

Exhibits of the ~~BILL OF SALE~~ - Promissory Note and Checks of Percana and of Aim Exploration

REGARDING THE BILL OF SALE entered into as of September 5, 2015 by Richard Tang and Anna Tang, accredited Investors, Collectively as ("Seller"), in favor of Sino American Oil Company., a Nevada corporation ("Buyer").

Seller shall deliver any and all other instruments or documents required to be delivered pursuant to, or necessary or proper in order to give effect to, the provisions of this Bill of Sale, including, without limitation, all instruments of transfer as may be necessary or desirable to transfer title to all of the Seller's rights in and to consummate the transactions contemplated by this Bill of Sale; provided such delivery shall be at no additional cost or expense to Seller.

THIS DOCUMENT HAS THE PROOF OF CONSIDERATION AND PICTURES AND SCANS OF THE PROMISSORY NOTES AND SHARES TO BE TRANSFERRED TO THE BUYER. COLLECTIVELY THEY ARE CALLED "THE ASSETS".

The Seller shall obtain common stock on Sino American Oil Company, and possibly a joint-venture by way of working together towards future asset acquisitions made by Richard Tang and aggregating them and selling them to Sino American Oil Company in favor of shares. The Seller has 90 days to issue the 150,000,000 shares of Sino American Oil Common shares.

This Bill of Sale shall be governed by and construed in accordance with the laws of the State of Nevada without giving effect to any conflicts of law provisions. IN WITNESS WHEREOF, the undersigned has executed this Bill of Sale as of the date first written above.

SELLER:

By: *Richard Tang* - 
Name: Richard Tang

Title: Owner of Percana Mining common share assets

EXHIBIT A

Coal Mine

Shares

ASSETS

Stock Power of shares of assets, in the form of common shares of Percana Mining Company.

Exhibits:

THE FOLLOWING IS A STATEMENT OF EQUITY PUT FORTH BY RICHARD TANG, AND THE EQUITY IS OF THE PERUVIAN ANTHRACITE MINE. EXHIBITS OF THE CONSIDERATION (PROOF OF PAYMENT) AND THE TRANSFERENCE WILL BE ADDED AS A MATERIAL EVENT EXHIBIT.

Richard Tang payments to percana mining corp, checks cleared and processed.:

July 20 2007 \$10,000 @ \$0.05 per share = 200,000 shares of Percana
October 4 2007 \$10,000 @ \$0.05 per share = 200,000 shares of Percana
January 8 2008 \$10,000 @ \$0.05 per share = 200,000 shares of Percana
January 8 2008 (#2) \$10,000 @ \$0.05 per share = 200,000 shares of Percana
February 25 2008 \$20,000 @ \$0.05 per share = 400,000 shares of Percana
Total: \$60,000.00 @ \$0.15 per share = 400,000 shares of Percana
July 23 2008 \$20,000 @ \$0.15 per share = 133,333 shares of Percana
July 3 2008 \$15,000. @ \$0.40 per share = 37,500 shares of Percana

Total: cash proceeds / equity added to the Company: \$155,000 Canadian cash.

Converted to USD at that time at parity is \$155,000.

Total equity of Percana via shares: 1,770,833 shares of the private company, Percana Mining Co.

The following exhibit is a digital picture of the checks laid out together.

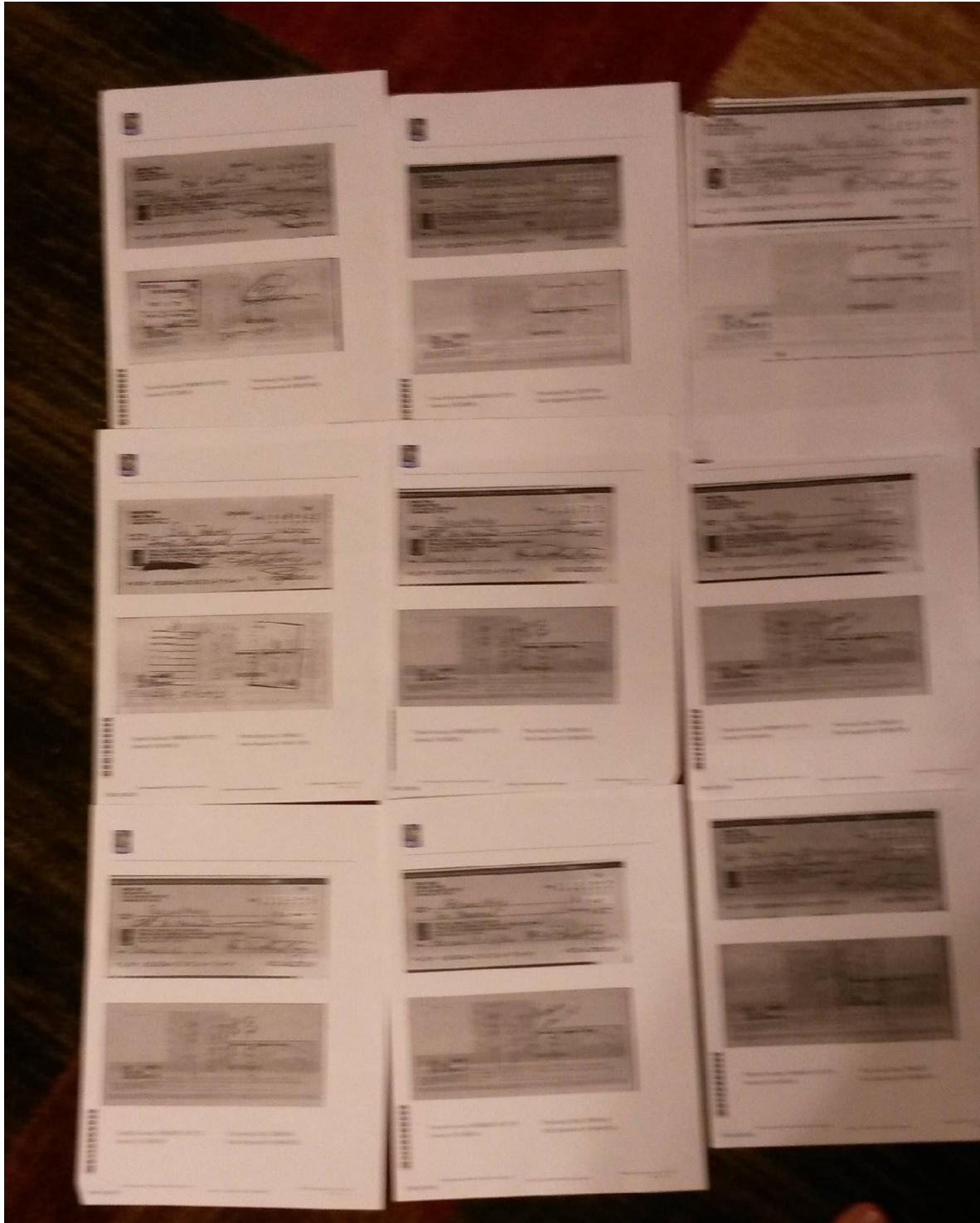


Exhibit: of the checks.

Agreement between Maximum Ventures Holdings and AIM Exploration Inc.

Maximum Ventures Holdings, through assignment of a certain Promissory Note dated August 14, 2015, original Principal Amount \$76,750.00 (attached) has assumed 50% of current outstanding amount Maximum Venture Holdings share amounts to \$13,858.74.

It is hereby agreed that certain terms and conditions contained within the note are hereby waived by Maximum Ventures Holdings and agreed to by AIM Exploration Inc.

The waivers are as follows:

Section 1.1 Conversion Right – NO changes

Section 1.2 Conversion Price – contained within the note there is reference to DWAC, this provision is waived however AIM Exploration Inc. hereby agrees to issue converted shares via “book entry” only and at no time will the shares be required to be forwarded to a broker without prior written consent from both parties to this agreement, and it is further agreed that should the shares be “chilled” for any reason the provision for an additional discount is hereby waived.

Section 1.3 Authorized Shares – this entire section is hereby waived

Section 1.4 Method of Conversion:

Subsection “(f), both parties agree that upon conversion that shares are only to be issued as “book entry” shares and there is no requirement on the part of AIM Exploration Inc. to deliver by Electronic Transfer.

Subsection “g) waived entirely

Subsection “h”) – waived entirely

Section 1.9 Prepayment, Prepayment partially or in full may be permitted if both parties agree in writing.

Article III. Events of Default

This entire section is hereby waived.

All other terms and conditions contained within the note are hereby agreed to by both parties.

Maximum Ventures Holdings

AIM Exploration Inc.

Per ___/s/ Anna Tang_____

Per ___/s/ JR Todhunter_____
James Robert Todhunter, President

Exhibit of ownership of promissory note.

Agreement between Avatele Group LLC and AIM Exploration Inc.

Avatele Group LLC, through assignment of a certain Promissory Note dated August 14, 2015, original Principal Amount \$76,750.00 (attached) has assumed 50% of current outstanding amount assigned to Avatele Group LLC amounts to \$13,858.74).

It is hereby agreed that certain terms and conditions contained within the note are hereby waived by Avatele Group LLC and agreed to by AIM Exploration Inc.

The waivers are as follows:

Section 1.1 Conversion Right – NO changes

Section 1.2 Conversion Price – contained within the note there is reference to DWAC, this provision is waived however AIM Exploration Inc. hereby agrees to issue converted shares via “book entry” only and at no time will the shares be required to be forwarded to a broker without prior written consent from both parties to this agreement, and it is further agreed that should the shares be “chilled” for any reason the provision for an additional discount is hereby waived.

Section 1.3 Authorized Shares – this entire section is hereby waived

Section 1.4 Method of Conversion:

Subsection “(f), both parties agree that upon conversion that shares are only to be issued as “book entry” shares and there is no requirement on the part of AIM Exploration Inc. to deliver by Electronic Transfer.

Subsection “(g) waived entirely

Subsection “(h)” – waived entirely

Section 1.9 Prepayment, Prepayment partially or in full may be permitted if both parties agree in writing.

Article III. Events of Default

This entire section is hereby waived.

All other terms and conditions contained within the note are hereby agreed to by both parties.

Avatele Group LLC

AIM Exploration Inc.

Per __Richard Tan_____

Per __/s/ JR Todhunter_____
James Robert Todhunter, President

ASSIGNMENT OF CONVERTIBLE PROMISSORY NOTE

THIS ASSIGNMENT OF CONVERTIBLE PROMISSORY NOTE, (the agreement) dated this 1st day of November 2016, by and between Emerald Coast Capital, LLC (the assignor), and Maximum Ventures Holdings (the assignee). As used herein, the term Parties shall be referred to assignor and assignee jointly.

Assignor entered into an agreement with Auctus Fund LLC to have a certain Promissory Note with AIM Exploration Inc. (the company) assigned to them on or around the 5th day of October, 2016.

Emerald Coast Capital, LLC, hereby agrees to assign 50 % of the outstanding balance of the note to Maximum Ventures Holdings.

The amount of the note originally assigned to Emerald Capital was \$27,717.47, the amount of the note being assigned to Maximum Ventures Holdings is \$13,858.74.

This agreement constitutes the entire agreement between the parties hereto pertaining to the subject matter hereof, and any and all other written or oral agreements relating to the subject matter hereof existing between the parties hereto are expressly cancelled.

In WITNESS WHEREOF, the Assignor has executed this agreement on the date first stated above.

Emerald Coast Capital, LLC

BY: 

.. Spencer Payne

Exhibit of Promissory note being unencumbered and owned by Tang.

■ End of Bill of Sale Document