



IMMI Developments

## Iron Mountain Mines, Inc.

P.O. Box 992867, Redding CA 96099  
Tel: (530) 275-4550 • Fax: (530) 275-4559

### To the Library of Congress

T.W. Arman, Chairman, President, and CEO of Iron Mountain Mines, Inc. wishes to thank the California Department of Mines and Geology, the University of California at Berkeley, the University of Nevada, the University of Wisconsin, and the U.S. Geological Survey for their interest and support provided during our 32 years of ownership of Iron Mountain Mines.

We also want to acknowledge the Library of Congress, which carries in it's permanent collection the comprehensive United States Geological Survey Professional Paper which is the most comprehensive geological description prepared to date of the valuable ore deposits at Iron Mountain Mines, as well as Volume 80, Number 8, December 1985 of *Economic Geology*, the bulletin of the Society of Economic Geologists, which is a special issue devoted to the massive sulfide ore bodies of the West Shasta District, California. All of the entities have contributed positively to the present and future beneficial development of Iron Mountain Mines.

We wish to thank all of the individuals who provided help, legal assistance and accounting, the mining engineers and consultants who have provided support, the stockholders of Essential Solutions, Inc. for their faith in the ultimate success of the venture, the Redding Searchlight and the L.A. Times for their media coverage, and all the companies that have come to the aid and assistance of Iron Mountain Mines, Inc. in its struggle against the oppression of the EPA and other U.S and State government agencies.

On behalf of the Company and the T.W. Arman Living Trust and the T.W. Arman Foundation that will ultimately administer the properties, Ted Arman wishes for everyone to know that any future proceeds that may be realized from the ongoing litigation are intended to be devoted to the numerous charitable and humanitarian projects to be identified to receive these bequests.

Ted Arman's mission, beyond the restoration of his company and their reputations, and vindication of responsibility for any alleged pollution from Iron Mountain Mines, is the construction of the 232 ft. Christ statue and the spiritual retreat on top of Iron Mountain for the worship of our Lord and His glory.

It is the purpose of this holy monument to promote faith in God and our Lord Jesus Christ, and it is hoped that it may become a destination for the faithful who may then have the opportunity to experience the exhilaration and breathtaking beauty that is the true nature of Iron Mountain, and by the grace and glory of compassion that faith has given us, so too may every visitor to Iron Mountain experience through the peaceful solitude and solemn majesty of God's green earth, the blessed serenity and solace that have carried us through the darkest hours of our federal and state persecution.

In the hope that each of our fellow citizens may come to believe and know the great comfort of God's embrace, we invite all who wish to join us in the quest for God's truth and wisdom at Iron Mountain.

God Bless everyone.  
Sincerely,

T.W. (Ted) Arman



IMMI Developments

# Iron Mountain Mines, Inc.

P.O. Box 992867, Redding CA 96099  
Tel: (530) 275-4550 Fax: (530) 275-4559

May 5, 2006

Honorable David F. Levi, U.S. District Judge  
U.S. District Court for the Eastern District of California  
501 I Street, Suite 4-200  
Sacramento, CA 95814

Re: *United States of America v. Iron Mountain Mines, Inc. and T.W. Arman*  
United States District Court, Eastern District of California,  
Nos. S-91-0768 DFL/JFM and S-91-1167 DFL/JFM

Dear Judge Levi:

This communication is a good-faith effort to bring to your attention some considerations that apparently have been obscured in the proceedings thus far in this case. This is not an official court document, which is why I have not formatted it as such. It is more in the form of a "friend-of-the-court brief," except, of course, that I am a defendant. Perhaps it is best characterized as a personal appeal for justice.

I continue to deny that I owe any cost-recovery money for the EPA's Superfund project at Iron Mountain Mines. It is clear from CERCLA and from EPA policy that all of the past owners and their successors are potentially fully responsible parties for all environmental costs at this site, and that, due to circumstances, Iron Mountain Mines, Inc. (IMMI) and T.W. Arman, in effect, currently are not actually responsible parties.

This is clearly demonstrated, and is a conclusion demanded, by the two documents of which copies are attached to this letter: the February 4, 1977 inter-office memo to Stauffer Chemical Company's geology department staff from Tom Kent, their real estate director, and the letter to Stauffer Chemical Company, date-stamped 20 Sep 1989, from Jeff Zelikson of the EPA, at that time the Director of the Hazardous Waste Management Division for Region IX. Heretofore, these crucial documents, and their critical importance in this case, have been brushed aside by all the attorneys involved—the governments' (Federal and State) and IMMI's. So they perhaps have never even come to your attention.

The Zelikson letter confirms IMMI's inability to finance the remedial cleanup, and it definitively assigns this responsibility to Stauffer, with whose successors it still lies, in that the circumstances which led to the letter have not changed. How could it be any clearer than this that IMMI will have no financial responsibility in the matter unless and until it has the means to pay (which it still does not), and even then, only if IMMI is actually liable.

Iron Mountain Mines, Inc.

Honorable David Levi

May 5, 2006

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This brings the February 4, 1977 Kent memo into focus. It strongly supports the "innocent landowner" defense, in that it is absolute proof of Stauffer Chemical Company's conspiratorial and successful plot to conceal from me the environmental problems of their property prior to and even after my purchase of it in October of 1976. It clearly states, with emphasis, that the Stauffer staff all had agreed, "...nor would you give up any correspondence, reports, etc. relating to environmental issues at Iron Mountain."

I am extremely frustrated by the fact that, despite this "smoking gun", the EPA was nevertheless awarded a partial summary judgment, denying the innocent landowner defense and two others, primarily on the basis of the perjured testimony of Jim Pedri, head of the California Regional Water Board Office in Redding, given in deposition, that he warned me of the environmental problems, when in actuality he did no such thing.

Pedri's testimony, the falsity of it, and the historical context in which it occurred is discussed in detail as follows:

The Stauffer Chemical Company failed to disclose all of the facts concerning the environmental and pollution problem at the Iron Mountain Mine site to the prospective new owner, Ted Arman, of Iron Mountain Mines, Inc., prior to the execution of the purchase agreement for the land. There were eleven months of negotiations and due diligence prior to the agreement, and yet in all this time Stauffer would not reveal any of the problems or let IMMI and its consultants look in their geological and real estate files. Their intent was to deceive the buyer about their pollution problem so that the purchase agreement would be signed by October 22, 1976.

All of the information concerning the past history of the environmental concerns was withheld, and the failure to supply it should be considered fraud. A lawsuit will be brought against all parties who knew about this deceit and the withholding of pollution information from IMMI prior to the signing of the purchase agreement and who did not advise Ted Arman and IMMI that buying this property from Stauffer could cost millions of dollars in the near future, as has currently developed. No one, including the State Water Board, would disclose this financial problem to the prospective new owners. They all kept quiet, knowing that this transaction between Stauffer and IMMI could be fraudulent.

Iron Mountain Mines, Inc.  
Honorable David Levi  
May 5, 2006  
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Even after buying Iron Mountain Mines on October 21, 1976 the only geological information I received from Stauffer pertained to the approximately one million tons of pyrite ore exposed in the open pit at Brick Flat, where the EPA is now dumping lime sludge and burying more than \$100,000,000 worth of mineable mineral products so that IMMI cannot get at them to mine them. The existence and whereabouts of the remainder of the fourteen million tons of massive sulfide ore now known to be present was not disclosed or explained during the eleven months of due diligence and investigation by our mining and engineering consultant, who knew Stauffer quite well.

Because of my interest in the property, I visited Stauffer Chemical Company's Geology Department in Richmond, California in 1977 and spent two days there looking over all their mining records to see where any mineable ore might be other than the one million tons already disclosed by Stauffer. The attached February 4, 1977 inter-office memorandum to various Geology Department personnel from Tom Kent, Stauffer's Real Estate Director, was intended to ensure that they would not disclose to me any information concerning any environmental problems, a cover-up and deceit that continues to this day.

Twenty-five years later, as the EPA and the State persisted in their fraudulent and spurious cost-recovery claim litigation against T.W.Arman and Iron Mountain Mines, Inc., in Federal Court action the Court objected to IMMI's "innocent land owner" defense because the Court believed Jim Pedri, of the Water Board, who falsely claimed in Court testimony that he told Ted Arman of the pollution but never mentioned that it was going to cost millions to fix it. None of this was disclosed during the eleven months of due diligence.

This perjured testimony was repeated in Pedri's interview by the Los Angeles Times, published March 10, 2005, and reported as follows:

"But, in a Court declaration, a state official said Arman was warned about pollution problems. 'I told him whoever buys the mine will be responsible for cleaning the pollution,' Jim Pedri, head of the Regional Water Board Office here said in an interview. 'He said, 'I will fix the whole problem, trust me.'"

These two statements made by Jim Pedri to the L.A. Times are direct, flat-out lies. The only concern Pedri expressed at the one brief meeting I had with him was, "Are you going to operate the copper precipitation plant on Boulder Creek?" Since this small copper plant was already there and being operated by Stauffer Chemical Company, and was being offered to IMMI (including two operating employees and a supply of the scrap iron needed to make it work) as an

Iron Mountain Mines, Inc.  
Honorable David Levi  
May 5, 2006  
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inducement for IMMI to buy the property from Stauffer, in that the sale of the output would supposedly make the property payments, I naturally said IMMI would continue to operate it. Operating this small plant was intended to reduce the amount of copper in the naturally flowing mine water taken directly from the Richmond mine and directed to this small plant by stainless steel open flumes over a distance of about three miles. This was Pedri's only concern, and nothing else.

And his further statement that I said I would fix the whole problem is a preposterous total fabrication. I never said any such thing, and would have had no occasion to do so in this very limited discussion. Later, after I had purchased the property, he raised many issues. But before I signed the purchase agreement he did not want to discourage this sale, since Stauffer Chemical Company's management had already made up their minds to sell this property to avoid any further ownership, because of their environmental problems with the State—of which IMMI was not told by Stauffer or the Water Board.

In light of the foregoing, I have asked my attorney, "What I want to know is: With you representing me, why was the EPA allowed to get that summary judgment so easily, apparently even drafting the order themselves for Judge Levi's approval? Why wasn't this Kent memo stressed, and why wasn't Pedri's deposition challenged? Why wasn't he put on the stand and cross-examined, and why wasn't I called as a witness to refute his fabrications with my own first-person testimony?" My attorney has not yet responded.

In view of these deficiencies in the Court proceedings, it is my good faith belief that the matter of the innocent land-owner defense should be revisited, the Court's decision reversed, and the EPA's partial summary judgment overturned.

Moreover, especially in view of the Jelikson letter, and in view of the Court's December 8, 2000 Consent Decree, which settles the matter with respect to all parties, including third parties, and in which I was promised by federal attorneys that I was included, and in consideration of this I was therefore induced to drop my \$10 million cross-complaint against another party and to concur in the settlement, and which provides via the AIG Insurance Company funding mechanism for the EPA's and the State's recovery of all costs, past, present, and future, it is my good faith belief that the governments should be denied an unethical and morally indefensible, if not illegal, double recovery of their costs, and that the governments' entire case against Iron Mountain Mines, Inc. and T.W. Arman should be summarily dismissed forthwith.

Iron Mountain Mines, Inc.  
Honorable David Levi  
May 5, 2006  
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Thank you very much, Your Honor, for your very kind consideration of some of my concerns about this case.

Sincerely,



T. W. Arman,  
President, CEO, and Chairman of the Board  
Iron Mountain Mines, Inc.  
Essential Solutions, Inc.

**Attachments:**

Stauffer memo by Tom Kent  
EPA letter to Stauffer by Jeff Zelikson

**Cc:** Honorable John F. Moulds, Magistrate, U.S. District Court  
Honorable J. Lawrence Irving, Magistrate, U.S. District Court  
Honorable Wally Herger, United States Congressman  
Barry Breen, Deputy Asst. Admin., Ofc. of Solid Waste Emergency Response  
United States Environmental Protection Agency  
Ms. Elizabeth Adams, Chief, Site Cleanup Branch, Superfund Division  
United States Environmental Protection Agency, Region IX  
Jerry D. Hall, Esq., IMMI Corporate Attorney  
William A. Logan, Jr., Esq.



INTER-OFFICE CORRESPONDENCE

San Francisco

TO (LOCATION) Richmond

FROM T. J. Kent

February 4, 1977

ATTENTION L. E. Marnion

SUBJECT: Iron Mountain — Geology Data

COPY TO  
R. P. Bond  
E. L. Conant  
H. O. Thomas  
F. S. Weiss  
J. V. Wiseman

Earlier this week, you were contacted by an Iron Mountain Mines representative to see if he could visit you today and obtain the remaining geological data in your office about Iron Mountain. As we discussed and agreed yesterday by phone, you will turn over all pertinent material to IMM — both originals and primary copies — without attempting to tabulate what's passed on.

However, we agreed that you would not provide IMM with any geological or technical information not pertinent to the 1900 acres sold last year to IMM nor would you give up any correspondence, reports, etc. relating to environmental issues at Iron Mountain.

Transmittal of data in this fashion is in accord with the Agreement for Sale and Purchase of Property which we executed jointly with IMM on October 22, 1976. Safekeeping of all the data passed on to IMM must be its responsibility henceforth.

*TJK*  
T. J. Kent

TJK/ph

RECEIVED  
FEB 7 1977  
REMOVED FROM THE  
PROPERTY DEPT.

SAFEGUARD COMPANY INFORMATION

FORM 0022-000-004

OOP\_0948



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION IX

75 Hawthorne Street  
San Francisco, Ca. 94105-3901

8.

Stauffer Chemical Co., a Division of Rhone-Polenc, Inc.  
c/o Prentice Hall Corp. Systems, Inc.  
229 South State St.  
Dover, DE 19001

20 SEP 1990

RE: Iron Mountain Mine  
Determination under Paragraph V of Order no. 89-18

Dear Sir or Madam:

This notice is being sent to all Respondents to the above-referenced order pursuant to Paragraph V of that Order. John Varnum, counsel for T. W. Arman and Iron Mountain Mines, Inc. (IMMI), informed the Environmental Protection Agency on August 10, 1989, that neither Mr. Arman nor IMMI have the financial resources to undertake the tasks required by the Order. Accordingly, the Environmental Protection Agency ("EPA") has determined that Mr. Arman and IMMI are unable to comply with the Order in a timely fashion. Under Paragraph V of the Order, Stauffer Chemical Co., a Division of Rhone-Poulenc, Inc., ("Stauffer") is now also required to comply with the activities required by this Order. On September 7, 1990, ICI Americas, Inc. ("ICI"), acting for Stauffer, informed EPA of its intent to comply with this Order.

This notice does not excuse either Mr. Arman or IMMI from any responsibilities under the order. EPA expects that Mr. Arman and IMMI will continue to cooperate with Stauffer, and their representatives, ICI, in their efforts under the Order.

If you have any questions regarding this determination, please contact Rick Sugarek of my staff at (415) 974-9312, or have your attorney contact Michael Hingerty of the Office of Regional Counsel at (415) 974-9671.

Sincerely,

Jeff Zelikson  
Director  
Hazardous Waste Management Division

cc: T. W. Arman  
John Varnum, Esq.  
Patrick Finley, Esq.  
Samual Malovrh, Esq.  
RWQCB - J. Pedri  
DHS - J. Astheng  
Fish and Game - Harry Rectenwald  
Mike Smith





UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION IX

75 Hawthorne Street  
San Francisco, Ca. 94106-3901

4

October 2, 1992

Mr. T.W. Arman  
President, Iron Mountain Mines, Inc.  
1900 Point West Way, Suite 102  
Sacramento, CA 95815

RE: Iron Mountain Mine - EPA Administrative Order 92-26

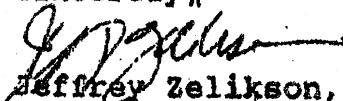
Dear Mr. Arman:

This letter notifies you that Rhone-Poulenc Basic Chemicals Co. has notified EPA that it will comply with EPA's Administrative Order 92-26, issued on September 2, 1992, are in violation of that Order. The Respondents to the Order include Iron Mountain Mines, Inc. (IMMI), yourself as President and owner of IMMI, and Rhone-Poulenc Basic Chemicals Co.

EPA encourages you to continue to provide your cooperation and support to these important activities. The operation of the emergency treatment plant this winter is a necessary activity to minimize the release of acid mine drainage until we are able to install the full-scale treatment plant selected in the Record of Decision of September 30, 1992.

If you wish to discuss this matter further or if you have specific questions regarding implementation of the order, please contact Mr. Rick Sugarek at (415) 744-2226 or have your attorney contact Mr. Michael Hingerty at (415) 744-1315.

Sincerely,

  
Jeffrey Zelikson, Director  
Hazardous Waste Management Division

CC: Mr. S. A. La Rocca  
Rhone-Poulenc Basic Chemicals Co.



IMMI Developments

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**CONFIDENTIAL**  
*For Corporate Use Only*

## STATEMENT OF FACTS

1. EPA kept IMMI from developing its mining properties that would have produced income for the company since 1984, including employment and taxes to Shasta County.
2. California State Water Quality Control Board made false reports on their "hazardous ranking score" that put the Iron Mountain Mines property on the National Priority List (NPL) Superfund. This limited IMMI from operating. The Assistant Supervisor of the Water Quality Control Board at that time also falsely claimed to the court that IMMI was fully aware of the pollution problem.
3. The former owners, Stauffer Chemical Company, gave IMMI false information about the mine water problem. When their representative was asked if there were any environmental problems during IMMI's eleven months of negotiations prior to the purchase in 1976, he said that "there are not any environmental problems at this site." He later became a corporate officer with IMMI, but resigned to go back to his mining business as a mining engineer and geologist.
4. Stauffer and Rhone-Poulenc would not release the property deeds of trust until December 8, 2000. This kept IMMI from borrowing money to operate. Stauffer approved a \$30 million dam now completed on IMMI's private property that was not authorized by IMMI, including other EPA activities.
5. EPA knows that IMMI never mined the massive sulfide ore bodies at Iron Mountain that is the source of the AMD problem at this site. These ore bodies were mined prior to IMMI's ownership.
6. EPA and the State had a claim against IMMI for cost recovery of \$10 million. T. W. Arman and IMMI did not agree with this claim and filed a counterclaim against all parties in this case.
7. On December 8, 2000, the Consent Decree was signed and a settlement was made between EPA and Rhone-Poulenc for past mining problems and the environment. IMMI was included in this settlement of \$835 million with the understanding that no payment was due to EPA and the State. IMMI dropped their counter claim of \$10 million so that the case could go forward and so that IMMI would be included in the \$835 million settlement.
8. EPA lawyers Tom Bloomfield and David Glazer told IMMI lawyers that IMMI was included in the \$835 million settlement so that IMMI would not object when asked by the Court, "do you understand this settlement?" and IMMI said, "Yes," because this settlement was to cover all past, present, and future EPA costs. The EPA later denied that they made the above statement.
9. On May 7, 2000, or five months later, EPA filed an involuntary lien against IMMI's private property for past cost recovery. This lien was filed by a court order and judgment against IMMI even though these costs are to be paid by the \$835 million settlement agreed to by a federal mediation judge and two IMMI attorneys. (See attached letter dated January 2, 2001, from Brian Stone, Attorney)
10. T. W. Arman and IMMI are currently in a settlement with EPA as of July 12, 2002, concerning the cost recovery claimed by EPA, who now says that IMMI is not included in the settlement of the \$835 million for all costs by EPA and the State. IMMI will challenge EPA for this alleged claim.
11. The product and damage claims involving property and mineral resources to be filed against EPA and the State are approximately \$6 billion plus punitive damages.

Revised October 12, 2004

**STATEMENT OF FACTS**

12. IMMI owns the resources that can produce products over the next 15 to 20 years that will cover all past, current, and future cost recovery claims subject to regulatory approval of operations and financing the operations at this site.
13. IMMI owns 2,744 acres of mining and wildlife property in Shasta County, California, that is zoned for mining. All property for mining is on less than 200 acres. The remaining property is dedicated for wildlife preserve in perpetuity. This total IMMI property is in a private trust that can never be sold.
14. The entire alleged pollution problem in the Sacramento River was over the threat to the loss of salmon that was overstated by EPA and the State to make IMMI a Superfund Site, which is completely unjustified.

Revised October 12, 2004



IMMI Developments

**IRON MOUNTAIN MINES, INC., PROJECTS**  
Shasta County, California

**CONFIDENTIAL**  
*For Corporate Internal Use Only*

**DAMAGES AND TAKING CLAIMS**

October 12, 2004

Property and product damages plus punitive damages and taking claims will be filed against EPA and the State of California for unauthorized taking without just compensation, interference from business development, loss of income and enjoyment of this private property.

The millions of tons of ore-bodies, mineral resources, water rights on three streams, mine water, timber, roads, buildings, aerial tramway, power lines, and all commercial products at Iron Mountain Mines are owned by Iron Mountain Mines, Inc., since 1976. The figures herein are approximate current market values of the resources and products.

- |   |                 |
|---|-----------------|
| 1. Massive sulfide ore-bodies: Approximately 14,183,000 tons of proven ore reserves at \$75.96/ton (current value per ton) of copper, zinc, gold, silver, and iron, including approximately 10 million tons of probable new ore-bodies. The mining of the ore-bodies and clean up by IMMI would have eliminated all of EPA's remedial activities at this site.<br><i>Operations stopped by EPA.</i> | \$1,077,340,680 |
| 2. Pyrite tailings stockpiled: 160,000 tons at \$30.00/ton.<br><i>Now covered by EPA.</i>   | \$4,800,000     |
| 3. Pyrite tailings from future mining: Approximately 13,000,000 tons at \$60.00/ton. Sulfur, iron, and zinc for fertilizers.<br><i>Operations stopped by EPA.</i>   | \$780,000,000   |
| 4. Hematite iron tailings: Approximately 200,000 tons at \$10.00/ton. Iron additive for making cement, pigments, and brick coloring.<br><i>Now covered by EPA.</i>  | \$2,000,000     |
| 5. Magnetite tailings: Approximately 2,000 tons at \$100.00/ton. Radiation shielding, cement additive, and ballast.<br><i>Now covered by EPA.</i>   | \$200,000       |
| 6. Gossan ore-bodies: Approximately 6,000,000 tons at \$39.00/ton.<br><i>Operations stopped by EPA.</i>   | \$234,000,000   |
| 7. Soft spinel ferrite: 20 years' production at \$12,000,000.00 per year. Studies completed by UNR.<br><i>Operations stopped by EPA.</i>  | \$240,000,000   |

October 12, 2004

<p>8. Ag-Gel product from 25 million gallons of natural liquid mineral resources flowing naturally out of the mines at \$6.30/gallon over 20 years of operation and production. <i>Operations stopped by EPA.</i></p>	<p>\$3,150,000,000</p>
<p>9. Hydroelectric power: IMMI has the riparian rights on its private property. Electric power for commercial and home based on studies and 40 years of power production. FERC license was applied for in 1984. <i>Operations stopped by EPA.</i></p>	<p>\$40,000,000</p>
<p>10. Sulfur ore in Brick Flat: 100,000 tons at \$100.00/ton. <i>Now covered by EPA.</i></p>	<p>\$10,000,000</p>
<p>11. EPA use of IMMI land of approximately 10 acres for the lime neutralization plant at \$3,000.00/acre for the past 12 years. <i>This use continues by EPA.</i></p>	<p>\$360,000.00</p>
<p>12. EPA unauthorized use of 19,396 square feet of steel buildings at approximately \$0.33/sq. ft. for 20.5 years, from March 1984 to October 2004. <i>This use continues by EPA.</i></p>	<p>\$1,574,567</p>
<p>13. EPA unauthorized landfill for storing lime sludge: Approximately 500,000 tons at \$24.00/ton storage is covering valuable ore worth approximately \$70 million. EPA continues to use this private property as a landfill without paying just compensation.</p>	<p>\$12,000,000</p>
<p><b>TOTAL DAMAGES TO DATE</b></p>	<p><b><u>\$5,557,275,247</u></b></p>

Extensive project reports, professional papers, studies, and thousands of pages of information are available, including photographs, videos, and a long list of references and business contacts made by IMMI on the above projects. The massive sulfide ore-bodies can be mined out over 15 to 20 years, and the acid mine drainage (AMD) problem will be eliminated, therefore saving millions of dollars for remedial activities at this site over the next 30 years.

A major lawsuit for economic loss by EPA's taking and product damages for billions of dollars will offset all EPA remedial cost recovery claims against T. W. Arman and IMMI. EPA was paid millions in cash paid by AIG Insurance Company for Rhone-Poulenc, successors to the former owner of this private property. There is \$835 million plus interest in EPA's trust account paid by AIG Insurance Company for the next 30 years for O and M and remedial cleanup for the Iron Mountain Mines Site. In 1983 EPA refused to accept IMMI's mining and cleanup proposal, which was offered by the largest engineering firm in the world at that time. That would have solved all environmental problems at this site and saved millions of dollars for the U.S. government and taxpayers.

Revised October 12, 2004



IMMI Developments

# Iron Mountain Mines, Inc.

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## DAMAGES AND TAKING CLAIMS AGAINST EPA AND THE STATE

				Actual Calculation
1	14,183,000		75.96	\$1,077,340,680
2	160,000		30	\$4,800,000
3	13,000,000		60	\$780,000,000
4	200,000		10	\$2,000,000
5	2,000		100	\$200,000
6	6,000,000		39	\$234,000,000
7	20	12,000,000		\$240,000,000
8	25,000,000	20	6.3	\$3,150,000,000
9				\$40,000,000
10	100,000		100	\$10,000,000
11	3,000	12	10	\$360,000
12	\$19,396.00	0.33	20.5	\$1,574,567
13	500,000		24	<u>\$12,000,000</u>
<b>TOTAL</b>				<u><b>\$5,552,275,247</b></u>

Revised October 12, 2004



# IRON MOUNTAIN MINES, INC.

PRODUCERS OF INDUSTRIAL AND AGRICULTURAL MINERALS

1800 Point West Way, Suite 154  
Sacramento, CA 95815  
Telephone: (916) 922-8821 • FAX: (916) 922-5502

# STATEMENT OF ACCOUNT

ACCOUNT NUMBER

DATE PAGE

June 22, 1991

U.S. Environmental Protection Agency  
75 Hawthorne Street  
San Francisco, CA 94105  
ATTN: Richard L. Sugarek,  
Remedial Project Manager, Region IX

PLEASE NOTE: THIS IS A STATEMENT, NOT AN INVOICE.  
RECENT PAYMENTS MAY NOT BE REFLECTED IN THE BALANCE BELOW.

DATE	CODE (SEE BELOW)	INVOICE NUMBER	REFERENCE	AMOUNT	NFT DUE
9-7-88	INV	0914	976-8-26		\$ 210,913.50
9-7-88	INV	0915	6443-8-31		29,150.00
9-7-88	INV	0913	0766-8-31		7,532,754.00
9-7-88	INV	0912	0771-8-31		41,590,000.00
9-7-88	INV	0911	0783-9-7		1,947,000.00
10-4-88	INV	0924	0775-10-4		41,760.00
10-5-88	INV	0925	0776-10-4		45,239.00
10-7-88	INV	0927	0927-10-4		129,525.37
10-12-88	INV	0928	0781-10-11		1,790.33
11-15-88	INV	0921	3581-11-15		139,125.00
12-9-88	INV	0925	3582-12-9		215,255.00
					<u>\$51,874,512.00</u>

# STATEMENT

THE TOTAL AMOUNT DUE IRON MOUNTAIN MINES, INC. AS OF JUNE 22, 1991 IS \$68,367,759.08, WHICH INCLUDES INTEREST AND PRINCIPAL FROM SEPTEMBER 7, 1988 THROUGH JUNE 22, 1991.

INTEREST IS BEING CHARGED AT 1% PER MONTH.

STATEMENT AGEING

CURRENT

30-59 DAYS

OVER 60 DAYS

AMOUNT DUE

\$68,367,759.08

THIS IS THE 32ND BILLING.

CODES

INV / INVOICE  
PMT / PAYMENT

CM / CREDIT MEMO  
DM / DEBIT MEMO

TO INSURE PROPER CREDIT PLEASE RETURN REMITTANCE COPY WITH PAYMENT

The following is a capital investments compared to  
Iron Mountain Mines, Inc. potential capital investments and recuperations

Agnico Advances Projects	Planning	\$250,000,000
Xtrata Buys Tintaya	totalled	\$750,000,000
Bolivia Awards Mutun Iron	invest	\$2,300,000,000
Monterrico - Rio Blanco Copper/Moly	20 years of operation spending	\$191,000,000
Penasquito Resource Increase	budgeting	\$6,300,000
Bema Joins Anglo Gold In Columbian Venture	exploring funds	\$5,000,000
Zimplats	invests \$\$ with Government approval	\$258,000,000
Mongolia Windfall - Ivanhoe Mines	investing in surface mining operations	\$1,015,000,000
Bhp Billiton To Develop Project	The capital cost	\$254,000,000
Anglo Platinum	purchase 50% share in XK Platinum	\$200,000,000
Barrick	construction cost	\$280,000,000
Barrick Owns Lagunas Norte Mines	construction cost	\$340,000,000
Falconbridge's Lomas Bayas	spending \$1.2 billion	\$1,200,000,000
Anglo American	adding capacity	\$800,000,000
Los Pelambres	construction \$1.36 billion	\$1,360,000,000
Mineria Alumbrera	expanding concentrator	\$15,500,000
	Totals	\$9,224,800,000

Summary of Iron Mountain Mines projects, capital investments and potential revenue:

Iron Mountain Mines	Capital investment	
	mine studies	\$5,000,000
	joint venture	\$100,000,000
Iron Mountain Mines	AG-GEL potential revenue	
Essential Solutions	annually in 50 to 100 years	\$500,000,000
Iron Mountain Mines	AG-GEL order for Mexico	\$4,150,000
Essential Solutions		
Iron Mountain Mines	Capital investment AG-GEL	\$2,000,000
Essential Solutions		
Iron Mountain Mines	Capital Investments Spinel Ferrite R&D	\$250,000
Iron Mountain Mines	Capital Investments Spinel Ferrite Studies	\$1,000,000
Iron Mountain Mines	capital Investments Spinel Ferrite	\$10,000,000
Iron Mountain Mines	Spinel ferrite potential annual revenues	\$25,000,000
Iron Mountain Mines	Capital investment feasibility studies	\$100,000,000
	Solution Mining	\$25,000,000
Iron Mountain Mines	Capital investment Granite deposit	\$25,000,000
	Granite order potential	\$50,000,000
	Totals	\$847,400,000

The attached appendix has 30 figures of mine maps, mine photos, brief history, past Iron Mountain mine operations, and other pertinent information.





IMMI Developments

## Iron Mountain Mines, Inc.

P.O. Box 992867, Redding CA 96099  
Tel: (530) 275-4550 • Fax: (530) 275-4559

### LIST OF POTENTIALLY RESPONSIBLE PARTIES

ICI AMERICAS, INC.  
New Murphy Road & Concord Pike  
Wilmington, Delaware 19897

ICI INCORPORATED  
Concord Pike & New Murphy Road  
Wilmington, Delaware 19897

STAUFFER MANAGEMENT CO.  
Concord Pike & New Murphy Road  
Wilmington, Delaware 19897

STAUFFER CHEMICAL COMPANY DIVISION OF RHONE-POULENC, INC.  
1130 Mine Hill Road  
Fairfield Connecticut 06430

ICI AMERICAN HOLDINGS, INC.  
c/o Joseph C. Kelly, Esquire  
Assistant General Counsel  
ICI Americas, Inc.  
Concord Pike & New Murphy Road  
Wilmington, Delaware 19897

IRON MOUNTAIN MINES, INC.  
1900 Point West Way, Suite 102  
Sacramento, CA 95815

THE MOUNTAIN COPPER COMPANY LTD.  
100 Moccoco Rd.  
Martinez, CA 94553

BANKAMERICA CORPORATION  
555 California Street  
San Francisco, CA 94104

*S. president*

*Dr. Bernard Lohtenber*  
*Chairman*

*Maurice Bradley*  
*V.P. of Corporate Services*

LAW OFFICE OF  
**BRIAN J. STONE**  
A PROFESSIONAL CORPORATION  
7485 RUSH RIVER DRIVE, SUITE 710-297  
SACRAMENTO, CALIFORNIA 95831

BRIAN J. STONE

Tuesday, January 02, 2001

BUS: (916) 429-1101  
FAX: (916) 429-1151  
E-MAIL: stonelaw@jps.net

Mr. T.W. Arman, President & CEO  
Iron Mountain Mines, Incorporated  
P.O. Box 1790  
Folsom, California 95763

Confidential

Re: **United States of America v. Iron Mountain Mines, Inc., T.W. Arman, et. al.; United States District Court for the Eastern District of California, Civil Action No. S-91-0768, Consolidated for all purposes with Civil Action No. S-91-1167.**

Dear Mr. Arman:

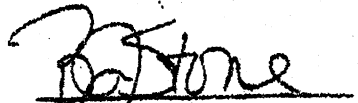
This letter represents a summary of the Settlement Agreement and Consent Decree issued in the above case on December 8, 2000. Federal Court Judge David F. Levi of the United States District Court in Sacramento, California issued a Court Order and approval of the Settlement Agreement and Consent Decree between all of the parties to this lawsuit on December 8, 2000.

In essence, Defendant AVENTIS CROPSCIENCE USA, Inc. (formerly Rhone-Poulenc, Inc.) agreed to pay 835 Million Dollars (\$835,000,000.00) over a thirty-(30) year period to the Plaintiff United States of America, EPA and the State of California for remedial cleanup costs in perpetuity for the Iron Mountain Mines, Inc.'s real property in Shasta County, State of California.

You and Iron Mountain Mines, Inc. pursuant to Federal and State Law are entitled to a credit for the 835 Million-Dollar Settlement. Since the Government has been paid for all cleanup costs in the past, present and future, the Governmental Entities will not be seeking any monetary award against you and Iron Mountain Mines, Inc. in this matter.

If you have any questions, please call me. Congratulations!

Very Truly Yours,

  
\_\_\_\_\_  
Brian J. Stone, Attorney



IMMI Developments

# Iron Mountain Mines, Inc.

P.O. Box 992867, Redding CA 96099  
Tel: (530) 275-4550 • Fax: (530) 275-4559

## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA

**T. W. Arman, and**

**Iron Mountain Mines, Inc.,**

**Plaintiffs,**

**And other plaintiffs to be added later.**

**v.**

**The government of The United States of America, specifically**

**The Environmental Protection Administration (EPA), and**

**The Bureau of Reclamation**

**And other agencies to be named later.**

**The government of The State of California, specifically**

**The California Regional Water Quality Board (CRWQB), and**

**The Department of Fish and Game**

**And other agencies to be named later.**

**Aventis Crop Science, Inc.**

**Rhone-Poulanc, Inc., of France**

**Imperial Chemical Industries, Ltd., of Great Britain**

**Unilever, Inc.**

**Cheeseboro Ponds, Inc.**

**Stauffer Chemical Company.**

**Mountain Copper Company, Ltd., of Great Britain**

**Bank of America, Inc.**

**AIG Insurance Company.**

**CH2Mhill, Inc.**

**Stimpel-Wiebelhaus Associates.**

**Rick Sugarek, personally, and in his capacity as  
EPA project manager for Iron Mountain Mines.**

**James Pedri, personally, and in his capacity as  
manager of the Redding office of the  
California Regional Water Quality Control Board.**

**David M. Glazer, Esq., personally, and in his capacity as  
United States Department of Justice attorney for the EPA.**

**Thomas A. Bloomfield, Esq., personally, and in his capacity as  
United States Department of Justice attorney for the EPA.**

**John Lyons, Esq., personally, and in his capacity as  
United States Department of Justice attorney for the EPA.**

**Tom Boer, Esq., personally, and in his capacity as  
United States Department of Justice attorney for the EPA.**

**Margarita Padilla, Esq., personally, and in her capacity as  
California Department of Justice attorney for several state agencies.**

**Sarah Russell, Esq., personally, and in her capacity as  
California Department of Justice attorney for several state agencies.**

**John Does numbers one through nine hundred ninety-nine.**

**Defendants.**

**And other companies, corporations, agencies, and organizations  
to be added as defendants later.**

---

**Praying assessment of actual physical damages, unconstitutional takings without  
just compensation, unlawful business interference, causing loss of business  
revenue, and causing loss of personal income, all totaling approximately six  
billion dollars, all to be certified later by a world-renowned engineering firm.**

**Praying assessment of damages for mental stress and anguish caused by the torts cited above.**

**Praying assessment of punitive and exemplary damages in an amount at least triple that assessed for actual physical damages, unconstitutional takings without just compensation, unlawful business interference, loss of business revenue, and loss of personal income.**

**The causes of action are enumerated in Attachment One, which is in the form of a complaint and demand to respond in damages letter to one Rick Sugarek, project manager for the EPA at Iron Mountain Mines, the defendant proximately responsible for much of the damages and losses cited above.**

**Also lodging hereby a complaint of a criminal conspiracy among the defendants to defraud plaintiff of his property, including especially the real and personal property of Iron Mountain Mines itself.**

**And other claims, complaints, and causes of action to be added later.**

**Plaintiff reserves the right to add to and/or amend this lawsuit and criminal complaint from time to time as additional evidence and information become known.**

**Plaintiff prays award of all attorney fees and court costs.**

# WHAT HAVE EPA & THEIR CONTRACTORS DONE TO THE IRON MOUNTAIN MINES PRIVATE PROPERTY?

**...Over \$52,000,000 In Damages To The Company's Property, Products And The Environment...**

**The information in the "Record of Decision" that placed Iron Mountain Mines on the National Priority List is incorrect and EPA knows it. EPA refused to accept the Company's own clean-up Plan in Feb. 1987. Now EPA's actions have caused the following damages and problems:**

- \$41,000,000 damage to ore deposits by capping this *natural resource*.
- \$7,000,000 of marketable agricultural & industrial mineral products destroyed by EPA moving, burying & capping on company's property.
- \$1,900,000 loss of precious metals in mine tailings that were moved, buried and capped by EPA.
- \$750,000 Limestone Neutralization Plant recommended by government agencies and operated by EPA contractors never did meet EPA water discharge requirements. Now more environmental problems have been created.
- \$480,000 of rock taken without payment or company authorization.
- \$275,000 road damage. Since EPA removed the hard surface, there are serious dust and drainage problems, slippery & dangerous road conditions.
- \$45,000 of damage to mineral exploration, diamond drill holes.
- \$41,000 damage to surface water ditches constructed by the company that reduced mine water drainage up to 90%. EPA contractors destroyed ditches that controlled surface water around mineral tailing piles and ore deposits.
- \$29,000 of water taken without payment or company authorization.
- Millions of dollars of damage to Boulder Creek caused by EPA's contractors neglecting to control surface water run off which scattered sulfide tailings along 2 1/2 miles of this natural stream. This damage occurred during EPA's Remedial Action, Superfund fiasco at this site.
- Thousands of dollars of new environmental problems created by EPA by dumping toxic wastes on this private property. *This EPA dumping of toxic materials was not approved by state health department.*
- Thousands of dollars of damage to ore deposits by EPA's attempt to cap the Richmond Mine and cutting off air circulation that can cause extreme hazardous conditions in the mine. Other damages will occur if EPA continues with its Remedial Action to concrete the mine and *Many jobs & tax dollars will be lost. EPA's Remedial Action clean-up efforts are not cost effective.*
- EPA created security problems and a nuisance thru adverse publicity by attracting trespassers, disrupted mineral production and circulated misinformation. Contractors blocked access roads, left piles of rock in working areas, scattered sulfide tailings over 7 miles of private road, left cardboard boxes and other trash, holes in the roads, abandoned construction trailers, haulage equipment, a disarray of materials and a general mess that never existed before EPA's Superfund clean up attempt at this site.

**THIS FURTHER ILLUSTRATES EPA'S INCOMPETENCE & WASTED TAX-PAYERS DOLLARS AT IRON MOUNTAIN MINES!**

**The company will continue to keep the public informed, expand its mining and market activities, create permanent jobs, improve the environment, conserve natural resources, manage and protect wild-life on its private property. Please forward this information to your congressman.**

Tuesday,  
April 25, 1989  
Record Searchlight

State



D-4

# WARNING!

TRESPASSERS, INTRUDERS, EPA CONTRACTORS, CH2M HILL, SUBCONTRACTORS, AND EVERYONE INVOLVED IN EPA'S REMEDIAL ACTION CONTRACT AT IRON MOUNTAIN MINES PRIVATE PROPERTY WILL BE HELD PERSONALLY AND COLLECTIVELY LIABLE AND FINANCIALLY RESPONSIBLE FOR ALL DAMAGES TO THE COMPANY, ITS LAND AND PROPERTY; DAMAGE TO ORE DEPOSITS IN ANY WAY OR COVERING WITH CONCRETE; DAMAGE TO GEOLOGY AND EXPLORATION AREAS, ADITS AND MINE TUNNELS, BENCHES, PADS, DRILL HOLES, ORE SAMPLES; DAMAGE TO MINE TAILINGS AND ORE STOCKPILES BY MOVING AND/OR COVERING WITH CLAY OR OTHER MATERIALS; DAMAGE TO MINERALS IN STOCKPILES OWNED AND STORED FOR CUSTOMERS; DAMAGE TO WATER RESEARCH AND PRODUCT DEVELOPMENT, TEST SITES; DAMAGE TO MARKETS BY INTERFERING WITH SALES ACTIVITIES; DAMAGE TO ROCK PRODUCTS, BALLAST, RIPRAP, GRAVEL, OPEN PIT MINE AREAS, TREES, SHRUBS, ROADS, CULVERTS, BRIDGES, STREAMS, CREEKS; FUTURE LAKE DEVELOPMENT AND WATER STORAGE AREAS; DAMAGE TO WATER DIVERSION DITCHES RECENTLY CONSTRUCTED BY THE COMPANY TO CONTROL MINE DRAINAGE; DAMAGE TO COPPER AND WATER TREATMENT PLANTS, BUILDINGS, EQUIPMENT, PIPELINES, POWER LINES, WATER SOURCES FOR MINERAL PROCESSING, HYDROELECTRIC POWER AREAS AND FRESH WATER SUPPLIES, FLUMES, GATES, FENCES AND SIGNS; INCLUDING RESPONSIBILITY FOR AIR AND WATER CONTAMINATION, THEFT, BREAK-INS; DISTURBING, ENDANGERING AND DESTRUCTION OF WILDLIFE AREAS ON THIS PRIVATE WILDLIFE PRESERVE, AESTHETIC AREAS; HUNTING AND FISHING IS PROHIBITED; CAUSING NUISANCE, AND A \$1,000 FINE FOR EACH LITTERING INFRACTION. PHOTOGRAPHING OR ENTERING THIS PRIVATE PROPERTY WITHOUT WRITTEN COMPANY AUTHORIZATION IS PROHIBITED.

## IMPORTANT FACTS -- PLEASE NOTE:

THE LISTING OF IRON MOUNTAIN MINES ON THE NATIONAL PRIORITY LIST (NPL) AND SUPERFUND WAS BASED ON ERRONEOUS, MISLEADING AND FALSE INFORMATION PROVIDED BY THE WATER QUALITY CONTROL BOARD, REDDING, CALIFORNIA. A HAZARDOUS RANKING SCORE (HRS) WAS USED TO LIST THIS SITE. STRICT EPA GUIDELINES ARE REQUIRED TO LIST A SITE AND WHEN FOLLOWED THE MINNESOTA FLAT SITE SHOULD HAVE BEEN RATED "ZERO"; THEREFORE, IRON MOUNTAIN MINES DOES NOT QUALIFY TO BE ON THE NATIONAL PRIORITY LIST OR SUPERFUND. OTHER AREAS RATED ON THIS SITE WERE BELOW MINIMUM STANDARDS TO BE LISTED. THE "RECORD OF DECISION" FILED BY EPA ON THIS PROPERTY HAS MANY DISCREPANCIES, DISTORTIONS AND ERRORS AND EPA REFUSED TO MAKE ANY CORRECTIONS. THE COMPANY WAS ADVISED THAT CONGRESS "PROHIBITS PRE-ENFORCEMENT REVIEW" EVEN IF THE DATA TO LIST A SITE IS INCORRECT. EPA'S REMEDIAL ACTION WILL NOT BE COST-EFFECTIVE BUT WILL TRANSFER THE ALLEGED PROBLEM TO ANOTHER AREA ON IRON MOUNTAIN MINES THAT WILL BECOME A SERIOUS ENVIRONMENTAL PROBLEM IN THE FUTURE.

EPA CLAIMS THAT IN ITS FIRST PHASE OF REMEDIAL ACTION, \$8 MILLION COST TO THE PUBLIC WILL SOLVE ONLY 4% OF THE ALLEGED PROBLEM. THE TOTAL BUDGET IS \$70 MILLION. THIS ENORMOUS COST WILL NOT BENEFIT THE ENVIRONMENT AT THIS SITE BUT WILL BE A WASTE OF PUBLIC MONEY INCLUDING A \$1,000,000 ANNUAL MAINTENANCE COST AND FUTURE ENVIRONMENTAL PROBLEMS. THERE WILL BE A LOSS OF FUTURE EMPLOYMENT AND THE DESTRUCTION OF MILLIONS OF TONS OF VALUABLE MINERALS NEEDED FOR U.S. INDUSTRIES AND AGRICULTURE. THE ONLY LONG RANGE SOLUTION IS THE ENGINEERED PLAN PREPARED BY THE WORLD-RENOWNED, DAVY MCKEE CORPORATION FOR IRON MOUNTAIN MINES, INC.

THE IRON MOUNTAIN MINES CLEANUP PLAN SUBMITTED FEBRUARY, 1987 WAS REJECTED BY EPA WITH NO REASONABLE EXPLANATION. HOWEVER, THE COMPANY IS STILL WAITING FOR EPA AND STATE APPROVAL TO CONSTRUCT A MINERAL RECOVERY AND WATER TREATMENT FACILITY THAT WILL REDUCE MINE DRAINAGE 99% AT NO COST TO THE PUBLIC. THE PROCESS TECHNOLOGY IS AVAILABLE BUT EPA HAS NOT ACCEPTED IT. THE COMPANY IS ATTEMPTING TO KEEP EPA FROM WASTING ADDITIONAL PUBLIC MONEY ON ITS PRIVATE PROPERTY AND TO AVOID LEGAL AND FINANCIAL CONSEQUENCES FOR DAMAGES. THE PUBLIC SHOULD PROTEST AGAINST THIS KIND OF IRRESPONSIBLE SPENDING IF YOU HAVE ANY OPINIONS ON THIS ISSUE, CONTACT YOUR CONGRESSMAN AND STATE REPRESENTATIVE.

## ADDITIONAL FACTS:

THE STATE OF CALIFORNIA USES THOUSANDS OF POUNDS OF COPPER IN DRINKING WATER RESERVOIRS AND FISH PONDS TO CONTROL ALGAE. THE COPPER FROM IRON MOUNTAIN MINES CAN DO THE SAME FOR THE ENVIRONMENT. A RECENT RELEASE OF A LARGE VOLUME OF WATER WITH MINERALS AND SEDIMENTS OUT OF KESWICK LAKE CLEARLY DEMONSTRATED THAT THE MINERALS, IF FROM IRON MOUNTAIN MINES, DID NOT CAUSE ANY HARM TO FISH, DRINKING WATER OR THE ENVIRONMENT. THIS ALSO DEMONSTRATES THAT THE MINE WATER FROM IRON MOUNTAIN MINES IS NOT A SIGNIFICANT PROBLEM. THE U.S. FEDERAL REGISTRAR STATES THAT A SITE MUST BE A SIGNIFICANT OR SUBSTANTIAL THREAT TO HUMAN HEALTH OR THE ENVIRONMENT TO BE ON THE NATIONAL PRIORITY LIST AND SUPERFUND.

## FURTHER WARNINGS AND FACTS:

IRON MOUNTAIN MINES IS AN ACTIVE AND A PRODUCING MINE. THE COMPANY, ITS CUSTOMERS, CONSULTANTS, ENGINEERS, CONTRACTORS AND THOSE WORKING FOR THE COMPANY WILL NOT BE RESPONSIBLE TO ANYONE ON THE EPA'S REMEDIAL ACTION AT IRON MOUNTAIN MINES WHETHER AUTHORIZED OR UNAUTHORIZED FOR DAMAGES, NEGLIGENCE AND/OR ANY INJURIES SUSTAINED ANYWHERE ON THIS PROPERTY, POSTED OR OTHERWISE. THE EPA CONTRACT, IF PERMITTED TO CONTINUE, MAY CAUSE UNCONTROLLABLE EXPOSURE, LIABILITY AND EXPENSES TO THE COMPANY. HAZARDS MAY INCLUDE UNSTABLE GROUND, ROCK AND LAND SLIDES, CAVE-INS, SUBSIDED AREAS, BURIED DYNAMITE, (NITRO) AND EXPLOSIVES IN UNKNOWN AREAS, MINING ACTIVITIES, BLASTING, FALLEN TREES, FOREST FIRES, DANGEROUS WEATHER, LIGHTNING, ROAD CONDITIONS, TRUCKS AND EQUIPMENT TRAFFIC, LOSS OF HEALTH, MISTAKEN IDENTITY BY SECURITY, DANGEROUS WILDLIFE INCLUDING SNAKES AND OTHER DISASTERS. EPA'S AND CH2M HILL'S UNKNOWN REMEDY FILLING THIS TYPE OF MINE WITH CONCRETE MAY RESULT IN A MASSIVE EXPLOSION CAUSED BY EXOTHERMIC REACTION THAT COULD EFFECT THE ENTIRE REDDING AREA. ENTERING THIS PRIVATE PROPERTY IS AT YOUR OWN RISK.

BY: IRON MOUNTAIN MINES, INC.

Monday,  
July 18, 1988  
Record Searchlight

State

C-3