EXHIBIT B

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UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

In re TAHOE RESOURCES, INC. SECURITIES LITIGATION

Case No. 2:17-cv-01868-RFB-NJK

NOTICE OF WITHDRAWAL OF OBJECTION

This Document Relates to: All Actions

1. I was a shareholder of Tahoe Resources, Inc. I acquired my Tahoe shares during the class period in this case through a stock-for-stock merger with a company called Lake Shore Gold that occurred in 2016. Pursuant to the merger agreement between Tahoe and Lake Shore, I received my Tahoe shares in exchange for my Lake Shore shares.

2. After I received the Notice of the U.S. Settlement of this securities case, it was not clear to me that I would be eligible to submit a claim for a potential recovery from the U.S. Settlement based on my acquisition of Tahoe stock through the merger with Lake Shore because I thought the terms in the Notice were subject to more than one interpretation.

3. Therefore, on January 11, 2024, pursuant to the instructions in the Notice of Settlement that I received, I mailed an objection to the U.S. Settlement to counsel for the parties and to the court, explaining the basis for my concern.

4. On January 17, 2024, James M. Wilson, Jr. of Faruqi & Faruqi, LLP, the lead counsel in this case, contacted me by email regarding my objection. Mr. Wilson informed me that his firm, the defense firm and the claims administrator had discussed the issue that I raised. He explained to me in his email that the interpretation that I thought was appropriate was in fact the correct interpretation. He has informed me that my shares that were acquired through the Lake Shore Gold merger are treated as Tahoe shares for which a claim may be submitted in the U.S. Settlement using the same claim form that has been distributed to Tahoe shareholders.

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5. I also exchanged follow up emails with Mr. Wilson to confirm that I agree with them that my claim for consideration is based on the calculation of the "acquisition price" of Lake Shore Gold using a fair market value approach to the Lake Shore shares tendered to Tahoe in the stock-for-stock merger. Under this method, Lake Shore Gold shares would be valued based on the closing stock price of Tahoe shares on April 1, 2016, the day the merger closed, which was \$10.03.

 Consequently, as the issue that I raised in my letter objection that I filed with the court has been fully addressed, I hereby withdraw my objection filed on January 12, 2024.

Dated: January 16, 2024

Respectfully submitted,

William Schnitt 2844 N 82nd St. Scottsdale, AZ 85257