure de chute / Chute structure Dépoussiéreur "Lawson Taylor" / "Lawson Taylor" dust collector Mod.: SQB1-120FAN Compresseur à air "Coleman" / "Coleman" air compressor, cap.: 60 gallons Mesureur de hauteur "Endress & Hauser" / "Endress & Hauser" lime bin level meter Mod.: Soliphantt FTM260 Détecteur de mouvements "Milltronic" / "Milltronic" motion failure alarm Réservoir en acier "Tectank" / "Tectank" steel tank, 40' x 16' dia. Cap.: 100 tonnes / tons Transformateur "Westing House" / "Westing House" lighting transformer Convoyeur à vis "Metalfab inc." / "Metalfab inc." lime metering screw conveyor Chauffage d'appoint "Reznor" / "Reznor" heating unit, mod.: SFT#9 Vibreur pneumatique / Pneumatic vibrator	1
M-24	Ensemble comprenant / Lot consisting of : 3 tabliers d'alimentations "Metso" / 3 "Metso" apron feeders Mod. : AF5-48MN-16-10HP avec chaine de régulation / with regulation chain 3 chutes / 3 chutes	1
M-25	Dépoussiéreur "Cincinati" / "Cincinati" dust collector Mod. : 42WCC-36 PULSE	2
M-26	Convoyeur, ±48' x 384' / ±48' x 384' Conveyor avec chute de déchargement / with discharge chute	1
M-27	Pompe submersible "Metso" / "Metso" sump pump Mod. : VS100L180 (PPLU1290)	1
M-28	Convoyeur à tapis "Milltronics" belt conveyor Mod. : MD256, ser. : 052102110V4 avec balance / with scale	1
M-29	Convoyeur à tapis / Belt conveyor, 24" x 24', moteur / motor, 10 h.p.	1
M-30	Convoyeur à tapis / Belt conveyor, 24" x 70', moteur / motor, 7.5 h.p.	1

No item / Item #	Description	Quantité / Quantity
M-31	Aimant électromagnétique "Eriez Magnetics" / "Eriez Magnetics" magnet, 36" x 72"	1
M-32	Poste de contrôle "Abson" / "Abson" control room, 10' x 10' Ordinateur, logiciels, sélecteur de canaux / Computer, programmes, chanel selector Etc.	1
M-33	Broyeur tambour à tiges d'acier "Allis Charmers" / "Allis Charmers" rod mill, 9' X 12' Moteur / Motor, 400 h.p. Chutes assorties / Assorted chutes Alimentateurs / Feeders Tuyauterie, vannes, filtres, système de lubrification / Piping, vannes, screens, lube systems, etc. Godet / Bucket avec accessoires / with accessories	1
M-34	Manipulateur à tige d'acier / Rod handler avec convoyeur à rouleaux en acier / with steel roller conveyor	1
M-35	Broyeur tambour à billes d'acier "Kennedy Van Saun" / "Kennedy Van Saun" ball mill, 12' x 14' Moteur / Motor, 1 250 h.p. Chutes assorties / Assorted chutes Alimentateurs / Feeders Tuyauterie, vannes, filtres, système de lubrification / Piping, vannes, screens, lube systems, etc. Godet / Bucket avec accessoires / with accessories	1
M-36	Broyeur tambour à billes d'acier "Allis Charmers" / "Allis Charmers" ball mill, 12' x 14' Moteur / Motor, ±1 250 h.p. Chutes assorties / Assorted chutes Alimentateurs / Feeders Tuyauterie, vannes, filtres, système de lubrification / Piping, vannes, screens, lube systems, etc. Godet / Bucket avec accessoires / with accessories	1
M-37 (id.: PDEC-391)	Pompe à boue "Warman" / "Warman" slurry pump, 8 x 6 x 21	1
M-38 (id.: PDEC-390)	Pompe à boue "Warman" / "Warman" slurry pump, 8 x 6 x 21	1
M-39	Boitier de pompe / Pump box, 6' x 14' x 8'	1
M-40	Boitier de pompe "Allis Charlmers" / "Allis Charlmers" pump box, 6' x 14' x 8'	1
M-41 (id.: PDEC-330)	Pompe à boue "Allis Charlmers" / "Allis Charlmers" slurry pump Mod. : SRL-C Moteur / Motor, 40 h.p. avec accessoires / with accessories	1
M-42 (id.: PDEC-331)	Pompe à boue "Allis Charlmers" / "Allis Charlmers" slurry pump Mod.: SRL-C Moteur / Motor, 40 h.p. avec accessoires / with accessories	1
M-43 (id.: BOIT-330)	Boitier de pompe / Pump box	1
M-44 (id.: PDEC-350)	Pompe à boue "Allis Charlmers" / "Allis Charlmers" slurry pump Mod. : SRL-C Moteur / Motor, 125 h.p. avec accessoires / with accessories	1

No item / Item #	Description	Quantité Quantit
M-45 (id.: PDEC-351)	Pompe à boue "Allis Charlmers" / "Allis Charlmers" slurry pump Mod. : SRL-C Moteur / Motor, 125 h.p. avec accessoires / with accessories	1
M-46	Boitier de pompe / Pump box	1
M-47	Ensemble comprenant / Lot consisting of : 2 bacs de rangement / Storage bins Aimant de chargement / Charging magnet 2 godets / 2 buckets	1
M-48 (id.: CHUT-320)	Cyclone "Krebbs" / "Krebbs" cyclone, 24" x 60" Mod.: D15B, ser.: 87K4694 Chute / Chute, 42" x 42" x 48" avec alimentateur, tuyauterie et centre de distribution / with feeder, piping and distribution center 4 boyaux / 2 hoses, 12" avec accessoires / with accessories	1
M-49 (id.: CHUT-321)	Tamis "Socace" / "Socace" screen, 6' x 16'	1
M-50 (id.: PPUI-380)	Pompe submersible "Toyo" / "Toyo" sump pump Mod. : DC81, cap. : SRL 5X4X14	2
M-51	Pompe submersible "Toyo" / "Toyo" sump pump Mod. : DC81, cap. : SRL 5X4X14	1
M-52 (id.: TAMI-370)	Ensemble comprenant / Lot consisting of : 2 tamis à gravité / 2 gravity sieves, 24" x 48" 2 concentrateurs spiralés à gravité "Knelson" / 2 "Knelson" gravity spiral concentrators, 20" Mod. : KC-XD-20, ser. : 200D-4001051010	1
M-53	Ensemble comprenant / Lot consisting of : Pompe "Allis Chalmers" / "Allis Chalmers" pump, 3" x 3", mod. : SRL-C 2 tamis fixes / 2 static screens Table vibrante avec séparateur électromagnétique "Eriez Magnetics" / Vibrating table with "Eriez Magnetics" magnetic separator Éjecteur en fonte "S & K" / "S & K" iron eductor 2" 2 réservoirs / 2 tanks	1
M-54	Pompe "SRL" / "SRL" pump, 10 x 8 x 21 (démontée / dismantled)	1
M-55	Pompe submersible "Ainsworth" / "Ainsworth" sump pump	1
M-56	Réservoir d'eau en acier / Process water tank, 20' dia. x 24' avec 3 pompes "Durco" / with 3 "Durco" pump	1
M-57	Système de pompage comprenant / Pumping system consisting of : 3 trappes d'ouverture pneumatiques, 6" avec système de contrôle / 3 6" knife gates with smart transmitter 2 pompes "Allis Chalmers" / 2 "Allis Chalmers" pump #11,75 h.p. Mod. : SRL-C, ser. : PSOU 400-401 Pompe submersible "Galiger" / "Galiger" sump pump, #11, 300 x 48 Mod. : 2SHE, ser. : PPU 1690 2 pompes "Allis Chalmers" / 2 "Allis Chalmers" pump #21,75 h.p. Mod. : SRL-C, ser. : PSOU410-411 Pompe submersible "Galiger" / "Galiger" sump pump, #21, 300 x 48 Mod. : 3 SHE , ser. : PPU1410	1

No item / Item #	Description	Quantité / Quantity
M-58	Réservoir de floculant en acier / Flocculant steel tank, 10' x 13.6' Agitateur "Phildelphia Mixers" / "Phildelphia Mixers" mixer, 7' x 5' 2 pompes de transfert "Moyno" / "Moyno" transfer pump, mod. : PFLO430-431 "Sew eurodrive" "Moyno" / "Moyno" sew eurodrive avec accessoires et tuyauterie / with accessories and piping	1
M-59	Réservoir en acier au carbone / Carbon steel tank, 18' x 20' avec 2 pompes pneumatiques "Allis Chalmers" / 2 "Allis Chalmers" pneumatic pumps, 10" x 8" x 21" Mod.: SRL-C Moteurs / Motors, 50 h.p. et/and 75 h.p. Trappe d'ouverture pneumatique, 10" / 10" pneumatic knife gate	1
M-60	Réservoir de la solution "Barren", isolé / "Barren" solution tank, 8' x 24' avec pompe en acier inoxydable "Durco" / "Durco" stainless steel pump, 4" X 3" X 15" Moteur / Motor, 20 h.p.	1
M-61	Agitateur "Metso/Sumitomo"/ "Metso/Sumitomo"/ agitator Moteur / Motor, 75 h.p. Arbre et hélice / Shaft and propellor	5
M-62	Alimentateur primaire de particule "Denver Sala" / "Denver Sala" primary particule feeder Éliminateur d'air / Air eliminator Panneau de control / Control panel	1
M-63	Alimentateur secondaire, 2 niveaux / 2 stagebox secondary feeder, 5' x 5' x 4' 2 boyaux flexibles en caoutchouc / 2 flex rubber hoses, 12"	1
M-64	Station d'échantillonnage / Sampling station	1
M-65	Réservoir avec agitateur / Tank with agitator	1
M-66	Échantillonneur secondaire "Heath Sherwood" sur boyau, 12" avec guillotine hydraulique / "Heath Sherwood" leache secondary sampler on 12" pipeline with hydraulic sample cutter	1
M-67	Ensemble comprenant / Lot consisting of : Réservoir de cyanure en acier / Cyanide steel tank 2 pompes "Durco" / 2 "Durco" pump, 1" x 1" Moteur à vitesse variable / Variable speed motor Tuyauterie et accessoires / Piping and accessories	1
M-68	Ensemble comprenant / Lot consisting of : Réservoir en fibre, +/- 6' dia. X 8' / Fiber tank Réservoir en fibre, +/- 6' dia. X 10' / Fiber tank Bac anti déversement en acier / Steel spill tray	1
M-68 (suite)	Réservoir pressurisé vertical / Vertical tank pressure Mezzanine en acier, démontable / Mezzanine steel removable Réservoir à acide hydrochlorique / Acid hydrochloric tank, 8' x 17' (pas en opération / not in use) Pompe / Pump, 3" x 1.5" x 7" Moteur / Motor, 1 h.p.	
M-70	Réservoir à air horizontal haute pressoin / High pressure horizontal air tank, 6' dia. x 12'	1
M-71	Réservoir des CIP en acier au carbon / CIP carbon steel tank, 23' 6" x 24' avec agitateur "Metso" / "Metso" agitator Moteur / Motor, 25 h.p. Pompe "Denver-Sala" / "Denver-Sala" pump, 7.5 h.p.	1

No item / Item #	Description	Quantité / Quantity
M-72	Ensemble comprenant / Lot consisting of : Réservoir d'acid / Acid tank, 8' x 12' avec tuyauterie / with piping Réservoir de rinçage du charbon en acier / Carbon acid rince tank, 5' x 14' Tamis incliné, double niveau / Double level inclined screen, 4' x 8' Chutes et réservoirs / Chutes and tanks Structure en acier / Steel structure	1
M-73	Pompe submersible "Galigher" / "Galigher" sump pump	1
M-74	Ensemble comprenant / Lot consisting of : 5 réservoirs de CIP en acier au carbon / 5 steel carbon CIP tanks, 6' x 18½' Agitateur / Agitator Moteur / Motor, 20 h.p. Pompe submersible "Denver-Sala" / "Denver-Sala" sump pump Moteur / Motor, 5 h.p. Tamis filtrant du charbon / Carbon filter screen Tamis de transfert du charbon "Soudure Reich." / "Soudure Reich." transfer screen carbon Filtre de régénération du carbone "Simplicity" / "Simplicity" regenerate carbon screen	1
M-74A	Tamis incliné d'extraction de carbone "WS Tyler" / "WS Tyler" inclined carbon removal screen, 4' X 8' Double niveau, chute, structure en acier / Double deck, chute, steel structure	1
M-74B	Salle de contrôle comprenant / Control room consisting of : Cabanon en bois et tôle ondulé / Wood and metal shed Ordinateur avec programme de contrôle automatisé / Computeur with automatic control program Moniteur / Screen 2 batteries de secours / Backup battery Bureau / Desk Fauteuil / Armchair Air climatisé / Air conditioning	1
M-75	Tuyauterie, valves et structure en acier / Piping, valves and steel structure	1
M-76	Réservoir d'acier caustique en acier au carbone, isolé, chauffé / Carbon steel caustic tank, isulated, heat coil, 10' x 12' Pompe en acier inoxydable "Durco", 3" x 2" x 8" Moteur / Motor, 5 h.p.	1
M-77	Colonne d'extraction en acier inoxydable, isolée / Insulated carbon stripping column 4' x 26' avec tuyauterie et accessoires / with piping and accessories	1
M-78	Système d'extraction à tubes par cellules chauffantes électrique "ACME" / "ACME" solution stripping heater, horizontal shell and tube heater, electric heated shell, 10" x 10' Mod. : CP-400	1
M-79	Échangeur de chaleur à plaques / Plate & frame heat exchanger, 12" x 6" x 30" avec tuyauterie et accessoires / with piping and accessories	1
M-80	Échangeur de chaleur à tubes horizontal en acier inoxydable "ACME", isolé / Insulated heat exchanger Mod.: V111-1, ser.: A1031	1
M-81	Tamis incliné de regénération du charbon "WS Tyler" / "WS Tyler" inclined rinse screen regenerator, 4' Mod. : T110-R Double niveau, chute, structure en acier / Double deck, chute, steel structure	1
M-82	Cheminée de ventilation à cage d'écureuil / Carbon regenerator vent gas system, 6" x 18" Moteur / Motor, 2 h.p.	1
M-83	Ensemble comprenant / Lot consisting of : Réservoir d'acide nitrique en plastique / Acid nitric tank 4' x 4' x 4' Pompe en acier inoxydable "Durco" / "Durco" stainless steel pump, 2" x 1" x 7" Moteur / Motor, 2 h.p. avec tuyauterie / with piping	1

No item / Item #	Description	Quantité / Quantity
M-84	Cône d'alimentation du regénérateur en acier / Hopper regenerator feed bin,10' x 6' x 8' Année / Year : 1995, ser. : 15685, P.O. : V195-0013 avec base et structure en acier / with cone base and steel structure	1
M-85	Alimentateur de charbon frais / Fresh carbon feed hopper	1
M-86	Regénérateur de charbon horizontal à tambour rotatif "Lochhead Haggerty", isolé, chauffé / "Lochhead Haggerty" insulated, heated carbon regerator rotary kiln, 40" x 25' 2" avec convoyeur à vis / with feed screw conveyor, 6" x 6' Moteur / Motor, 5 h.p. Panneau de contrôle / Control panel	1
M-87	Pompe fin charbon / Pump, fine carbon	1
M-88	Pompe submersible "Toyo" / "Toyo" sumb pump Mod. : DL-15	1
M-89	Réservoir en acier +/-8' dia. x 15' pour charbon fin / Steel tank for fin carbon	1
M-90	Réservoir de rinçage à l'eau en acier / Tank rinse water, 21' 6" x 20' avec pompe "Durco" / with "Durco" pump, 4" x 3" x 13" Moteur / Motor, 7.5 h.p.	1
M-91	Tamis incliné "WS Tyler", double niveaux, chutes, structure en acier et filtre sous-jacent / "WS Tyler" inclined screen, double deck, steel structure, bottom and end launder chutes, safety screen 6' x 12', mod.: T300-R	1
M-92	Tamis incliné "WS Tyler", double niveaux, chutes, structure en acier et filtre sous-jacent / "WS Tyler" inclined screen, double deck, steel structure, bottom and end launder chutes, safety screen 6' x 12', mod.: T300-R	1
M-93 (id.: PSOU-566	Pompe "Allis Chalmers" / "Allis Chalmers" pump, 14 x 12 x 36 5) Mod. : SRL-XT	1
M-94 (id.: PSOU-567	Pompe "Allis Chalmers" / "Allis Chalmers" pump, 14 x 12 x 36 ') Mod. : SRL-XT	1
M-95	Chambre tampon / Pump box, 8' X 10' X 6'	1
M-96	Pompe "Peerless" / "Peerless" pump,10" x 8" x 21" Moteur / Motor, 75 h.p. avec tuyauterie et valves / with piping and valves	2
M-97	Pipeline en polyethylène / Polyethylene pipeline, 20 cm x 2 000 m avec vannes et accessoires / with valves and accessories	2
M-98	Pompe à boue "Allis Chalmers" / "Allis Chalmers" slurry pump, 8" x 6" x 18" Mod. : SRL-C	6
M-99	Réservoir des résidus en acier, gauge de profondeur, valves et alimentateur central / Steel tailing surge tank, 8' x 15', with leveg gauges, valves and central feed box	2
M-100	Échantillonneur primaire "Heath Sherwood" avec circuit de rejets / "Heath Sherwood" primary sampler, circuit rejects	1
M-101	Échantillonneur secondaire "Heath Sherwood" avec circuit de rejets / "Heath Sherwood" secondary sampler, circuit rejects	1
M-102	Pompe pour résidus / Sum pump tailing	1
M-103	Réservoir vertical en fibre +/- 10' x 18' / Vertical fiber tank	1
M-104	Réservoir vertical en acier +/- 20' x 30', base conique / Vertical steel tank	1

No item / Item #	Description	Quantité / Quantity
M-106	Raffinerie / Refinery Four par induction thermique "Inductotherm", cap.: 75 kw, système hydraulique, moteur, 3 h.p., pompe de circulation d'eau, transformateur, 118 KVA, panneau de commande et système électrique / "Inductotherm" induction melter furnace with tilting, cap.: 75 kw, water jacketed, 3 h.p. motor, hydraulic system for tilting, water circulating pump and piping, 118 KVA power transformer and Mod.: DURALINE 75-30-R	1
M-106	Système de refroidissement au glycol / Glyco cooling system	1
M-107	Dépoussiéreur "Flex-Kleen" / "Flex-Kleen" dust collector, 4' x 4' x 6' Mod. : 58-BVBC-38 Moteur / Motor : 7.5 h.p. avec ventilateur à cage d'écureuil / Exhaust fan system,12" x 36" x Moteur / Motor : 7.5 h.p.	1
M-108	Pompe submersible "Galliger" / "Galliger" sump pump, 2" Moteur / Motor : 5 h.p.	1
M-109	Réservoir en acier avec pompe "Durco" / Steel tank, 4' x 4' with "Durco" pump Moteur / Motor : 3 h.p.	1
M-110	Ensemble de 2 fours assortis / Lot of 2 assorted furnaces	1
M-111	Rectifieur de courant, 9 volts, 1 500 amp avec panneau d'ampèremètre, voltmètre, câblage et barre de cuivre / Power rectifier, 9 volts, 1 500 amp with ammeter and voltmeter panels, power cables, copper bus bar	2
M-112	Presse à eau horizontale à plaque "Sperrin" / "Sperrin" water wash filter press, 18" x 18"	1
M-113	Bac de lavage des cathodes / Wash down box tank for cathodes and baffles	1
M-114	Bassin d'électrolyse en acier inoxydable "Summit Valley Equipment" / "Summit Valley Equipment" stainless steel electrowinning cells, 36" x 14' x 36"	1
M-115	Bassin d'électrolyse en acier inoxydable "Summit Valley Equipment" / "Summit Valley Equipment" stainless steel electrowinning cells, 36" x 14' x 36"	1
M-116	Four "VWR Scientific" / "VWR Scientific" drying oven, 36" x 36" x 24"	1
M-117	Lac Tremblay / Tremblay lake Pompe verticale / Vertical pump, mod. : 7000F	1
M-118	Parc à résidus / Tailings Pompe de surface / Surface pump	1

No item / Item #	Description	Quantité / Quantity
PR-1	Pont roulant "Kone Crane" / "Kone Crane" overhead crane, 45', cap. : 10 000 kg	1
PR-2	Pont roulant "Kito", cap. : 5 tonnes / "Kito" 5 tons overhead crane Palan à chaine électrique / Electric chain hoist avec chariot électrique sur rail / with motorized trolley	1
PR-3	Pont roulant "Kone Crane", cap. : 2 000 kg / "Kone Crane" 2000 kg overhead crane Mod. : A36988, ser. : 1856-10976	1
PR-4	Pont roulant double "Kone Crane" / "Kone Crane" double girder overhead crane, Cap. : 25 000 kg , cap. : 7.5 tonnes / tons et treuil d'appoint / and hoist, cap. : 5 tonnes / tons	1
PR-5	Pont roulant "Munck" / "Munck" bridge crane, 120 ', cap. : 7,5 tonnes / tons	1
PR-6	Palan à chaine "Coffing" / "Coffing" chain block, cap. : 1 tonne / TON	1
PR-8	Palan à chaine "Coffing" / "Coffing" chain block, cap. : 2 tonnes / TONs avec chariot et rail / on beam and kart	1
PR-9	Salle des CIP / CIP Room Palan à chaine électrique "Coffing", 1 tonne, sur chariot électrique et +/- 60' de rail / Électric hoist on electric kart with beam	1
PR-10	Palan à chaine "Meteor" / "Meteor" chain bloc, cap. : 1 tonne / ton sur rail / on beam	1
PR-11	Palan à chaine électrique "Coffing" / "Coffing" electric chain bloc Cap. : 1 tonne / TON avec chariot et 100' de rails / with 100' beam and kart	1
PR-12	Palan à chaine électrique "Coffing", 1 tonne, sur chariot électrique et +/- 20' de rail / Électric hoist on electric kart with rail	1
PR-13	Palan à chaine électrique "Kito" / "Kito" electric hoist, cap. : $\frac{1}{2}$ tonne / ton Mod. : EF2-0005L	2
PR-14	Palan à chaine électrique "Coffing" / "Coffing" electric hoist, cap. : 3 tonnes / tons sur chariot et rail sur arche / on kart with rail	1
PR-15	Palan à chaine électrique "Coffing" / "Coffing" electric hoist, cap. : 3 tonnes / tons sur chariot et rail sur arche / on kart with rail	1
PR-16	Palan à chaine électrique "Coffing" / "Coffing" electric hoist, cap. : 3 tonnes / tons sur chariot et rail sur arche / on kart with rail	1
PR-17	Palan à chaine électrique "Coffing" / "Coffing" electric hoist, cap. : 3 tonnes / tons sur chariot et rail sur arche / on kart with rail	1
PR-18	Raffinerie / Refinery Palan à chaine électrique "Vulcan" / "Vulcan" electric hoist, cap. : ½ tonne / ton sur chariot et 20' de rail / on kart with 20' rail	1

No item / Item #	Description	Quantité / Quantity
	Salle des broyeurs / Crusher room	
P-1	Pièces et plaques latérales / Side plates for rod, KVS, allis	1
	Atelier de machinage / Machining workshop	
P-4	Ensemble de pièces comprenant / Lot of parts consisting of :	1
	Boulons et vis / Bolts and screws	
	Tige à souder / Welding rod	
	Peintures / Paints	
	Retailles d'acier / Retails steel	
	Mèches / Highlights Produits nettoyants / Cleaners	
	1 Toddito Hettoyanto / Oleanero	
	Atelier électrique / Electric workshop	
P-5	Ensemble comprenant / Lot consisting of :	1
	Adaptateurs / Adaptators	
	Filage / Wire	
	Batteries / Batteries	
	Connecteurs / Connectors Boulons / Bolts	
	Rondelles / Washers	
	Terminaux / Terminals	
	Boitiers de jonction / Jonction boxes	

No item / Item #	Description	Quantité Quantit
	Salle des broyeurs / Crushers room	
E-1	Ensemble comprenant / Lot consisting of : 2 extincteurs "Ansul" sur chariot industriel / Extinguisher on industrial cart 3 escabeaux en fibre, 8' / Stepladder fiber 7 extincteurs, 10 lbs / Extinguisher Escabeau / Stepladder 4 extincteurs, 20 lbs / Extinguisher Vestiaire, 3 portes / Loocker-room, 3 doors Trousse de premiers soins / First aid kit Escabeau en fibre, 6' / Stepladder fiber Ventilateur industriel / Industrial fan Échelle en fibre de verre / Fiber glass ladder, 14' 5 boyaux à air haute pression / 5 high pressure air hoses 3 clés à tuyau / 3 pipe wrenches 8 palans à chaine / 8 chain hoists Pince à plaque / Lifting clamp Manilles / Shackles Plateforme pour échafaud / Scaffold plateform 2 escabeaux en aluminium / 2 aluminum ladders, 6' 2 armoires robustes en acier, 2 portes / 2 2 doors steel cabinets 11 bacs en acier / 11 steel bins Support à bonbonne / Cylinder support Tréteau en acier / Steel stand Élingue en acier / Steel stand Élingue en acier / Steel sting Clé à percussion électrique "Makita", ¾" / ¾" "Makita" electric hammer drill Clé à percussion pneumatique "Chicago", 1" / 1" "Chicago" pneumatic hammer drill Pelle, brosse / Shovel, brush 2 coffres à outils avec contenu / 2 chest tools with content Civière en aluminium "Traverse" / "Traverse" aluminum stretcher 2 pompes à eau / 2 water pumps 3 tables en acier / 3 steel tables Échelle en fibre de verre extensible / Extensible fiber glass ladder, 24'	1
	2 brouettes / 2 wheelbarrows 3 diables à bonbonne / 3 cylinder karts	
	3 pompes à graisse pneumatiques / 3 pneumatic grease pumps Etc.	
E-2	Soudeuse à l'arc "Acklands" / "Acklands" arc welder Mod. : N-400DC, ser. : JJ470730	1
E-3	Soudeuse électrique "Acklands" / "Acklands" electric welder	1
E-4	Concasseurs à minerai / Ore crushers Ensemble comprenant / Lot consisting of: Diable double pour bonbonnes / Double cylinder kart 2 extincteurs / 2 extinguishers, 10 lbs 6 boyaux à eau haute pression / 6 high pressure water hoses Brouette / Wheelbarrow 2 échelles en aluminium / 2 aluminum ladders Chariot plateforme / Plateform truck	1
E-4 (suite)	Pic, pelle / Pickaxe, shovel Passerelle / Plateform Etc.	

No item /	Description	Quantité / Quantity
E-5	Ensemble comprenant / Lot consisting of: 6 extincteurs / 6 extinguishers, 10 lbs 4 extincteurs / 4 extinguishers, 20 lbs 9 boyaux à air haute pression / 9 high pressure air hoses 2 chariots plateforme / 2 plateform karts Échaufaud de construction / Construction scaffold 7 armoire en acier, 2 portes / 7 2-doors steel cabinets Étagère en métal / Metal shelving unit 17 élingues à câble d'acier / 17 steel cable slings 2 fourches / 2 forks, cap.: 2 000 lbs Palan à chaine électrique "Coffing" / "Coffing" electric chain hoist, cap.: 1 tonne Marchepied, 3 marches / 3-steps, ladder Mélangeur / Mixer Casier en métal / Metal locker 4 armoires de sécurité "Justrite", 2 portes / 4 "Justrite" 2-doors security cabinets Soufflante / Blower, 600 volts 2 convoyeurs à rouleaux / 2 rool conveyors Étau sur pied / Vise on stand 9 boyaux à eau haute pression / 9 high pressure water hoses Bac en acier / Steel bin Pompe à baril manuelle / Manual baril pump 4 diables doubles pour bonbonnes / 4 double cylinder karts Pelles, brosses, balais, masse / Shovels, brushes, brooms Poubelles / Trash cans Escabeau en aluminium / Aluminum ladder, 8' Échelle extensible en fibre de verre / Extensible fiberglass ladder, 16' Échelle extensible en fibre de verre / Extensible fiberglass ladder, 20' Escabeau en aluminium / Aluminum ladder, 36' Escabeau en aluminium / Aluminum ladder, 36' Escabeau en aluminium / Aluminum ladder, 10' Transpalette "Dakota" / "Dakota" pallet truck 2 basculeurs à baril 'Morse' / 2 "Morse' drum handler Cage d'élévation pour bonbonne / Elevation cylinder cage Diable à baril / Baril kar Échelle extensible en en aluminium / Extensible aluminum ladder, 40' 3 bacs en acier / 3 steel bins Table de décantation en acier / Steel table Tréteau en métal / Metal stand Etc.	1
E-6	Chaufferette d'appoint au propane "Flagro" / "Flagro" propane heater Mod. : FVO-400, ser. : OV400-4909	1
E-7	Chaufferette d'appoint au propane "Flagro" / "Flagro" propane heater Mod.: FVO-400, ser.: OV400-4951	1
E-8	Soudeuse "Acklands" / "Acklands" welder Mod. : N-400DC, ser. : JK543395	1
E-9	Soudeuse "Acklands" / "Acklands" welder Mod.: N-400DC, ser.: JJ322925	1
E-10	Ensemble comprenant / Lot consisting of : Fileteuse "Ridgid" avec accessoires / "Ridgid" Pipe threader with accessories Mod. : 300-T2	1
E-11	Fileteuse "Ridgid" avec accessoires / "Ridgid" threading machine, mod.: 535	1
E-12	Moteur "Ridgid" / "Ridgid" motor, mod. : 918	
E-13	Moteur à couple variable "Commander" / "Commander" MCC Mod. : BUL. 6097, ser. : M6464-1	1
E-14	Soudeuse à l'arc "Acklands" sur roues / "Acklands" arc welder on wheels, mod. : JJ337929	1

No item / Item #	Description	Quantité / Quantity
E-15	Soudeuse à l'arc "Acklands" / "Acklands" arc welder Mod. : 4611694, ser. : JJ322923	1
E-16	Soudeuse au mig "Acklands" / "Acklands" mig welder Mod. : N400DC, ser. : JJ322923	1
E-17	Couteau au plasma "Airco" / "Airco" plasma cutter Mod. : 8343731, ser. : 5991	1
E-18	Aspirateur à fumée "Scavenger" / "Scavenger" fume collector	1
E-19	Ensemble comprenant / Lot consisting of : Divers outils électriques assortis / Assorted electric tools Divers outils à batterie assortis / Assorted battery tools	1
E-20	Meuleuse double "Baldor", 12' sur pied / "Baldor" pedestal double end grinder	1
E-21	Perceuse à colonne "Rong Fu" / "Rong Fu" press drill Mod. : 40HL RUNG FU, ser. : 533338	1
E-22	Ensemble comprenant / Lot consisting of : Divers outils d'atelier, armoires, tables, outils électriques, etc. / Assorted tools, cabinets, tables, electric tools, etc.	1
E-23	Scie à fer à ruban "Kalamazoo" / "Kalamazoo" horizontal band saw, 9" x 16" Mod. : H9AW, ser. : 11,468	1
E-24	Presse "OTC", cap. : 50 tonnes / "OTC" 50 tons press	1
E-25	Ensemble comprenant / Lot consisting of : Classeurs à boulons / Bolts cabinets Élingues / Slings Table de travail en acier et bois / Steel and wooden working table	1
E-25 (suite)	Serres / Clamps Extincteurs / Extinguishers 2 soudeuses au gaz / 2 gas welders Armoires en métal / Metal cabinet Support en acier / Steel support Écrans de soudeur / Welder screens Table de travail en acier avec 2 étaux / Steel working table with 2 vises Armoires en bois / Wooden cabinet Chargeur à batterie / Battery charger Étagère en porte-à-faux / Cantilever rack Chariots assortis / Assorted karts Pompe manuelle / Manual pump Diables / Hand trucks Bac de lavage de pièces / Parts cleaning bath Etc.	
E-26	Soudeuse "Lincoln" / "Lincoln" welder Mod. : AC225, ser. : 10212-411	1

No item / Item #	Description	Quantité / Quantity
	Atelier électrique / Electric workshop	
E-27	Ensemble comprenant / Lot consisting of :	1
	Divers outils à batterie / Assorted battery tools	
	Perceuses / Drills	
	Scie va-et-viens / Hacksaw	
	Serre / Clamp	
	Marteau / Hammer Etc.	
	ElC.	
	Atelier de réparation électrique / Electric reparation workshop	Ī
E-28	Ensemble comprenant / Lot consisting of :	1
	Classeurs / Filing cabinets	
	Tables d'ordinateur / Computer tables	
	Chaises, bancs / Chairs, benches	
	Étagère en métal, tablettes ajustables / Metal shelving, adjustable shelves	
	Escalier mobile / Movable ladder Armoires en métal / Metal cabinets	
	Perceuse à colonne "Delta" / "Delta" press drill, 16½"	
	Scie à métal circulaire "Milwaukee" / "Milwaukee" circular metal saw	
	Meuleuse d'établi double / Bench grinder	
	Table de travail avec étau / Work station with vise	
	Clé / Key	
	Compresseur à air "King" / "King" air compressor, cap. : 100 lbs	
	2 coffres à outils avec contenu / 2 tool chests with content	
	Harnais de sécurité / Safety harness Vérificateur / Tester	
	Plats en aluminium / Aluminum plates	
	Microscope / Microscope	
	Malaxeur / Mixer	
	Balance / Scale	
E-28	Table de travail avec tiroirs / Work table with drawers	
(suite)	Classeurs / Filing cabinets Extincteur /	
	Bureau et chaise / Desk with chair	
	Éviers / Sinks	
	Etc.	
E-29	Monte-charge / Goods lift, cap. : 1 tonne / ton	1
E-30	Scie radiale "Dewalt" / "Dewalt" radial arm saw	1
	Mod. : 770, ser. : 4170397	
E-31	Banc de scie "Busy Bee" / "Busy Bee" table saw	1
201	Dano de solo Busy Bee 7 Busy Bee table sum	•
E-32	Banc de scie "Sears" / "Sears" table saw	1
E-33	Tour à bois "Rockwell" / "Rockwell" wood lathe	1
	Mod. : 3400, ser. : 322215	
E 24	Maulaura dauhla / Danah arindar Oll	4
E-34	Meuleuse double / Bench grinder, 8"	1
E-35	Scie verticale à ruban "King" / "King" band saw, 16"	1
_ 50	Mod. : KC1603, ser. : 934577	ı
E-36	Corroyeur "Rockwell" / "Rockwell" jointer, 6"	1
	Mod.: 37-101, ser.: MK284	

No item / Item #	Description	Quantité / Quantity
E-37	Salle des CIP / CIP room Pompe à eau submersible / Sump pump, 3½"	1
E-38	Station mobile interrupteur, 600 volts avec transformateur / 600 volts interruption mobile station with transformer	
E-39	Soudeuse à l'arc "Hobart" / "Hobart" arc welder Mod. : Excel-Arc 500CC, ser. : 196WS06712	1
E-40	Soudeuse "Lincoln" sur roues / "Lincoln" welder on wheels Mod. : AC225GLM, ser. : 10212-606	1
E-41	Pompe submersible, haute capacité / Hight capacity sump pump	1
E-42	Four électrique, 2 portes / 2-doors electric oven, 5' x 4'	1
E-43	Ensemble comprenant / Lot consisting of : Plaque en acier / Steel plate 2 armoires en bois, 2 portes / 2 2-doors wooden cabinets Table en bois / Wooden table Agitateur magnétique / Magnetic stirrer PH mètre "Thermo" / "Thermo" PH meter, mod. : RL060P	1
E-43 (suite)	Balance "Ohaus" / "Ohaus" scale Réservoir haute pression / High pressure tank Table en acier / Steel table Hotte de ventilation / Fume cabinet Grue / Crane Etc.	

No item / Item #	Description	Quantité / Quantity
E-44	Ensemble comprenant / Lot consisting of: 2 boyaux à eau, haute pression / 2 high pressure hoses, 4" 12 extincteurs chimiques / 12 chimical extinghuishers, cap.: 10 lbs 5 extincteurs chimiques / 5 chimical extinghuishers, cap.: 20 lbs Cône de sécurité / Security cone 36 boyaux à eau, haute pression / 36 high pressure hoses Meuleuse double sur pied / Double grinder on stand Diable / Hand truck Support à tuyau / Pipe stand 2 bacs de lavage de pièces "Citation" / 2 "Citation" part cleaning bath Chariot à baril / Baril kart 2 chariots plateforme / 2 plateform trucks Escabeau en fibre de verre / Fiberglass ladder, 6' Étagère murale en porte-à-faux / Cantilever rack Marchepied / Step ladder, 3' Aspirateur sec/humide / Wet/dry vacuum Croix de levage / Lifting jig 2 brouettes / 2 wheelbarrows Chariot en acier / Steel kart Chaines / Chains Tamis en métal / Metal sieve 2 chauffe-eaux électriques "Giant" / 2 "Giant" water heaters, cap.: 60 gallons 4 armoires en acier, 2 portes / 4 2-doors steel cabinets Divers outils manuels assortis / Assorted manual tools Ventilateur industriel sur pied / Industrial fan on stand Pelles, balais, brosses, pics / Shovels, brushes, brooms Cadenas de sécurité / Security locks Vestiaire en métal , 66 portes / 66 doors metal locker 6 armoires en bois / 6 wooden cabinets Seau, essoreuse, vadrouille / Bucket, wringer, mop Poubelles / Trash cans Diable double pour bonbonnes / Double cylinder kart 20 élingues à câble d'acier / 20 steel cable slings Plateforme pour échafaud / Scaffold plateform Échelle extensible en aluminium / Extensible aluminum ladder, 28' Laveuse à pression "NS" / "MS" persesure washing machine, mod.: LP5050CA600 2 douches d'urgence / 2 emergency showers 3 palans à chaine / 3 chain hoists 5 ventilateurs muraux industriels, haute capacité / 5 high capacity industrial wall fans Etc.	1
E-45	Compresseur à air à vis "Sullair" / "Sullair" screw type air compressor Mod. : ES-8, ser : 3113634	1
E-46	Compresseur à air à vis "Atlas Copco" / "Atlas Copco" screw type air compressor Mod. : GA22, ser. : ATT216053	1
E-47	Compresseur à air à vis "Atlas Copco" / "Atlas Copco" screw type air compressor Mod. : GA22, ser. : ALL2521319	1

No item / Item #	Description	Quantité Quantit
	Entrepôt froid - Usine Moulin / Cold wharehouse - Mill plan	
E-48	Ensemble comprenant / Lot consisting of :	1
	Étagère ultra robuste incluant / Heavy duty pallet racking including :	
	62 montants / 62 uprights, 10' x 4"	
	20 traverses / 20 stringers, 12'	
	2 traverses / 2 stringers, 10' Escalier mobile / Movable ladder, 10'	
	Classeur	
	2 étagères en porte-à-faux / 2 cantilever racks	
	Certisseuse avec accessoires / Strapping machine with accessories	
	Civière / Stretcher	
	2 taille-bordures au gaz / 2 gaz trimmers	
	Armoire en métal, 2 portes / 2-doors metal cabinet	
	Classeur, 4 tiroirs / 4-drawers cabinet	
	Extincteurs assortis / Assorted extinguishers Bureau en mélamine / Melamine desk	
	Table, pattes pliantes / Foldable leg table	
	Diable / Hand truck	
	Chariot en acier / Steel kart	
	Tables de travail / Working tables	
	Pelles / Shovels	
	Horloge / Clock	
	Chariot plateforme / Plateform kart, 36" x 48" Tablettes signature on exist at our pluminium / Aluminium and/or steel adjustable abeliase	
	Tablettes ajustables en acier et/ou aluminium / Aluminum and/or steel adjustable shelves Étagère ultra robuste incluant / Heavy duty pallet racking including :	
	28 montants / 28 uprights, 7' x 2"	
	7 traverses / 7 stringers, 8'	
	±995 tablettes en métal / ±995 metal shelves	
	4 portes en métal / 4 metal doors	
	±265 contenants en résine / ±265 resin containers	
	Aspirateur "Karcher" / "Karcher" vacuum	
	Table de travail / Working table Escalier mobile / Movable ladder, 48"	
	Etc.	
	Raffinerie / Refinery	
E-48A	Ensemble comprenant / Lot consisting of :	1
	Four "VWR" / "VWR" oven, mod. : 1645D	
	Four vertical, 2 portes / 2-doors vertical oven	
	Habits en amiante / Heat resistant clothing Ventilateur industriel sur pied / Industrial fan on stand	
	Trétau en métal / Metal stand	
	Douche d'urgence / Emergency shower	
E-48A	Extincteur chimique / Chimical extinguisher, cap. : 10 lbs	
(suite)	Chariot en métal / Metal kart	
	Divers outils manuels assortis / Assorted manual tools	
	Pompe pneumatique / Pneumatic pump	
	Balance de table / Scale	
	Pelles, balais, brosses / Shovels, brooms, brushes 2 bureaux / 2 desks	
	Z bureaux / Z desks Table / Table	
	Ordinateur / Computer	
	Moniteur ACL / ACL monitor	
	Etc.	

No item / Item #	Description	Quantité / Quantity
EL-35	Mélangeur d'échantillons rotatif / Rotary sample mixer *Fabrication artisanale / Home made	
EL-36	Pompe à vide "Fisher" / "Fisher" vacuum pump Mod. : LAV-3	1
EL-37	Manteau de chauffage "Glass Col" / "Glass Col" heating mantle Mod. : TM108, ser. : 170880A, 124880A	2
EL-38	Balance "Sartorius" / "Sartorius" scale Mod. : E20000-V40, ser. : 39110002	1
EL-39	Tamis vibrant "Rotap" / "Rotap" sieve shaker Mod.: RX29, ser.: 2187 ±100 tamis en cuivre / ±100 copper sieve	1
EL-40	Hotte de ventilation / Fume hood	1

No item / Item #	Description	Quantité / Quantity
SE-8	Ensemble comprenant / Lot consisting of : Transformateur "Bemag" / "Bemag" transformer Ser. : 4160-347/600 3 panneaux "Benshaw" / "Benshaw" panels Ser. : FMVD-400A-4160-312 Panneau "Benshaw" / "Benshaw" panel, ser. : CFMVS-500A-4160-1 Panneau, 16 circuits "Siemens" / "Siemens" 16 circuits panel, 100A-16 Chaufferette / Heater, 5000 watts, 240 volts	1
SE-9	Ensemble comprenant / Lot consisting of : Tranformateur "Boden England" / "Boden England" transformer, 1500KVA Transformateur de courant / Power transformer, 500KVA, 600/480/277 Mod.: REX	
SE-10	Ensemble comprenant : Variateurs de vitesses VFD, panneaux de contrôle, câbles, connecteurs, fusibles, transformateurs (10 000 KVA, 7 500 KVA), sous-stations, modules de contrôle, interrupteurs, "Westinghouse", "Modicon", "Telemecanique", etc. / Lot consisting of : Drives "Modicon" double panel PLC (#IOP-17A)	1
	Double panel PLC "Telemecanique" VFD DRIVE PANEL (PUMP #2 RESIDUE) Double panel PLC (#IOP-17B) Double panel VFD (# 8091) "Telemecanique" VFD drive panels (pump #1 & 2, mono flocculant) VFD drive panels (pump #1 & 2, mono flocculant) Cables, connectors, etc. 2 "Westinghouse" main unit substations, 4 160 volts, 600 amp "Westinghouse" transformer, 10 000 KVa 9 "Westinghouse" bays of distribution, 1 600 amp	
	11 miscellaneous bays of motors Pump drive panels (#PEDC300, #PSOU400) Motor, 125 h.p. Pump drive panel (pump #2) Pump drive panel (allis ball mill pump box) Panel VFD (cylcone secondary pump 351) "Westinghouse" main unit switch, 4 160 volts, 600 amp "Westinghouse" transformer, 1 000 KVA, 4160/600 volts 6 "Westinghouse" drive panel, 4 160 volts	
	"Telemecanique" thickener underflow pump drive panels #psou411, psou410 "Telemecanique" thickener underflow pump drive panels #psou411, psou410 Yard substation "Westinghouse" main unit substation switch and fuse cubicle, 4160 volt, 600 amp, 10000 "Westinghouse" transformer, 4160/600 volts 5 miscellaneous bays of motor control centre cabinetry with starters, drives, busways etc 9 "Westinghouse" bays, 4 160 volts	

No item / Item #	Description	Quantité / Quantity
SE-10 (suite)	2 "ABB" cyclone pump drive panels, 300 h.p. "Promec construction" thickener pump drive panel, 250hp 2 "Square D" contactor blade switch panels 6 miscellaneous bays of motor control centre Thickener pump drive panel 3 variable speed drive panels for apron feeders "Vulcan" battery charging system Mod.: SCA120/6 N30D6, ser.: C159937 "Stein Industries" switch and fuse cubicle, 3200 amp, 600 volts "Rex Manufacturing" indoor dry type power transformer, 1500kva, 4160/600volt Distribution panelbay 10 mcc bays "Modicon" double width plc and logic control panel Mod.: AEGB817 "Telemecanique" pump starter drive panels, tailing pumps, 60 to 75 h.p. "Hammond" power transformer for carbon regenerator, 300kva, 600/240 volts Lot of electric power cables, connectors, trays Etc.	
SE-11	Ensemble comprenant: Variateurs de vitesses vfd, panneaux de contrôle, câbles, connecteurs, fusibles, Transformateurs, modules de contrôle, Interrupteurs, "Westinghouse", "federal pioneer", "ge", "square d", "hammond", "meglab electronic", "Telemecanique", etc. / Lot consisting of: "Bemag" transformer, 30 kv, mod.: DN65A4160 "Federal Pioneer" 600 volt distribution breaker panels with 600 volt x 3000 amp main Mod.: 75H-3 "Federal Pioneer" 600 volt x 1600 amp crusher plant breaker Mod.: 5CH-3 "Federal Pioneer" 600 volt x 600 amp drawout breakers Mod.: 25H-3 "Federal Pioneer" 600 volt x 600 amp drawout breakers Mod.: 25h-3 "Federal Pioneer" 600volt x 600 amp drawout breaker Mod.: 3ch-3 "Square D" lighting transformer, 75kva "Westinghouse" 480 volt distribution panel Mod.: Powerline PRL4 7 "Westinghouse" safety switches for lab equipment "Westinghouse" panel board Mod.: Powerline PRL3 4 200 amp fused switches 2 - 400 amp fused switches	1

No item / Item #	Description	Quantité / Quantity
(suite)	2 - 400 amp splitter panels "Hammond" lighting transformer, 25kva "Meglab Electronique inc." marquen allen bradley control command center - serial #r580929 "Meglab Electronique inc." 60kv capacitor "Meglab Electronique inc." 500kv substation - serial# mge-00000102	
	Electrical throughout (not including transformers / mcc) Lot of electric power cables, connectors, trays Etc.	

APPENDIX 5

- APPENDIX 5 -

ASSET PURCHASE AGR	EEMENT made as of the, 2013
BETWEEN:	SAMSON BÉLAIR / DELOITTE & TOUCHE INC., a corporation duly constituted having its registered office at 1 Place Ville-Marie, Suite 3000, in the City and District of Montreal, Province of Québec, H3B 4T9, only in its capacity as courtappointed receiver of:
	CENTURY MINING CORPORATION , a corporation duly constituted having its principal place of business at 288 Martin Street, Suite 310, in the city of Blaine, state of Washington, United States, 98230 (hereinafter "CMC");
AND:	(hereinafter the "Receiver")
	(hereinafter the "Purchaser")
	(the Receiver and the Purchaser hereinafter

WHEREAS pursuant to an order of the Québec Superior Court, Commercial Division rendered on May 29, 2012 under docket number 200-17-016492-126, now docket number 615-11-001311-127, the Receiver was appointed as receiver pursuant to section 243(1) of the BIA (as hereinafter defined) in respect of all of the assets, undertakings and properties of CMC (the "Receivership Order");

collectively referred to as the "Parties" and each of

them a "Party")

WHEREAS the Receiver has taken possession of all of the assets, undertakings and properties of CMC in accordance with the Receivership Order;

WHEREAS by letter agreement dated April 25, 2003 between *Saxony Exploration Ltd.* (now CMC) and *Kent Burns Group LLC* (now *Karst Investments LLC* ("Karst") pursuant to which Karst agreed to sell and CMC agreed to purchase (the "2003 Sale Transaction") a series of mining claims located in the State of Alaska (United States of America), including a series of federal claims known as the *Eagle River Claims*, the *Bessie Claims*, the *Patton Claims*, the *Peterson Claims* and the *Sweetheart Ridge Claims*,

which represent, for the purposes of the present Agreement, the Purchased Assets, as this term will be defined hereinafter;

WHEREAS despite the 2003 Sale Transaction, the Purchased Assets are currently still registered to the name of Karst;

WHEREAS subject to Court (as hereinafter defined) approval, the Receivership Order allows the Receiver to sell CMC's assets, properties and undertakings, including the Purchased Assets (as hereinafter defined);

WHEREAS the Receiver, in accordance with the Receivership Order, initiated a solicitation process through a "Call for Tenders" (as hereinafter defined) pursuant to which it sought potential purchasers for various assets of CMC including the Purchased Assets;

WHEREAS as a result of the Call for Tenders, the Receiver wishes to sell to the Purchaser the Purchased Assets, and the Purchaser wishes to purchase the Purchased Assets, subject to the terms and conditions herein contained;

NOW THEREFORE, in consideration of the foregoing and of the mutual agreements contained herein (the receipt and adequacy of which are acknowledged), the Parties agree as follows:

SECTION 1

Interpretations and Definitions

- 1.1 **Definitions.** The capitalized terms used in this document as well as the grammatical variations of such terms have the following meanings:
 - 1.1.1 **"Affiliate"** shall have the meaning ascribed thereto in the *Canada Business Corporations Act*, R.S.C. 1985 c. C-44 (Canada);
 - 1.1.2 **"Agreement"** means this asset purchase agreement and all schedules to this Agreement;
 - 1.1.3 "Approval Order" means an executory order of the Court approving this Agreement and the Transaction in the form to be agreed to between the Parties:
 - 1.1.4 **"BIA"** means the *Bankruptcy and Insolvency Act*, R.S.C. 1985, c. B-3 (Canada);
 - 1.1.5 **"Business Day"** means any day other than (a) a Saturday, Sunday or statutory holiday in the Province of Québec and (b) a day on which banks are generally closed in the Province of Québec;
 - 1.1.6 "Call for Tenders" means the letter titled "Call for Tenders" dated September 30, 2013, together with the "Terms and Conditions" and the "Terms of Confidentiality" attached to said letter;;

- 1.1.7 "Certificate of the Receiver" means the certificate to be filed with the Court by the Receiver confirming that (i) the Transaction has been completed, in the form to be agreed by the Parties and in accordance with this Agreement, and (ii) that the Purchase Price has been paid in accordance with section 3.5;
- 1.1.8 **"Closing"** means the completion of the Transaction pursuant to this Agreement on the Closing Date;
- 1.1.9 **"Closing Date"** means the Business Day on which the Certificate of the Receiver is filed;
- 1.1.10 "CMC" has the meaning ascribed to such term in the preamble;
- 1.1.11 "Court" means the Superior Court of Québec, Commercial Division;
- 1.1.12 "Deposit" means the deposit made by way of certified cheque, wire transfer or bank draft remitted to the Receiver *in trust*, or by a bank standby letter of credit to its order payable on sight, in the amount of \$______ [NTD: no less than 10% of the Purchase Price as indicated in the Tender for the Purchased Assets];
- 1.1.13 "Governmental Authority" means any government, regulatory authority, governmental department, agency, commission, bureau, court, judicial body, arbitral body or other law, rule or regulation making entity that, (a) has jurisdiction over the Parties, or the Purchased Assets on behalf of any country, province, state, locality or other geographical or political subdivision thereof; or (b) exercising or entitled to exercise any administrative, judicial, legislative, regulatory or taxing authority or power;
- 1.1.14 "**Karst**" has the meaning ascribed to such term in the preamble;
- 1.1.15 "Notice" has the meaning ascribed to such term in SECTION 9;
- 1.1.16 "Party or Parties" has the meaning ascribed to such term in the preamble;
- 1.1.17 **"Person"** means a natural person, partnership, limited partnership, limited liability partnership, syndicate, sole proprietorship, corporation or company (with or without share capital), limited liability company, stock company, trust, unincorporated association, joint venture or other entity or Governmental Authority;
- 1.1.18 **"Purchased Assets"** means all the rights, titles and interests of CMC in those rights and properties set forth in Schedule A to this Agreement.

- 1.1.19 **"Purchase Price"** means the purchase price for the Purchased Assets as set out in Section 3.1 hereof;
- 1.1.20 **"Purchaser"** has the meaning ascribed to such term in the preamble;
- 1.1.21 **"Receiver"** means *Samson Bélair / Deloitte & Touche Inc.* in its capacity only as Court-appointed receiver to all the assets, undertakings and properties of CMC under Section 243 of the BIA pursuant to the Receivership Order;
- 1.1.22 **"Receivership Order"** has the meaning ascribed to such term in the preamble;
- 1.1.23 **"Tender"** means the Tender Form dated ______ completed submitted by the Purchaser to the Receiver with respect to an offer for the purchase of the Purchased Assets, the whole pursuant and in accordance to the Call for Tenders;
- 1.1.24 "**Transaction**" means the transaction of purchase and sale of the Purchased Assets and all matters and transactions ancillary thereto as contemplated by this Agreement; and
- 1.1.25 **"2003 Sale Transaction"** has the meaning ascribed to such term in the preamble;
- 1.2 **Preamble.** The above preamble shall form part of this Agreement.
- 1.3 <u>Computation of Time.</u> When calculating the period of time "within" which or "following" which any act or event is required or permitted to be done, notice given or steps taken, the date which is the reference date in calculating such period is to be excluded from the calculation. If the last day of any such period is not a Business Day, such period will end on the next Business Day.
- 1.4 **Schedules.** The following schedules are attached to and form part of this Agreement:
 - Schedule A: "Purchased Assets"

SECTION 2

Purchase and Sale

2.1 <u>Purchased Assets.</u> Subject to the terms and conditions of this Agreement, including the conditions to the Transaction provided in SECTION 6, the Receiver hereby agrees to sell to the Purchaser, and the Purchaser hereby agrees to purchase from the Receiver on the Closing Date, for the Purchase Price all of the rights, title and interests of CMC in the Purchased Assets.

- As is, where is. The Purchaser acknowledges that the Purchased Assets are being purchased on an "as is, where is" basis, and the Receiver makes no representations or warranties of any kind or nature, implicit or explicit, legal or conventional, statutory or otherwise, with respect to the Purchased Assets, including any implied warranties of merchantability or fitness for a particular purpose or environmental compliance, as well as any warranty as to the description, quality, condition, value, marketability, fitness for use, boundary lines, area, title or otherwise. The Purchaser is purchasing the Purchased Assets as its own risk and peril and acknowledges and agrees that the Receiver is not a professional seller.
- Rights Affecting the Purchased Assets Generally and Excluded Assets. The Purchaser hereby acknowledges and agrees that, to the extent that any of the Purchased Assets may be subject to the terms of any lease, license or consent of any third party, it is the responsibility of the Purchaser to make the necessary arrangements with any such lessee, licensor or third party in order to effectuate the transfer of the Purchased Assets, and the Receiver shall reasonably cooperate to effect such transfer including executing any documents to reflect the spirit and intent of this Agreement, provided the Receiver shall not have any obligation to provide any payment or other consideration to any party in this regard. The Purchaser agrees to assume the obligations under and hold the Receiver harmless in respect of any lease, license or other agreement in respect of the Purchased Assets to the complete exoneration and satisfaction of the Receiver.

Purchase Price

- 3.2 <u>Deposit.</u> On the Closing Date, the Deposit will be credited, without interests, against the Purchase Price and released to the Receiver.
- 3.3 **Refund of Deposit.** If: (i) this Agreement is terminated, or (ii) the Transaction is not completed by the Closing Date, in each case for any reason other than (x) a breach by the Purchaser of its obligations under this Agreement, or (y) for reasons entirely under the control of the Purchaser, then the Purchaser shall be entitled to the return of the Deposit forthwith, without interests.
- 3.4 <u>Forfeiture of Deposit.</u> If (i) this Agreement is terminated, or (ii) the Transaction is not completed by the Closing Date, in each case as a result of (x) the breach of the Purchaser of its obligations under this Agreement, or (y) for reasons entirely under the control of the Purchaser, then the Receiver shall be entitled to retain the Deposit as liquidated damages, in addition to and without limiting any other rights, powers or remedies, including for additional damages, provided by law.

- 3.5 <u>Payment of Purchase Price.</u> Within one Business Day following the issuance of the Approval order, the Purchaser shall pay the balance of the Purchase Price (being the amount of the Purchase Price less the Deposit) by irrevocable wire transfer, certified cheque or bank draft, to *Samson Bélair / Deloitte & Touche Inc.* in trust, to be released to the Receiver on the Closing Date.
- Taxes. As provided in section 3.1 the Purchaser shall be liable for and shall pay, in addition to the Purchase Price, all federal, provincial and municipal taxes, any sales taxes, duties, land transfer taxes, mutation taxes or other like charges properly payable by a purchaser or applicable upon and in connection with the conveyance and transfer of the Purchased Assets by the Receiver in its capacity of receiver to the assets, undertakings and properties of CMC, if applicable. The Purchaser will remain liable for all such taxes, which liability and obligation will survive any formal closing and transfer of title to the Purchaser.

The Parties shall cooperate in order to try to reduce or eliminate, if possible, the applicable sales taxes otherwise payable in connection with the conveyance and transfer of the Purchased Assets. The Receiver in its capacity of receiver to the assets, undertakings and properties of CMC shall collect from the Purchaser and the Purchaser shall remit to it on the Closing Date a cheque payable to the Receiver with respect to the Purchased Assets for a total amount of \$______ representing the sales taxes applicable. The Receiver shall remit, on behalf of CMC, all the sales taxes collected to the appropriate governmental authorities pursuant to and in accordance with the delays prescribed by the applicable laws.

SECTION 4

Representations and Warranties

- 4.1 **Representations and Warranties of the Purchaser.** The Purchaser hereby represents and warrants to the Receiver as follows and acknowledges that the Receiver is relying on such representations and warranties in connection with the Transaction:
 - 4.1.1 <u>Incorporation and Organization.</u> The Purchaser is a corporation duly incorporated and organized and validly subsisting under the laws of its jurisdiction of incorporation and has all necessary power and capacity and is duly qualified to own its property and to enter into this Agreement and each of the agreements, documents and instruments to be entered into by it in connection with this Agreement and to perform its obligations hereunder and thereunder and is, or will be on or before the Closing Date, duly qualified to do business in the jurisdiction in which the Purchased Assets makes such qualification necessary;
 - 4.1.2 <u>Authorization.</u> The entering into of this Agreement and the consummation of the transactions contemplated hereby by the Purchaser have been duly authorized by all requisite action. No approval or consent of any

- regulatory authority is required for the Purchaser to enter into this Agreement or to complete the purchase and sale contemplated herein;
- 4.1.3 <u>Validity of Agreement</u>. This Agreement has been duly and validly executed and delivered by Purchaser and constitutes the legal, valid and binding obligations of the Purchaser, enforceable against the Purchaser in accordance with its terms;
- <u>Due Diligence.</u> The Purchaser acknowledges that the Purchased Assets are 4.1.4 being acquired on an "as is" basis, without any representations or warranties, save and except for the ones made by the Receiver at section 4.2 of this Agreement, and the Purchaser further acknowledges that it has had an opportunity to conduct and has completed its due diligence regarding the Purchased Assets, and hereby declares itself satisfied by it. In doing so, the Purchaser (i) has relied solely upon its own independent review, investigation and/or inspection of the Purchased Assets, and (ii) did not rely upon any written or oral statements, representations, promises, warranties or guaranties whatsoever, whether express or implied (by operation of law or otherwise) obtained by the Purchaser from the Receiver or CMC or any of their directors, officers, employees, professional consultants or advisors with respect to the Purchased Assets or otherwise relating to the Transaction or the completeness of any information provided in connection with the sale process having led to the Transaction: and
- 4.1.5 The Purchaser acknowledges that the Purchased Assets are currently registered under the name of Karst.
- 4.1.6 <u>Indemnity.</u> The Purchaser indemnifies and holds the Receiver harmless with respect to:
 - (A) All fees and disbursements of the Purchaser, including legal and other professional fees related to the Tender and this Transaction, any and all searches, evaluations, consultations or representations which the Purchaser may wish to do or have done;
 - (B) All applicable taxes including, any and all mutation taxes, land transfer taxes or other similar charges applicable to the transfer of Purchased Assets; and
 - (C) All costs and expenses relating to the preparation of the deed of sale, the registration and preparation of authentic copies thereof, as well as all fees related to the preparation or delivery of certificate of location, surveyor's plan and title search.

The Purchaser agrees to assume, at its own cost, complete responsibility for the compliance with all applicable laws and regulations insofar as same apply to the Purchased Assets and the use thereof by the Purchaser.

- 4.2 **Representations and Warranties of the Receiver.** The Receiver hereby represents and warranties to the Purchaser as follows and acknowledges that the Purchaser is relying on such representations and warranties in connection with the Transaction:
 - 4.2.1 <u>Authority of the Receiver.</u> The Receiver has been duly appointed as receiver and manager of all the assets, undertaking and property of CMC, including specifically the Purchased Assets. Subject to the Court rendering the Approval Order, the Receiver, in its capacity of Receiver to the assets, undertakings and property of CMC, has all necessary power and authority under Canadian laws to enter into this Agreement pursuant to the Receivership Order and all the other agreements, documents and instruments to be entered into by it in connection with this Agreement and to perform its obligations hereunder and thereunder. The Receiver does not make any representations with respect to laws of the United States of America or of the State of Alaska; and
 - 4.2.2 <u>No Other Agreement.</u> Except for the Purchaser, no Person has or will have for the duration of this Agreement (except as contemplated herein) a written or oral agreement with the Receiver for the purchase of any of the Purchased Assets.

SECTION 5

Conditions to the Transaction

- 5.1 <u>Reciprocal Conditions to the Transaction.</u> The obligations of the Purchaser and the Receiver with respect to the Transaction are subject to the following conditions precedent:
 - 5.1.1 the Approval Order shall have been issued and be final and executory, and the Transaction completed, by November 28, 2013;
 - 5.1.2 the Receiver and the Purchaser shall each have executed and delivered, on a best effort basis, the documents contemplated in Section 6.1 hereof;
 - 5.1.3 the Receiver shall have filed the Certificate of the Receiver in the Court record;
- 5.2 <u>Conditions to the Transaction for the Exclusive Benefit of the Receiver.</u> The obligations of the Receiver with respect to the Transaction are subject to the following conditions precedent:
 - 5.2.1 the Purchaser having satisfied all of its obligations under this Agreement; and

- 5.2.2 the representations and warranties of the Purchaser, contained in Section 4.1, hereto, shall be true, correct and complete in all material respects on the date of the Closing Date, with the same force and effect as if such representation and warranties were made at and as of such times.
- 5.3 <u>Conditions to the Transaction for the Exclusive Benefit of the Purchaser.</u> The obligations of the Purchaser with respect to the Transaction are subject to the following conditions precedent:
 - 5.3.1 The Receiver having satisfied all of its obligations under this Agreement;
 - 5.3.2 The representations and warranties of the Receiver, contained in section 4.2, hereto, shall be true, correct and complete in all material respects on the Closing Date, with the same force and effect as if such representation and warranties were made at and as of such times.

Closing

- 6.1 <u>Completion of the Transaction.</u> The Closing will occur at the Closing Date. At Closing, the Parties shall execute such agreements, documents and instruments, and do such things as may be reasonably required in order to convey the Purchased Assets to the Purchaser including, but not limited to, consents, assignments and any transfer forms required for filing with any applicable Governmental Authority, and take such further action as may be reasonably required to more effectively complete the Transaction as provided for herein.
- 6.2 <u>Receiver's Closing Deliveries.</u> At Closing, the Receiver will also deliver ou cause to be delivered to the Purchaser the following:
 - 6.2.1 a certificate executed by an officer of the Receiver confirming that the representations and warranties of the Receiver in Section 4.2 are true and correct as of the Closing Date and that the obligations of the Receiver to be performed prior to the Closing Date have been performed; and
 - 6.2.2 a copy of the issued Approval Order;
- 6.3 **Purchaser's Closing Deliveries.** At Closing, the Purchaser will also deliver or caused to be delivered to the Receiver the following:
 - 6.3.1 the payment of the Purchase Price as contemplated in Section 3.1; and
 - 6.3.2 a certificate executed by an officer of the Purchaser confirming that the representations and warranties of the Purchaser in Section 4.1 are true and correct as of the Closing Date and that the obligations of the Purchaser to be performed prior to the Closing Date have been performed;

6.4 <u>Post-Closing Cooperation.</u> The Parties shall, from and after the Closing Date, cooperate so that the Purchased Assets are conveniently transferred to the Purchaser without delay. Without limiting the generality of the foregoing, the Parties shall facilitate the orderly transfer and remittal to the Purchaser of the Purchased Assets and shall do, on a "best effort" basis, all things and execute all agreements, documents and instruments pertaining thereto, including without limitation seeking the consent of any third party to the transfer to the Purchaser of the Purchased Assets.

SECTION 7

Default of the Purchaser

- 7.1 In the event the Purchaser fails to comply with any one of its obligations herein, it shall indemnify the Receiver, in its capacity of receiver to the asset, undertakings and properties of CMC, for any damage incurred by CMC now or in the future as a result of such default, without prejudice to any other right and recourse of the Receiver and/or CMC.
- 7.2 In particular, the Purchaser shall, upon request, reimburse the Receiver for any expenses incurred by the Receiver and/or CMC following the Purchaser's failure to take possession of the Purchased Assets within the prescribed time limit, in addition to the confiscation of the Deposit, as the case may be.
- 7.3 If the Purchaser does not complete the transaction contemplated, fails to proceed with closing (except in circumstances under which it is not obliged to do so hereunder) or breaches in any way this Agreement, including any representation or warranty, and/or for reasons entirely under the control of the Purchaser, then the Receiver will be entitled to retain the Deposit and any portion of the Purchase Price paid by the Purchaser, and to claim from the Purchaser any and all costs and expenses incurred by the Receiver, including legal costs, for which the Purchaser agrees to indemnify the Receiver, the whole as liquidated damages and not as penalty, without prejudice to any other rights, powers or remedies it may have at law, including for additional damages.

SECTION 8

Termination

- 8.1 In the event (i) the Transaction is not, or cannot be, completed due to the circumstances described in Section 3.3 hereof, then this Agreement shall terminate and the Purchaser shall recover the full amount of the Deposit, without interests, on demand by the Purchaser.
- 8.2 In the event the Transaction is not, or cannot be, completed due to the circumstances described in Section 3.4 hereof, then this Agreement shall terminate and the full amount of the Deposit, upon termination, shall be forfeited by the Purchaser as liquidated damages, in addition to and without limiting any

- other rights, powers or remedies, including for additional damages, provided by law.
- 8.3 This Agreement may, at any time before Closing, be terminated by the mutual written agreement of the Parties.

Confidentiality

9.1 Save as required by law, the Parties and any of their respective Affiliates, employees, agents or other representatives shall not issue any press release or make any other public statement or announcement relating to or connected with or arising out of this Agreement or the matters contained herein, without obtaining the prior written approval of the other (not to be unreasonably withheld), to the contents and the manner of presentation and publication thereof. If disclosure is required by law, the disclosing Party shall consult in advance with the other and attempt in good faith to reflect such other Party's concerns in the required disclosure. Without limiting the generality of the foregoing, each Party agrees to act reasonably and promptly with respect to the review and approval of any press release or public statement that the other Party wishes to make regarding this Agreement.

SECTION 10

Notices

10.1 <u>Notices.</u> All communications (including, without limitation, all notices, acceptances, consents and approvals) provided for or permitted hereunder (a "Notice") shall be in writing, sent by personal delivery, courier or sent by facsimile or electronic transmission at:

the	Purchaser at:
	Attention:
	Telephone:
	Facsimile:
	Email:
	with a courtesy copy to:
	Attention:

Telephone: Facsimile: Email:

to the Receiver at:

Samson Bélair / Deloitte & Touche Inc.
1. Place Ville-Marie, Suite 3000

Montréal, Québec, Canada, H3B 4T9

Attention: Martin Franco
Telephone: (514) 393-8474
Facsimile: (514) 393-4103

Email: marfranco@deloitte.ca

with a copy to:

Fasken Martineau DuMoulin LLP Stock Exchange Tower, Suite 3700, C.P.242 800, Place Victoria Montréal, Québec, Canada, H4Z 1E9

Attention: Luc Béliveau
Telephone: (514) 397-4336
Facsimile: (514) 397-7600

Email: lbeliveau@fasken.com

A Notice is deemed to be given and received (i) if sent by personal delivery or same day courier, on the date of delivery if it is a Business Day and the delivery was made prior to 4:00 p.m. (local time in place of receipt) and otherwise on the next Business Day, (ii) if sent by overnight courier, on the next Business Day, or (iii) if sent by facsimile, email or other similar form of communication, be deemed to have been given and received on the Business Day following the day it was so sent. A Party may change its address for service from time to time by providing a Notice in accordance with the foregoing. Any subsequent Notice must be sent to the Party at its changed address. Any element of a Party's address that is not specifically changed in a Notice will be assumed not to be changed. Sending a copy of a Notice to a Party's legal counsel as contemplated above is for information purposes only and does not constitute delivery of the Notice to that Party. The failure to send a copy of a Notice to legal counsel does not invalidate delivery of that Notice to a Party.

10.2 <u>Change of Adress.</u> The Parties may change their respective address for service from time to time by notice in the manner herein provided.

General Provisions

- 11.1 No Personal Liability of Receiver. In matters pertaining to this Agreement, the Purchaser acknowledges that the Receiver is acting solely in its capacity as receiver and manager to the assets, undertakings and properties of CMC and as such, its liability as a consequence of this Agreement or anything done by it pursuant hereto shall be in its capacity as receiver only, and it shall have no personal liability.
- 11.2 **Severability.** Any article, section, subsection or other subdivision of this Agreement or any other provision of this Agreement which is, or becomes, illegal, invalid or unenforceable shall be severed from this Agreement and be ineffective to the extent of such illegality, invalidity or unenforceability and shall not affect or impair the remaining provisions hereof or thereof.
- 11.3 Entire Agreement. This Agreement constitutes the entire agreement between the Parties hereto pertaining to the subject matter hereof and supersedes all prior and intermediate agreements, understandings, negotiations and discussions, whether oral or written, of the said Parties, including the Call for Tenders and the Tender or any other terms and conditions of sale. This Agreement, has precedence over any inconsistent provision of the Call for Tenders or the Tender. There are no representations, warranties, conditions or other agreements, legal, contractual or otherwise express or implied, or otherwise, between the Parties in connection with the subject matter of this Agreement, except as specifically set forth herein.
- 11.4 <u>Amendments.</u> This Agreement may only be amended, modified or supplemented by a written agreement signed by both of the Parties.
- 11.5 <u>Waiver.</u> No waiver of any of the provisions of this Agreement shall be deemed to constitute a waiver of any other provision (whether or not similar), nor shall such waiver constitute a waiver or continuing waiver unless otherwise expressly provided in writing duly executed by the party to be bound thereby.
- 11.6 Governing Law and Exclusive Jurisdiction. This Agreement shall be governed by and interpreted and enforced in accordance with the laws of the Province of Quebec and the laws of Canada, and the Parties attorn to the exclusive jurisdiction of the courts of the Province of Quebec with respect to any legal proceedings or remedies related directly or indirectly to this Agreement.
- 11.7 **Expenses.** Except as otherwise expressly provided herein, all costs and expenses (including the fees and disbursements of legal counsel, investment advisers and auditors) incurred in connection with this Agreement and the Transaction shall be paid by the Party incurring such costs and expenses.
- 11.8 <u>Currency.</u> All references to "\$" in this Agreement are references to Canadian Dollars.

- 11.9 <u>Commission.</u> Any fees or commission payable to any agent or broker retained by, or on behalf of the Purchaser with respect to the purchase of the Purchased Assets shall be paid by the Purchaser and the Purchaser indemnifies and holds harmless the Receiver from any claim made by such other agents or brokers in respect of the Purchased Assets, or such fees or commissions.
- 11.10 <u>Third Party Beneficiaries.</u> Each Party hereto intends that this Agreement shall not benefit or create any right or cause of action in or on behalf of any person other than the Parties hereto and their successors and permitted assigns, and no person, other than the Parties hereto and their successors and their permitted assigns shall be entitled to rely on the provisions hereof in any action, suit, proceeding, hearing or other forum.
- 11.11 **Enurement.** This Agreement shall be binding upon and enure to the benefit of the Parties hereto and their respective successors and assigns.
- 11.12 **Assignment.** The Purchaser shall not assign in whole or in part its rights under this Agreement without the prior written consent of the Receiver.
- 11.13 <u>Time of the Essence.</u> Time shall be of the essence of this Agreement. The mere lapse of time in the performance of the terms of this Agreement by any Party shall have the effect of putting such Party in default under this Agreement.
- 11.14 <u>Counterparts.</u> This Agreement may be executed in one or more counterparts, each of which shall be deemed an original and all of which, taken together, shall constitute one and the same instrument. In addition, execution of this Agreement by either Party may be evidenced by way of faxed or electronic transmission of such Party's signature (which signature may be by separate counterpart) or a photocopy of such faxed or electronic signature, and such faxed or electronic signature, or photocopy of such faxed or electronic signature, shall be deemed to constitute valid and effective execution and delivery by such party of this Agreement.
- 11.15 <u>Language</u>. The Parties hereto have required that this Agreement and all documents or notices relating thereto be drafted in the English language. *Les parties aux présentes ont exigé que la présente entente « Agreement » et tous autres documents ou avis qui y sont afférents soient rédigés en langue anglaise.*

IN WITNESS WHEREOF the Parties have executed this Agreement as of the date first written above.

SAMSON BÉLAIR / DELOITTE & TOUCHE INC., in its capacity as court-appointed receiver of the assets, undertakings and properties of Century Mining Corporation, and not in its personal capacity

Per:	
	Name: Martin Franco
	Title:
Per:	
	Name:
	Title:

SCHEDULE A

Century Mining Corporation Alaska Properties

CLAIM NAME	CLAIM#	HECTARES
BESSIE		
BA	AKAA-092807	8,36
BB	AKAA-092808	8,36
BC	AKAA-092809	8,36
BD	AKAA-092810	8,36
BE	AKAA-092811	8,36
BF	AKAA-092812	8,36
BG	AKAA-092813	8,36
ВН	AKAA-092814	8,36
BI	AKAA-092815	8,36
BJ	AKAA-092816	8,36
BK	AKAA-092817	8,36
BL	AKAA-092818	8,36
BM	AKAA-092819	8,36
BN	AKAA-092820	8,36
BO	AKAA-092821	8,36
BP	AKAA-092822	8,36
BQ	AKAA-092823	8,36
BR	AKAA-092824	8,36
EAGLE RIVER		
EAGLE RIVER EA	AKAA-092825	8,36
EB	AKAA-092826	8,36
EC	AKAA-092820 AKAA-092827	8,36
ED	AKAA-092828	8,36
EE	AKAA-092829	8,36
EF	AKAA-092830	8,36
EG	AKAA-092831	8,36
EH	AKAA-092832	8,36
EI	AKAA-092833	8,36
EJ	AKAA-092834	8,36
EK	AKAA-092835	8,36
EL	AKAA-092836	8,36
EM	AKAA-092837	8,36
ER	AKAA-092838	8,36
EA1	AKAA-092839	8,36
EA2	AKAA-092840	8,36
EY	AKAA-092841	8,36
EZ	AKAA-092842	8,36
EV	AKAA-092843	8,36
EU	AKAA-092844	8,36
EX	AKAA-092845	8,36
	1111111 0/2013	0,50

- 2 -Century Mining Corporation Alaska Properties

EW	AKAA-092846	8,36
CLAIM NAME	CLAIM#	HECTARES
PETERSEN		
OA	AKAA-092796	8,36
OB	AKAA-092797	8,36
OC	AKAA-092798	8,36
OD	AKAA-092799	8,36
OE	AKAA-092800	8,36
OF	AKAA-092801	8,36
OG	AKAA-092802	8,36
ОН	AKAA-092803	8,36
OI	AKAA-092804	8,36
OJ	AKAA-092805	8,36
OK	AKAA-092806	8,36
PATTON		
PA	AKAA-092786	8,36
PB	AKAA-092787	8,36
PC	AKAA-092788	8,36
PD	AKAA-092789	8,36
PE	AKAA-092790	8,36
PF	AKAA-092791	8,36
PG	AKAA-092792	8,36
PH	AKAA-092793	8,36
PI	AKAA-092794	8,36
PJ	AKAA-092795	8,36
SWEETHEART		
SA	AKAA-092847	8,36
SB	AKAA-092848	8,36
SC	AKAA-092849	8,36
SD	AKAA-092850	8,36
SE	AKAA-092851	8,36
SF	AKAA-092852	8,36
SG	AKAA-092853	8,36
SH	AKAA-092854	8,36
SI	AKAA-092855	8,36
SJ	AKAA-092856	8,36
SK	AKAA-092857	8,36
SL	AKAA-092858	8,36