## EXHIBIT 3

## TAHOE RESOURCES, INC. FARUQI & FARUQI, LLP TIME REPORT

				Categories **				
PROFESSIONAL*	HOURS	RATE	LODESTAR					
				1	2	3	4	5
NADEEM FARUQI (P)	22.50	\$1,050	\$23,625.00					22.5
RICHARD GONNELLO (P)	940.80	\$925	\$870,240.00	304	350.75	285.75	0.3	
MEGAN REMMEL (P)	3836.60	\$690	\$2,647,254.00	735.75	475.75	2330	23.9	271.2
JAMES WILSON (P)	359.60	\$950	\$341,620.00			253.9	43.4	62.3
KATHERINE LENAHAN (P)	418.35	\$690	\$288,661.50	3.75	47.75	8.45	280.5	77.9
ROBERT KILLORIN (P)	396.90	\$950	\$377,055.00			247	104.2	45.7
SHERIEF MORSY (A)	63.00	\$475	\$29,925.00	40.25		22.75		
DILLON HAGIUS (A)	1174.00	\$475	\$557,650.00	359.75	340	474.25		
THOMAS PAPAIN (A)	1731.40	\$575	\$995,555.00			1533.1	15	183.3
DANIEL WEISS (A)	1104.35	\$625	\$690,218.75			1076.25	21.1	7
DYLAN WEEKS (A)	28.30	\$550	\$15,565.00			24.1	1	3.2
CRISTINA PANEQUE (A)	309.70	\$525	\$162,592.50			304	1.7	4
IAN BERKELAAR (PL)	97.75	\$325	\$31,768.75	92.75	5			
JOSHUA BINDER (PL)	43.00	\$325	\$13,975.00	43				
RAUL MONDRAGON FIERRO (PL)	163.50	\$375	\$61,312.50	163.5				
NICHOLAS STOCKTON (A)	431.75	\$400	\$172,700.00	431.75				
SAMI AHMAD (LC)	135.25	\$325	\$43,956.25		107	28.25		
DEREK BEHNKE (PL)	331.10	\$425	\$140,717.50	25.7	28.5	194.1	25.7	57.1
DAVID CALVELLO (A)	0.25	\$575	\$143.75			0.25		
CAMILO BURR (A)	1.10	\$425	\$467.50					1.1
GIACALONE, BRIAN (PL)	19.50	\$375	\$7,312.50	11.25	6	2.25		
ANTHONY MACCHIARULO (PL)	130.00	\$350	\$45,500.00	58	3	69		
WILLIAM CROSS (PL)	52.80	\$325	\$17,160.00	29.5	5	18.3		
CHRISTIAN CARRANO (PL)	59.00	\$325	\$19,175.00			57	1.5	0.5
LOBOSCO, MICHAEL (PL)	3.25	\$325	\$1,056.25	3.25				
ALEX COVIELLO (IT)	11.70	\$450	\$5,265.00			11.7		
ANTHONY ALOISE (PL)	13.10	\$400	\$5,240.00			11.3	0.8	1
MATTHEW GONZALES (PL)	0.60	\$350	\$210.00			0.6		
MORDEHAI PERETZ (PL)	1.90	\$325	\$617.50			1.9		
NICHOLAS HALLORAN (PL)	9.20	\$300	\$2,760.00	_		8.5		0.7
DANIEL HEY (PL)	5.50	\$300	\$1,650.00			5.5		
TOTALS	11,895.75		\$7,570,949.25	2,302.20	1,368.75	6,968.20	519.1	737.5

<sup>\*(</sup>P) - Partner; (SC) - Senior Counsel (OC) - Of Counsel; (A) - Associate (PL) - Paralegal

(LC) - Law Clerk

## \*\*Categories:

- (1) Motion to Transfer and Amended Complaint: Time spent working on the motion to transfer the Cabrera v. Tahoe Resources, Inc., et. al. (S.D.N.Y.) Action to the District of Nevada for consolidation, including but not limited to: legal research, drafting brief, communicating with the client, and drafting a reply brief in further support of motion to transfer. Time spent working on the amended complaint (ECF No. 59), including but not limited to: factual investigation; legal research; drafting; analyzing documents in a foreign language; navigating a foreign court system to obtain critical documents; service-related issues; and communicating with the client.
- (2) Motion To Dismiss: Time spent responding to the Motion To Dismiss (ECF No. 65), including but not limited to: analyzing the Motion to Dismiss; drafting Motion for Leave to File Excess Pages (ECF No. 66); drafting the Motion to Strike the Extrinsic Evidence and Related Arguments Submitted with Defendants' Motion to Dismiss (ECF No. 68); drafting the Opposition to Defendants' Motion To Dismiss (ECF No. 69); conducting factual and legal research in connection with these responses and motions; communicating with the client; preparing for and attending in-person oral arguments related to the Motion to Dismiss (ECF No. 83); drafting Opposition to Defendants' Motion to Certify for Interlocutory Appeal the Motion to Dismiss Order (ECF Nos. 88, 90 and 93), and time spent responding to Defendants' Motion for Leave to Submit Notice of New Authority in connection with the Motion to Certify for Interlocutory Appeal the Order Denying the Motion to Dismiss (ECF No. 102).
- (3) Discovery: Time spent on discovery-related matters, including but not limited to: drafting Stipulated Discovery Plan and [Proposed] Scheduling Order (ECF No. 85); drafting Stipulation re Proposed Protective Order (ECF No. 97); conducting research for and drafting discovery requests to Defendants; reviewing materials produced; working with Lead Plaintiff to produce the requested discovery; corresponding with, and receiving updates from, investigator; corresponding with defense counsel; participating in meet and confer sessions with defense counsel re scope of discovery; conducting research in connection with reviewing and producing discovery materials; analyzing Defendants' privilege log and revised privilege log; analyzing documents produced by Defendants and third-parties; conducting research for and drafting correspondence in connection with privilege dispute with defense counsel; preparing, researching, drafting and serving third-party subpoenas; participating in meet and confer sessions with defense counsel and third-parties' counselors re depositions and document productions; preparing for the depositions of non-party and party witnesses; drafting motions and filings related to extensions of time re discoveryconducting the remote and in-person depositions of non-party and party witnesses; preparing for depositions of potential additional witnesses; researching, preparing and drafting Motions for Issuance of Letters Rogatory for International Judicial Assistance to Take the Depositions and Compel Documents from seven (7) foreign non-party witnesses and corresponding Motions to Seal (ECF Nos. 195-215); analyzing Defendants' Response to the letters rogatory motions and corresponding motions to seal (ECF Nos. 219 and 220); drafting additional letters rogatory motions; and consulting with local counsel in Guatemala and Peru as well as the U.S. State Department regarding the letters rogatory motions.

- (4) Class Certification and Lead Plaintiff Substitution: Time spent on class certification-related matters, including but not limited to: researching and preparing Motion for Class Certification (ECF No. 142-3) and the Reply in Further Support of Motion for Class Certification (ECF No. 162); drafting the Motion for Leave to File Notice of Supplemental Authority (ECF No. 164); reviewing client documents for class certification discovery; preparing client for deposition; defending client during in-person deposition; preparing for and defending the deposition of Plaintiff's expert, Dr. Zachary Nye, Ph.D.; preparing for and conducting the deposition of Defendants' expert; preparing for and attending the Class Certification Hearing (ECF No. 165); preparing Joint Stipulation and [Proposed] Scheduling Order in connection with two-day evidentiary hearing ordered by the Court (ECF No. 168); corresponding with the client about class certification-related matters; researching and drafting documents related to substitution of Lead Plaintiff (ECF Nos. 174-178, 182), including the Motion to Temporarily Lift the Stay of Litigation for the Sole Purpose of Granting Tiffany Huynh's Motion for Substitution as Lead Plaintiff (ECF No. 187); correspondence with defense counsel, probate counsel, and client regarding substitution.
- (5) Mediation & Settlement: Time spent on mediation and settlement-related matters, including but not limited to: conferring with a damages consultant; conducting research for and drafting the mediation statement and supplement briefing for the mediation statement; preparing for and attending a pre-mediation conference; drafting status reports and other motions related to mediation and preliminary approval (ECF Nos. 183, 190, 236, 246, and 249); preparing for and attending mediation session inperson; contacting potential claims administrators and reviewing their bids; drafting, reviewing, and editing the settlement stipulation and related documents; drafting Lead Plaintiff's Unopposed Motion for Preliminary Approval of Class Action Settlement and Memorandum of Points and Authorities in Support Thereof (ECF No. 243) and related papers; preparing for and attending the preliminary approval motion hearing; drafting Joint Submission in Further Support of Lead Plaintiff's Unopposed Motion for Preliminary Approval of Class Action Settlement (ECF No. 246); drafting Joint Motion to Seal the Confidential Supplemental Agreement Regarding Requests for Exclusion (ECF No. 249); drafting the final approval motion papers; and communicating with the client, defense counsel, and the mediator about mediation and/or settlement-related matters.