

EXHIBIT A

January 11, 2024

2844 N 82nd St.
Scottsdale, AZ 85257

Clerk's Office

Clerk of the Court
United States District Court
District of Nevada
Lloyd D. George Courthouse
333 Las Vegas Blvd. South
Las Vegas, NV 89101

U. S. Plaintiff's Counsel

James M. Wilson, Jr.
FARUQI & FAUUQI, LLP
685 Third Avenue, 26th Floor
New York, N.Y. 10017

Defendant's Counsel

Karl Barnickol
Neal Gerber & Eisenberg
2 N LaSalle Street, Suite 1700
Chicago, Illinois 60602

In re: *TAHOE RESOURCES INC. SECURITIES LITIGATION*

Gentlemen:

This letter is to object to the proposed Settlement in re: Tahoe Resources on grounds of conflicting language in the Notice which may infer the unjust exclusion of certain Tahoe shareholders, including me, from the U. S. Settlement membership class.

The concerning issue relates to the stock-for-stock merger of Tahoe with Lake Shore Gold, a Canadian miner traded on the NYSE and Toronto Stock Exchange, on or about April 1, 2016 (Exh. #1). Lake Shore shareholders received Tahoe stock based on an exchange ratio of .1467 Tahoe share for each Lake Shore share tendered. Prior to the merger, I owned 94,150 shares of Lake Shore valued at \$137,459; immediately after the merger, I owned 13,811 shares of Tahoe and no shares of Lake Shore (Exh. #2, 3).

The proposed Settlement Notice appears to include the former Lake Shore investors in the membership class with the following statement on page 5:

5. How do I know if I am a part of the Settlement? Subject to certain exceptions identified below, everyone who fits this description is a U.S. Settlement Class Member: all Persons who purchased or otherwise acquired Tahoe's common stock in the United States or on the NYSE at artificially inflated prices between April 3, 2013 and August 24, 2017, inclusive, and who suffered damages thereby (Exh. #4).

The Cornell Law library interprets the term "acquire" to include an "exchange" such as occurs in a merger, in the following definition:

The term "acquire" means to come into possession of, whether directly, or indirectly, through a trade, sale, exchange or other transaction (Exh. #5).

The exclusionary exceptions described on page 5, paragraph 5, include the company Tahoe, itself, and its various principals; also excluded are persons who voluntarily seek exclusion. Individuals who obtained Tahoe stock in the merger are not mentioned here (Exh. #4).

However, the statement that prompted this letter appears on page 14 in the "Instructions" section of the Notice:

Receipt of Tahoe common stock during the U.S. Settlement Class Period in exchange for securities of any other corporation or entity shall not be deemed a purchase or sale of Tahoe common stock. (Exh. #6).

These instructions infer that former Lake Shore shareholders may not use the designated claims forms to report the fair market value of their Lake Shore stock tendered in the merger exchange.

So, if we can't report fair market value as the purchase (or acquisition) price, how then do we file our claims? Have we, in substance, been dumped into a *de facto* exclusion category not previously identified or disclosed? Your written instructions are silent on these compelling issues.

Finally, in my opinion, the former Lake Shore shareholders suffered real and devastating losses from the Tahoe fraud, as surely as the folks who paid cash for their stock, and therefore are entitled to share in the pro rata distribution of settlement funds. I witnessed my own Tahoe holdings crash from \$14.13 per share shortly after acquisition to \$4.41 by November 2017—a plunge of \$9.72 per share or 69% (Exh. #8).

Thank you for your consideration. I look forward to hearing from you. My Scottsdale address is shown on the front of this letter. I can also be reached by email at wschnitt@hotmail.com.

Sincerely,



William Schnitt, CPA (FL Lic. #7069) (Exh. #9)

Enclosures: 9 pages



TAHOE RESOURCES INC. AND LAKE SHORE GOLD CORP. COMPLETE BUSINESS COMBINATION; ANNOUNCE ELECTION TO REDEEM CONVERTIBLE DEBENTURES

VANCOUVER, British Columbia, April 1, 2016 – Tahoe Resources Inc. (“Tahoe”) (TSX: THO, NYSE: TAHO) and Lake Shore Gold Corp. (“Lake Shore Gold”) (TSX, NYSE MKT: LSG) are pleased to announce that the business combination between Tahoe and Lake Shore Gold by way of a plan of arrangement (the “Arrangement”) has been completed effective April 1, 2016. Pursuant to the Arrangement, Tahoe acquired all of the issued and outstanding common shares of Lake Shore Gold (“Lake Shore Gold Shares”) for consideration consisting of 0.1467 common shares of Tahoe (“Tahoe Shares”) for each outstanding Lake Shore Gold Share (the “Exchange Ratio”), such that Lake Shore Gold is now a wholly-owned subsidiary of Tahoe. On closing of the Arrangement, Tahoe issued an aggregate of 69,239,629 Tahoe Shares to former Lake Shore Gold shareholders, who now hold approximately 23.32% of the 296,900,457 Tahoe Shares issued and outstanding, on an undiluted basis.

Additionally, outstanding options to acquire Lake Shore Gold Shares have been exchanged for options of Tahoe and will entitle the holders to receive, upon exercise thereof, Tahoe Shares based on the Exchange Ratio.

The Lake Shore Gold Shares are expected to be de-listed from both the Toronto Stock Exchange and the NYSE MKT as soon as practicable. The outstanding \$103,181,000 principal aggregate amount of 6.25% convertible unsecured debentures of Lake Shore Gold (“Debentures”) will remain listed on the Toronto Stock Exchange under the symbol “LSG.DB”.

Exh. #2



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INVESTMENT REPORT
April 1, 2016 - April 30, 2016

Activity (continued)

Account # X92-223883
WILLIAM SCHNITT - INDIVIDUAL - TOD

Dividends, Interest & Other Income (continued)

Settlement Date	Security Name	Symbol/ CUSIP	Description	Quantity	Price	Amount
04/28	TAHOE RES INC COM ISIN #CA8738681037 SEDOL #B5B9KV1	873868103	Dividend Received	-	-	276.22
04/29	CASH	315994103	Interest Earned	-	-	0.69
04/29	FIDELITY INSTL TREAS ONLY PORT CL I	233809300	Reinvestment	2.280	1.000	-2.28
04/29	FIDELITY INSTL TREAS ONLY PORT CL I	233809300	Dividend Received	-	-	2.28
Total Dividends, Interest & Other Income						\$818.16

Other Activity In

Settlement Date	Security Name	Symbol/ CUSIP	Description	Quantity	Price	Total Cost Basis	Transaction Cost	Amount
04/04	LAKE SHORE GOLD CORP COM ISIN #CA5107281084 SEDOL #2962830 *EXCHANGED FOR .1467 SHARES OF MER PAYOUT #REOR M0050955680000	510728108	Merger	-94,150.000	-	-	-	-
04/25	NAUTILUS MINERALS INC RTS EXP 04/06/2016 ISIN #CA6390971209 SEDOL #BYZP9M2 ERT PAYOUT 639097120 #REOR V0053597720120	639097120	Expired	-6,000.000	-	-	-	-
Total Other Activity In								

Other Activity Out

Settlement Date	Security Name	Symbol/ CUSIP	Description	Quantity	Price	Total Cost Basis	Transaction Cost	Amount
04/04	TAHOE RES INC COM ISIN #CA8738681037 SEDOL #B5B9KV1 MER FROM 510728108 #REOR M0050955680001	873868103	Merger	13,811.000	-	-	-	-
Total Other Activity Out								

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Market Value of Lake Shore
holdings one day prior
prior to merger.

Exh. #3

INVESTMENT REPORT
March 1, 2016 - March 31, 2016

Holdings (continued)

Account # X92-223883
WILLIAM SCHNITT - INDIVIDUAL - TOD

Stocks (continued)

Description	Quantity	Price Per Unit	Total Market Value	Total Cost Basis	Unrealized Gain/Loss	Est. Annual Income (EAI)	Est. Yield (EY)
Common Stock (continued)							
KAMINAK GOLD CORP CL A ISIN #CA48356P2026 SEDOL #B3BDZK3 (KMKGF)	17,000.000	1.075	18,268.88	30,596.35	-12,327.47	-	-
M KAMINAK GOLD CORP CL A ISIN #CA48356P2026 SEDOL #B3BDZK3 (KMKGF)	1,000.000	1.075	1,074.64	645.40	429.24	-	-
KERR MINES INC COM NEW ISIN #CA4924052042 SEDOL #BPQDPV3 (AISCF)	8,400.000	0.046	389.59	unknown	unknown	-	-
M KIRKLAND LAKE GOLD INC COM ISIN #CA49740P1062 SEDOL #2503938 (KGILF)	3,000.000	6.471	19,413.18	7,492.15	11,921.03	-	-
KISKA METALS CORP COM ISIN #CA4977251012 SEDOL #2039143 (KSKTF)	26,230.000	0.019	506.76	13,643.04	-13,136.28	-	-
LAKE SHORE GOLD CORP COM ISIN #CA5107281084 SEDOL #2962830 (LSG)	94,150.000	1.460	137,459.00	85,840.75	51,618.25	-	-
LARA EXPL LTD COM ISIN #CA5166831092 SEDOL #B09R9W6 (LRAXF)	6,000.000	0.271	1,623.54	4,564.80	-2,941.26	-	-
LAURION MINERAL EXPL INC COM ISIN #CA5193221010 SEDOL #2259134 (LMEFF)	56,000.000	0.012	649.04	3,274.90	-2,625.86	-	-
LEXAM VG GOLD INC COM ISIN #CA52886U1030 SEDOL #B3Y2FQ3 (LEXVF)	20,000.000	0.131	2,628.60	5,672.30	-3,043.70	-	-
MACDONALD MINES EXPL LTD COM ISIN #CA5543243011 SEDOL #2466172 (MCDMF)	22,000.000	0.004	84.92	8,296.89	-8,211.97	-	-
MACMILLAN MINERALS COM NPV (POST REV SPLIT) ISIN #CA5547952039 SEDOL #BZ0QMD9 (MACIF)	2,650.000	0.143	379.00	11,051.44 ^c	-10,672.44	-	-
MAGELLAN MINERALS LTD COM ISIN #CA55908M1086 SEDOL #B2PVXC4 (MAGNF)	4,005.000	0.046	185.75	5,265.80	-5,080.05	-	-
MATAMEC EXPLORATIONS INC COM ISIN #CA5765411064 SEDOL #2289669 (MHREF)	38,000.000	0.023	881.22	3,971.18	-3,089.96	-	-

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After the mediation scheduled for July 28, 2022, was cancelled, the Parties continued to communicate informally about a possible resolution of all claims. As a result of these communications, the Parties were able to reach an agreement on certain threshold issues so that a formal mediation with Mr. Meyer was re-scheduled for January 31, 2023. On January 31, 2023, the Parties met for a full-day mediation session with the Mediator. The Parties were able to reach an agreement in principle for a global settlement of the claims against Defendants in both Actions. Pursuant to the settlement in principle, Defendants agreed to resolve all claims for two separate lump sum cash payments of \$19,500,000.00 (the "U.S. Settlement Amount") to resolve the claims in the U.S. Action and \$13,500,000.00 ("Canadian Settlement Amount") to resolve the claims in the Canadian Action. The Parties negotiated a term sheet setting out the main components of the settlement in principal and thereafter have negotiated the terms of this final settlement Stipulation. The Stipulation (together with its exhibits) constitutes the final and binding agreement between the Parties.

The Settlement was reached after arm's-length negotiations between Plaintiffs' Counsel and counsel for Defendants, and only after: (a) U.S. Plaintiffs' Counsel conducted a lengthy investigation into the facts alleged in the Actions, which included an investigation by a private investigator; (b) U.S. Plaintiffs' Counsel drafted the amended complaint and the statement of claim; (c) U.S. Plaintiff and Defendants engaged in comprehensive briefing on Defendants' Motion to Dismiss and Request for Judicial Notice; (d) U.S. Plaintiffs' Counsel researched the applicable law with respect to the claims against Defendants and the potential defenses thereto; (e) U.S. Plaintiffs' Counsel consulted with experts regarding the facts of the case; (f) U.S. Plaintiff and Defendants exchanged and reviewed more than 150,000 discovery documents pursuant to the operative scheduling order and Federal Rules of Civil Procedure; (g) U.S. Plaintiff served numerous third party document production subpoenas that resulted in the production of more than 90,000 documents; (h) U.S. Plaintiff sat for a day-long deposition and U.S. Plaintiff's Counsel took thirteen depositions of fact and expert witnesses; (i) U.S. Plaintiff and Defendants engaged in extensive briefing on U.S. Plaintiff's motion for class certification; (j) U.S. Plaintiff began the process of serving seven letters rogatory to take the depositions of foreign fact witnesses in Peru and Guatemala; (k) the Parties exchanged detailed mediation statements and exhibits; and (l) the Parties conducted a mediation and engaged in settlement negotiations.

WHO IS IN THE SETTLEMENT

To see if you will get money from this Settlement, you first have to determine if you are a U.S. Settlement Class Member.

5. How do I know if I am a part of the Settlement?

Subject to certain exceptions identified below, everyone who fits this description is a U.S. Settlement Class Member: all Persons who purchased or otherwise acquired Tahoe's common stock in the United States or on the NYSE at artificially inflated prices between April 3, 2013 and August 24, 2017, inclusive, and who suffered damages thereby.

You can determine whether you purchased on a United States exchange by looking at the ticker symbol on your account statements or trade confirmations. Trades with the ticker symbol TAHO were made on a United States exchange, and you are eligible to apply for a payment from the U.S. Settlement Fund.

If you did not purchase or otherwise acquire Tahoe's common stock in the United States or on the NYSE under the ticker symbol TAHO between April 3, 2013 and August 24, 2017, inclusive, then you are not part of the U.S. Settlement Class. You may be a member of the Canadian Settlement Class. For more information on how to obtain recovery from the Settlement, please visit www.TahoeCanadianSettlement.ca.

6. Are there exceptions to being included?

Yes. There are some individuals and entities that are excluded from the Class by definition. Excluded from the Class are: the Company, its officers and directors, employees, affiliates, legal representatives, heirs, predecessors, successors, and assigns, and any entity in which the Company has a controlling interest or of which the Company is a parent or subsidiary.

Also excluded from the U.S. Settlement Class will be any Person who or which timely and validly seeks exclusion from the U.S. Settlement Class in accordance with the requirements explained in Question 12 below.



acquire

(1) The term "acquire" means to come into possession of, whether directly or indirectly, through a sale, trade, exchange, or other transaction, and the term "acquisition" means the act of acquiring.

Source

16 USC §
620e(1)
(/uscode/text/16/620e)

Scoping language

None identified, default scope is assumed to be the parent (chapter 4) of this section.

Is this

correct? okay

or not okay

A purchase or sale of Tahoe common stock shall be deemed to have occurred on the "contract" or "trade" date as opposed to the "settlement" or "payment" date.

Acquisition by Gift, Inheritance, or Operation of Law: If a U.S. Settlement Class Member acquired Tahoe common stock during the U.S. Settlement Class Period by way of gift, inheritance or operation of law, such a claim will be computed by using the date and price of the original purchase and not the date and price of transfer. To the extent that Tahoe common stock were originally purchased prior to commencement of the U.S. Settlement Class Period, the Recognized Loss for that acquisition shall be deemed to be zero (\$0.00).

✓ Notwithstanding any of the above, receipt of Tahoe common stock during the U.S. Settlement Class Period in exchange for securities of any other corporation or entity shall not be deemed a purchase or sale of Tahoe common stock. ✓

The first-in-first-out ("FIFO") basis will be applied to purchases and sales. Sales will be matched in chronological order, by trade date, first against Tahoe common stock held as of the close of trading on April 2, 2013 (the last day before the U.S. Settlement Class Period begins) and then against the purchases of Tahoe common stock during the U.S. Settlement Class Period beginning with the earliest purchase during the U.S. Settlement Class Period.

The date of covering a "short sale" is deemed to be the date of purchase of shares. The date of a "short sale" is deemed to be the date of sale of shares. In accordance with the U.S. Plan of Allocation, however, the Recognized Loss on "short sales" is zero. In the event that a claimant has an opening short position in Tahoe common stock, the earliest U.S. Settlement Class Period purchases shall be matched against such opening short position and not be entitled to a recovery until that short position is fully covered.

Option contracts are not securities eligible to participate in the Settlement. With respect to Tahoe common stock purchased or sold through the exercise of an option, the purchase/sale date of the stock shall be the exercise date of the option and the purchase/sale price of the stock shall be the closing price of Tahoe common stock on the date of exercise. Any Recognized Loss arising from purchases of Tahoe common stock acquired during the U.S. Settlement Class Period through the exercise of an option on Tahoe common stock⁴ shall be computed as provided for other purchases of Tahoe common stock in the U.S. Plan of Allocation.

Payment according to the U.S. Plan of Allocation will be deemed conclusive against all Authorized U.S. Claimants. A Recognized Loss will be calculated as defined herein and cannot be less than zero. The U.S. Claims Administrator shall allocate to each Authorized U.S. Claimant a *pro rata* share of the U.S. Net Settlement Fund based on his, her, or its total Recognized Loss as compared to the total Recognized Losses of all Authorized U.S. Claimants. No distribution will be made to Authorized U.S. Claimants who would otherwise receive a distribution of less than \$10.00.

U.S. Settlement Class Members who do not submit an acceptable U.S. Proof of Claim and Release Form ("U.S. Proof of Claim") will not share in the Settlement proceeds. The Settlement and the U.S. Final Order and Judgment dismissing this Action with prejudice will nevertheless bind U.S. Settlement Class Members who do not submit a request for exclusion and/or submit an acceptable U.S. Proof of Claim.

Please contact the U.S. Claims Administrator or U.S. Plaintiff's Counsel if you disagree with any determinations made by the U.S. Claims Administrator regarding your U.S. Proof of Claim. If you are unsatisfied with the determinations, you may ask the Court, which retains jurisdiction over all U.S. Settlement Class Members and the claims-administration process, to decide the issue by submitting a written request.

Defendants, their respective counsel, and all other Released Parties will have no responsibility or liability whatsoever for the processing of U.S. Proof of Claim forms, the investment of the U.S. Settlement Fund, the distribution of the U.S. Net Settlement Fund, the U.S. Plan of Allocation, or the payment of any claim. U.S. Plaintiff and U.S. Plaintiff's Counsel, likewise, will have no liability for their reasonable efforts to execute, administer, and distribute the Settlement.

Distributions will be made to Authorized U.S. Claimants after all claims have been processed and after the Court has finally approved the Settlement. If any funds remain in the U.S. Net Settlement Fund by reason of uncashed distribution checks or otherwise, then, after the U.S. Claims Administrator has made reasonable and diligent efforts to have U.S. Settlement Class Members who are entitled to participate in the distribution of the U.S. Net Settlement Fund cash their distributions, any balance remaining in the U.S. Net Settlement Fund after at least six (6) months after the initial distribution of such funds will be used in the following fashion: (a) first, to pay any amounts mistakenly

⁴ Including (1) purchases of Tahoe common stock as the result of the exercise of a call option, and (2) purchases of Tahoe common stock by the seller of a put option as a result of the buyer of such put option exercising that put option.



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Mkt. Value of Tahoe
shortly after I acquired it

Exh. #7

INVESTMENT REPORT
April 1, 2016 - April 30, 2016

Holdings (continued)

Account # X92-223883
WILLIAM SCHNITT - INDIVIDUAL - TOD

Stocks (continued)

Description	Beginning Market Value Apr 1, 2016	Quantity Apr 30, 2016	Price Per Unit Apr 30, 2016	Ending Market Value Apr 30, 2016	Total Cost Basis	Unrealized Gain/Loss Apr 30, 2016	EAI (\$) / EY (%)
Common Stock (continued)							
SONA RES CORP COM ISIN #CA83540Y1088 SEDOL #2303417 (SREZF)	63.38	8,200.000	0.012	98.15	7,193.70	-7,095.55	-
M SONA RES CORP COM ISIN #CA83540Y1088 SEDOL #2303417 (SREZF)	13.91	1,800.000	0.012	21.54	3,070.67	-3,049.13	-
STARCORE INTERNATIONAL MINES LTD COM NPV (POST REV SPLT) ISIN #CA85525T2020 SEDOL #BYQ1S55	101.23	291.000	0.479	139.38	2,804.35	-2,664.97	-
M STONEGATE BK FT LAUDERDALE FLA COM (SGBK) STRIKEPOINT GOLD INC COM NPV(POST REV SPLIT) ISIN #CA86332K2020 SEDOL #BZ05WN6 (STKXF)	30,079.84	1,004.000	31.500	31,626.00	9,995.22	21,630.78	321.28 1.020
STRONGBOW EXPL INC COM NEW ISIN #CA8633633059 SEDOL #BL2FP60 (SBWFF)	235.41	2,100.000	0.096	201.18	7,755.57	-7,554.39	-
✓ TAHOE RES INC COM ISIN #CA8738681037 SEDOL #B5B9KV1 (TAHO)	unavailable	13,811.000	14.130	195,149.43	85,835.75	109,313.68	3,314.64 1.700
TIMMINS GOLD CORP COM ISIN #CA88741P1036 SEDOL #B19HL50 (TGD)	4,082.40	18,000.000	0.432	7,776.00	10,145.75	-2,369.75	-
TRI ORIGIN EXPLORATION COM NPV ISIN #CA89557L1031 SEDOL #2905244 (TROIF)	525.64	17,000.000	0.028	474.98	4,888.04	-4,413.06	-
UC RES LTD COM NEW ISIN #CA90263T2083 SEDOL #BNNHWT1 (UCRLF)	3.40	1,700.000	0.002	3.40	5,055.50	-5,052.10	-
UNIGOLD INC COM NPV (POST REV SPLIT) ISIN #CA90476X5091 SEDOL #BYS5P21 (UGDIF)	463.87	2,500.000	0.279	698.52	6,018.39	-5,319.87	-

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Market Value of Tahoe stock
19 months after I acquired it

Exh. 18

INVESTMENT REPORT
November 1, 2017 - November 30, 2017

Account # X92-223883
WILLIAM SCHNITT - INDIVIDUAL - TOD

Holdings

Stocks (continued)

Description	Beginning Market Value Nov 1, 2017	Quantity Nov 30, 2017	Price Per Unit Nov 30, 2017	Ending Market Value Nov 30, 2017	Total Cost Basis	Unrealized Gain/Loss Nov 30, 2017	EAI (\$) / EY (%)
Common Stock (continued)							
STARCORE INTERNATIONAL MINES LTD COM NPV (POST REV SPLT) ISIN #CA85525T2020 SEDOL #BYQ1S55	66.59	291.000	0.2096	60.98	2,804.35	-2,743.37	-
STRIKEPOINT GOLD INC COM NPV(POST REV SPLIT) ISIN #CA86332K2020 SEDOL #BZ05WN6 (STKXF)	1,120.08	7,600.000	0.1242	943.84	9,942.52	-8,998.68	-
TAHOE RES INC COM ISIN #CA8738681037 SEDOL #B5B9KV1 (TAHO)	66,292.80	13,811.000	4.4100	60,906.51	85,835.75	-24,929.24	-
VAL D OR MINING CORPORATION COM NPV ISIN #CA91881B1085 SEDOL #BF037R9 (VDOMF)	400.26	5,160.000	0.0776	400.51	582.25	-181.74	-
VERIS GOLD CORP COM NPV(YNGFF)	unavailable	16,200.000	-	unavailable	6,372.10	unavailable	-
VICTORIA GOLD CORP COM ISIN #CA92625W1014 SEDOL #2928995 (VITFF)	31,649.60	80,000.000	0.3338	26,701.60	19,201.36	7,500.24	-
WESDOME GOLD MINES LTD COM ISIN #CA95083R1001 SEDOL #B0Y90N5 (WDOFF)	37,491.12	27,000.000	1.3506	36,466.47	15,956.30	20,510.17	-
Total Common Stock (75% of account holdings)	\$1,536,323.09			\$1,490,164.29	\$1,563,210.71	-\$46,986.76	\$5,179.28
Total Stocks (75% of account holdings)	\$1,536,323.09			\$1,490,164.29	\$1,563,210.71	-\$46,986.76	\$5,179.28

Other

Description	Beginning Market Value Nov 1, 2017	Quantity Nov 30, 2017	Price Per Unit Nov 30, 2017	Ending Market Value Accrued Interest (AI) Nov 30, 2017	Total Cost Basis	Unrealized Gain/Loss Nov 30, 2017	EAI (\$) / EY (%)
COPPERBANK RES CORP WTS EXP 10/21/2019	\$20.37	5,266.000	\$0.0039	\$20.43	unknown	unknown	-
Total Other (0% of account holdings)	\$20.37			\$20.43			

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Exh. #9




STATE OF FLORIDA DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

240 NW 76TH DRIVE, SUITE A
GAINESVILLE FL 32607

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Our mission at the Department is: License Efficiently, Regulate Fairly. We constantly strive to serve you better so that you can serve your customers. Thank you for doing business in Florida, and congratulations on your new license!



**STATE OF FLORIDA DEPARTMENT
OF BUSINESS AND PROFESSIONAL
REGULATION**

AC0007069 ISSUED: 10/04/2023
 CERTIFIED PUBLIC ACCOUNTANT
 SCHNITT, WILLIAM

Signature

LICENSED UNDER CHAPTER 473, FLORIDA STATUTES
 EXPIRATION DATE: DECEMBER 31, 2025

Ron DeSantis, Governor

Melanie S. Griffin, Secretary

STATE OF FLORIDA DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION BOARD OF ACCOUNTANCY

LICENSE NUMBER: AC0007069

EXPIRATION DATE: DECEMBER 31, 2025

THE CERTIFIED PUBLIC ACCOUNTANT HEREIN IS LICENSED UNDER THE PROVISIONS OF CHAPTER 473, FLORIDA STATUTES

SCHNITT, WILLIAM
2844 N 82ND ST
SCOTTSDALE AZ 85257



ISSUED: 10/04/2023

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