

# Jefferson Mining District

ASSEMBLED

IN THE MATTER OF an Offer, represented as legally authentic, to apply to a Minerals and Mining Advisory Council, MMAC, to represent mining districts before an and as United States Government Legal Federal Agents and Federal Stakeholders, possibly USDMM, financed by the U.S. Government.

To Whom This May Concern:

Greetings.

The Offer having come to the attention of Jefferson Mining District assembled, without prior knowledge, involvement, or contribution, that mining districts apply to “unify” beneath the “*One Voice*” of a Minerals and Mining Advisory Council, MMAC, a self-styled so-called, “regional”, potentially nationwide, Advisory Council of or speaking for all mining districts, is hereby completely rejected.

The Offer, as a matter of law, is absurd on its face. Any genuine mining district worth its ore will reject such an offer without hesitation for the insurrection the fraudulent “offer”, exhibiting ignorance of the subject matter areas, is to lawfully constituted miner's government, such as Jefferson Mining District;

After due diligence of available information and representations of “MMAC”, despite its apparent allusion to all mining districts having been consulted and are in any agreement, or as to its existence, which Charter for the purpose is not in evidence, without which to act is a crime, or at least void, or as to the purported and ludicrous authority, not limited, to speak for all mineral estate interests, or mining districts, we of the Assembly find the offer an insult, inimical to the fulfillment of congressional purpose and objectives, to its grantees, and to genuine mining districts, or other appropriators similarly situated.

Based upon the representations made through electronic media, and though undisclosed, yet pursuant to the federal law apparently applicable to federal agency status claims, such as the Federal Advisory Committee Act (FACA), 5 U.S.C. Appendix (App.), 1972, the best that can be expected to occur through affiliation with this “Advisory Council” will be the silencing of the power of each grantee in favor of and UNDER the diminished “*One Voice*” of the “MMAC” in destructive collaboration further UNDER and at the discretion and pleasure of the Secretary of the Interior or other bureaucracy. Mineral Estate Grantees are not stakeholders, but are adversely affected by stakeholders and other Government partners or special interest collaborators. Given that the Governments, agencies in particular, have shown they cannot be trusted to protect disposals as obligated, the only “*Other benefits of enhanced cooperating agency participation include fostering intra- and intergovernmental trust (e.g., partnerships at the community level)*” the “offer” provides no foundation or value which current Coordinating government-to-government checks, but which, being an unqualifiable status any “Advisory Council” cannot do.

Consequent to Jefferson Mining District, et al, v. Kitzhaber, et al, 2013, any purported legal representation promoted by “MMAC”, if it were authorized, is criminally inadequate where utilizing the Bar Association, judicial system or members and a breach of the judgment thereto.

Even more “*Simple. Easy.*” “*No Other Agencies.*” - Jefferson Mining District, a government acknowledged by Congress, by and for miners, by and through the efforts of its Assembly, is directly

Coordinating land use plans under no other body, assuring applicable agency actions are consistent with law, local needs and values. This direct engagement avoids the capitulation and compromise "MMAC" offers to found administrative tyranny under color of lawful authority or by way of collective Alternative Dispute Resolution based activity and strategies and the harms and division wrought thereby.

The Assembly finds, giving notice hereby, that such ADR-based activity or strategies affecting grantees or other appropriators are Felony under state law, theft by extortion under color of authority;

The Assembly finds a MMAC/USDMM usurpation is a clear and present danger to all grantees.

This "MMAC" "offer" is an elaborate and deceptive ruse to dis-empower mineral estate grantees through false inducement to accept the "One Voice" of mere federal stakeholder, advisor at the discretion of an Executive agency implementing its Outcomes, or by future interference of a foreign federal agency.

Rather than grantees accepting the harmful bureaucratic administrative obfuscation the "MMAC" offers, the Assembly advocates participation with Jefferson Mining District to assert direct protection or to prepare remedy against the sort of Government Agency encroachment evidenced in this insidious "offer".

Those outside of the geographic jurisdiction of Jefferson Mining District are encouraged to create, not facade administrative, but legitimate mining districts to protect, in the minimum, that "*all valuable mineral deposits in lands belonging to the United States, both surveyed and unsurveyed, shall be free and open to exploration and purchase, and the lands in which they are found to occupation and purchase,*" 30 USC 22, and to Guard each grantee who "*shall have the exclusive right of possession and enjoyment of all the surface included within the lines of their locations*", 30 USC 26, including water, unfettered neither trespassed nor infringed by multi-use, "*multiparty and place-based groups utilizing ADR strategies*" such as Kumbaya "*consensus-building, collaborative problem-solving, interest-based negotiating, mediating or facilitating, and joint fact-finding to seek common ground and to identify or elicit shared goals*" which UNDER "One Voice" predicts will be Outcome-based consistent with the objectives of agency political or ideological agenda, as law applicable to any "Advisory Council" requires must be, given "*Cooperating, collaborating, partner-shiping, or teams are subject to the agency final decision. The cooperating contributor is not much more than advisory, (commensurate with available time and knowledge)*".

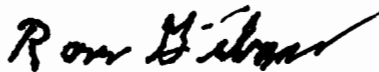
The Congressional mineral estate grant, pursuant to applicable mining law, does not provide power or authority to such administrative servitude or encumbrance by non-grantees, or to Advisory Councils such as proposed; To impose so, even by colorable inference, is Felony, as well, Fiduciary Trust Breach.

The Assembly reserves any further comment pending future remedy required to protect against the sort of harms "MMAC" as collaborator in federal agency collusion can cause, part of The Method enjoined, whether intentionally, by covert plan, or out of ignorance will be no excuse or immunity.

Duly read, deliberated, and decided of Assembly in unanimous consent.

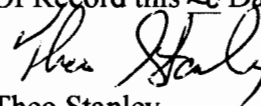
ORDERED, to effect its purpose.

Witnessed and Executed this <sup>24</sup>~~25~~ Day of March, 2015.



Ron Gibson.  
Interim chairman.

Of Record this <sup>20</sup> Day of March, 2015.



Theo Stanley.  
District Recorder.