ORDINANCE NO. XXX 3

HUALAPAI MINING CODE

BE IT ENACTED by the Hualapai Tribal Council, governing body of the Hualapai Tribe of the Hualapai Reservation, Arizona, in council assembled, as follows:

SECTION 1. In accordance with Article VI, Section 1 (k) of the Amended Constitution and Bylaws of the Hualapai Tribe, the right and title to all minerals, metallic and non-metallic (including rock, stone, gas, oil, and coal) on lands of the Hualapai Indian Reservation is hereby reserved to the Hualapai Tribe of the Hualapai Reservation, Arizona (A Federally-chartered Indian Corporation).

SECTION 2. Enrolled members of the Hualapai Tribe shall have preference, as specified herein, in the development, exploitation, and use of minerals on lands of the Hualapai Reservation; but in no instance shall such individual preference be so construed as to restrict the power of the governing body of the Tribe to "grant or lease any portion of the reservation, or to grant the right to the use of lands or other assets, or to grant or relinquish water or mineral rights, or other natural or fiscal assets, or any other assets whatsoever of the Hualapai Reservation".

SECTION 3. LOCATIONS. Members of the Hualapai Tribe, including minors who have reached the age of discretion, may establish limited rights to develop mineral deposits on lands of the Hualapai Reservation by prospecting for minerals thereon, and, upon discovery of minerals of value, by locating the lands upon which such discovery has been made in accordance with the following procedure:

a. All lode and/or placer mining claims located according to the provisions of Title 15, Section 155, CPA, and recognized as valid previous to the adoption of the Amended Constitution and Bylaws of the Hualapai Tribe are hereby recognized as valid mining claims under this Ordinance. The holders of all such claims shall have ninety (90) days from the date of passage of this Ordinance in which to perfect their claims under the procedures outlined in this part.

b. From the date of adoption of this Ordinance by the Tribal Council, single mining claim locations, either lode or placer, on the Hualapai Reservation shall be limited to rectangular 10 acres in extent (the quarter of a quarter section or 1,320 feet by 1,320 feet), conforming to legal subdivisions in surveyed portions of the reservation, or tied to the nearest surveyed corner in unsurveyed portions.

c. No individual member, or group or association of members, shall hold more than sixteen (16) claims (a total of 640 acres), whether adjacent or scattered, under location rights as specified in this part.
d. No claim shall be located until the locator thereof shall have made a bona fide discovery of a vein, lode, or placer deposit of mineral of value within the boundaries of such claim.

e. The locator of a mineral claim shall erect, at the point of discovery, a rock monument at least four (4) feet high, in which shall be placed, in a can, bottle, or other waterproof container, a copy of the Notice of Location, as provided hereinafter.

f. The corners of each claim located, and the mid-points of each end and side, shall be marked with conspicuous rock monuments or wooden stakes at least four (4) inches square, three feet high, as indicated in the accompanying diagram. Where corners or mid-points are common to one or more claims, only one monument or post need be erected.

Claim Diagram

![Claim Diagram]

1,320 Feet

Vein or Lode

G

Discovery Monument

Corner and Side Monuments

40 acres

g. Notices of Location shall be prepared by locators on forms provided by the Tribal Office. Notices shall contain the name, or names, of the locator, or locators, the date of location, and a complete description of the claimed area.

h. Original copies of the Notice of Location shall be filed in the Tribal Office immediately after location of each claim. It shall be the responsibility of the Tribal Chairman to place the said notices in safekeeping, and to record, in a journal established for that purpose, the date and time of filing of each Notice of Location.

i. Priority of filing, as indicated by the records of the Tribal Office, shall determine the validity of location of any claim; provided all other requirements of this part shall have been met. In no event, however, may locators claim lands which are under lease or exclusive prospecting permit issued by the Tribe; any such locations will be considered automatically invalid.
SECTION 4. FILING FEES. Locators shall pay a fee of Five Dollars ($5.00) for each claim located to the Treasurer of the Hualapai Tribe at the time of filing of each Notice of Location. Monies collected in such fees shall be deposited in the account of the Hualapai Tribe, and may be used to defray costs of preparing Notice of Location and for other purposes in connection with the recording of mining claims.

SECTION 5. DISPUTES. It shall be the responsibility of the Tribal Chairman to determine the facts in any dispute arising from the location of mining claims on the Hualapai Reservation, and to rule on the validity of such claims. Rulings of the Chairman may be appealed to the Tribal Council, the decision of which shall be final.

SECTION 6. LOCATION RIGHTS. Any enrolled member of the Hualapai Tribe who shall locate a claim, or claims, on lands of the Hualapai Reservation under provisions of Section 3 of this Ordinance shall have the right to hold such claim, or claims, for a period of not to exceed one (1) year from the date of filing of the Notice of Location, without payment of land rental or lease royalty; provided, that no minerals, except specimens or samples for assay, may be removed from such claim or claims.

SECTION 7. CONVERSION TO LEASE. In the event the locator of a valid mining claim, as specified herein, wishes to remove minerals in quantity from such claim for sale, barter, or any other purpose, he shall make application for lease of the area covered by such claim to the Tribal Council, on a form provided by the Tribal Office.

SECTION 8. LEASES TO TRIBAL MEMBERS. All leases of mineral deposits on lands of the Hualapai Reservation to enrolled members of the Hualapai Tribe will be made under the following terms and conditions, and such other stipulations as the Tribal Council may require:

a. Leases will be for periods not to exceed ten (10) years.

b. Leases will cover areas not less than forty (40) nor more than six hundred forty (640) acres in extent.

c. Lessees will be required to pay land rental, at the rate of one dollar ($1.00) per acre per year in advance.

d. Lessees will be required to pay to the Tribe as royalty, not less than five percent (5%) of net smelter or buying station returns on metallic ores produced; and not less than fifty percent (50%) of commonly accepted royalties on non-metallic minerals, rock, or stone.

SECTION 9. CONSENT REQUIRED. Leases under this part shall not be held by Tribal members for purposes of speculation; and shall not be transferred or assigned to non-members except with the express written consent of the Tribal Council.
SECTION 10. LEASING RIGHT RESERVED. The Hualapai Tribal Council, as governing body of the Tribal corporation, in which all mineral rights on lands of the Hualapai Reservation are vested, hereby reserves to itself the authority to lease, to any individual, association, firm, or corporation, any mining claim or portion thereof located under the provisions of Section 3 of this Ordinance; provided, that the locator of such claim shall be entitled to compensation, to be determined by the Tribal Council. In no instance shall locators be entitled to compensation in excess of one half (½) of the land rental and lease royalties actually accruing to the Tribe from lands included in such claim during the first year of such lease.

SECTION 11. SETTLEMENTS. It shall be the responsibility of the Tribal Chairman to notify locators of valid claims of the intention of the Tribal Council to lease such claims or portions thereof, to keep an accurate accounting of all income derived from such leases, and to arrange settlements with affected locators according to established Council policies. Any payment of compensation to locators under Sections 9 and 10 of this Ordinance will be made by Resolution of the Tribal Council, the authority of which will be final.

SECTION 12. DISCOVERER'S AGREEMENTS. Tribal members acting as agents for, or as guides or advisers to, non-member individuals, associations, firms, or corporations do so at their own risk. Neither the Tribal Council nor the Tribal Office shall assume any responsibility for enforcement of agreements or contracts relating to mining claims and/or leases, except as specified herein.

SECTION 13. PROSPECTING PERMITS (NON-MEMBER). The Tribal Office may issue prospecting permits to non-members, either as individuals or as the agents of associations, firms, or corporations, for the purpose of prospecting for metallic or non-metallic minerals on lands of the Hualapai Reservation. The fee for such permits shall be fifty dollars ($50.00) per month, such fee to be deposited with the Treasurer of the Hualapai Tribe for deposit in the Tribal account.

SECTION 14. PERMIT FORMS. Prospecting permits will be made on forms prepared by the Tribal Office. Each permit will include the name and address of the principal permittee, date issued, period for which valid, and the general area in which prospecting will be conducted. Each permit shall include the following stipulations:

a. The permittee shall furnish, within 10 days of the expiration of the permit, the Tribal Office with a full written report of all prospecting done, all minerals found, and all information obtained as to the nature and value of minerals discovered.

b. The permittee shall remove no minerals from the Reservation, except specimens or small samples for assay.
c. The permittee shall be liable for all damages to lands of
the Reservation and all property, whether individual or Tribal,
thereon.

d. Permits shall observe all provisions of the Federal
Antiquities Act, which prohibits the disturbance, spoliation,
or removal from the Reservation of any material of historic or
archeological significance. In the event that prospecting
operation make entry into any ruin, burial site, or similar
area, permittees must immediately inform the Tribal Office.

e. The permittee shall give preference to Hualapai labor,
including guides, and shall pay prevailing wages for work
performed.

f. Permits issued under this part are revocable without notice
by the Tribal Office, are not transferable, and shall not
grant, or imply the grant of, any rights except those speci-
fically stated therein.

SECTION 15. EXCLUSIVE PROSPECTING PERMITS. The Tribal Chairman may
issue, upon written application and with approval of the Tribal Council,
Exclusive Prospecting Permits to qualified non-member individuals,
associations, firms, or corporations for purposes of drilling and similar
exploratory work. Such permits shall be for periods not to exceed one
(1) year, and shall cover in the aggregate, not more than four (4)
townships (51,840 acres). The fee for such permits shall be determined by
private agreement between the Tribe and permittee, and may be applied
as advance royalty on leases within the permit area.

SECTION 16. EXCLUSIVE RIGHTS. Permits issued under the foregoing
section shall give the permittee sole and exclusive right to prospect
for minerals in the area specified for the stated period. Such permits
shall be non-revocable, except for cause as stated therein, shall not be
transferred or assigned without written consent of the Tribal Council;
and shall give the permittee the option of leasing, under the terms and
conditions hereinafter provided, mineral deposits within the area
specified at any time during the life of the permit.

SECTION 17. LEASES TO NON-MEMBERS. Under authority of the Amended
Constitution and Bylaws of the Hualapai Tribe, as cited herein, and
applicable Federal statutes, the Hualapai Tribal Council has the power
to lease lands of the Hualapai Reservation for mining purposes for
periods not to exceed ten (10) years. Leases for ten (10) years "and
so long as minerals are produced in quantity therefrom" may be made by
the Tribe with approval of the Secretary of Interior, or his duly
authorized representative.
SECTION 18. POLICY. In order to encourage maximum development and utilization of the natural resources of the Hualapai Reservation, to the end that these resources may provide the greatest possible benefit to all members of the Hualapai Tribe, the governing body of the Tribe hereby establishes as its policy that mineral deposits within the reservation shall be exploited by leasing whenever and wherever possible; provided, that sound business practices are rigidly adhered to, and that such exploitation does not jeopardize other land use.

SECTION 19. LEASE TERMS. Unless specifically waived by the Tribal Council for good cause, all mining leases made in behalf of the Tribe to non-members will be on the following terms and will contain the following conditions and stipulations:

a. The leases shall be for periods not to exceed ten (10) years, except with approval of the Secretary of Interior, or his duly authorized representative.

b. Single leases shall be for areas of not less than forty (40) nor more than one thousand nine hundred and twenty (1,920) acres in extent.

c. Leases shall conform to legal subdivisions within surveyed areas of the Reservation; and shall be tied to the nearest surveyed corner in surveyed portions.

d. Lessees shall be required to pay land rental, at the rate of one dollar ($1.00) per acre per year in advance.

e. Lessees may be required to pay advance royalties on leases made under this part, such advance royalties to be forfeited to the Tribe in the event of abandonment of the lease or failure to produce specified amounts of ore during the year.

f. Lessees may be required to post a surety bond in advance or to deposit a percentage of net smelter or buying station returns with the Treasurer of the Hualapai Tribe until sufficient funds have accumulated to satisfy the requirements of the Tribal Council for the posting of a bond to insure compliance with the terms and conditions of the lease.

g. Lessees shall be required to give preference in employment to members of the Hualapai Tribe in all positions for which they are qualified and available, and to fully protect the interests of their employees by carrying proper insurance and workers’ compensation and observing Social Security and Unemployment Compensation statutes.
h. Lessees shall be required to furnish regular financial statements and to furnish monthly to the Tribal Office sworn reports of mining or development operations, including all sales of ore, prices, dates, purchasers. Lessees may also be required to open their records and accounts to Tribal inspection and to have audits performed at the lessee's expense.

j. Lessees shall be required to exercise diligence in the conduct of prospecting and mining operations, to carry on development and operations in a workmanlike manner, to prevent waste, and to conform with all health and safety regulations.

k. Lessees shall observe all provisions of the Federal Antiquities Act, which prohibits the disturbance, spoilation, or removal from the Reservation of any material of historic or archeological significance. In the event that prospecting or mining operations make entry into any ruin, burial site, or similar area, lessees must immediately inform the Tribal Office.

l. Leases to non-members may include such additional stipulations as may be deemed necessary to fully protect the rights and interests of the Hualapai Tribe and its members.

SECTION 20. LEASING PROCEDURE. The following procedure, outlined in Resolution No. 39-56, approved by the Hualapai Tribal Council December 8, 1956, is hereby adopted as the procedure for the leasing of lands of the Hualapai Reservation for mining purposes under this Ordinance:

a. Prospective lessees will be required to submit written applications for lease, or assignment of existing lease, to the Tribal Office. Mail applications should be directed to the Tribal Business Manager, Hualapai Tribe, Peach Springs, Ariz.

b. Applications for lease or assignment must contain a full, complete, and accurate description of the property applied for, a statement of the purposes for which the property will be used, duration of the lease or assignment requested, and a statement of any special conditions or concessions asked or granted by the lessee or assignee. Prospective lessees or assignees will also be required to furnish full, complete, and accurate reports of their financial condition and proof of their ability to carry out all terms of the lease or assignment applied for.

c. Applications for lease or assignment will be studied in detail by the Tribal Chairman to determine whether the property applied for is available for lease or assignment for the purposes specified.
d. If the property is available, a statement to this effect will be prepared by the Tribal Chairman and attached to the original application for lease or assignment, which will be presented to the Tribal Council at a regular or special meeting.

e. In the event the property applied for is not available for lease or assignment, applicants will be notified in person or by mail within ten (10) days by the Tribal Chairman.

f. When applications for lease or assignment are presented to the Tribal Council, prospective lessees or assignees will be notified by the Tribal Chairman, and will be encouraged to appear, either in person or through their authorized agents, to explain the proposed lease or assignment to the Council.

g. The Hualapai Tribal Council may approve or disapprove, by resolution, the preparation of a lease or assignment of lease; and, in the event of approval, with authorized in such resolution the execution of a formal agreement by the Tribal Chairman and Tribal Secretary after all provisions and conditions have been complied with.

h. Approved lease applications, with accompanying resolutions, statements, and other material, will be forwarded to the Tribal Attorney, under a covering letter from the Tribal Chairman which will request the drafting of lease agreements covering the property applied for. Approved applications for assignment will be filed, with accompanying resolutions, statements, and other material, in the Tribal Office, and the Tribal Chairman will advise prospective assignees to have their attorneys prepare formal assignments.

i. Applications disapproved by the Tribal Council will be filed in the Tribal Office, with all accompanying material, and unsuccessful applicants will be notified of the Tribal Council's disapproving action.

j. No lease or assignment will be signed on behalf of the Hualapai Tribe by the Tribal Chairman and Secretary until all provisions and stipulations, including the payment to the Tribal Treasurer of bonuses, advance royalties, rental payments, etc., and the submission of proper certified maps and plats of property leased or assigned, have been complied with.

k. Original copies of all leases, and copies of all assignments, letters of application, resolutions pertaining to leases or assignments, statements of availability, and all other supporting documents, will be retained in the files of the Tribal Office, and the Business Manager shall be responsible for their safekeeping.
SECTION 21. DELEGATION OF POWERS. The Tribal Chairman may, at his discretion, delegate any and all powers given him under this Ordinance to the Tribal Business Manager or any other qualified officer or employee of the Hualapai Tribe. Such delegation is subject to review of the Tribal Council, and may be revoked by resolution of that body.

SECTION 22. With adoption of this Ordinance, the Hualapai Tribal Council does rescind and revoke any and all regulations dealing with the location, development and exploitation of mineral deposits on lands of the Hualapai Indian Reservation, making the within instrument the original authority, under the Amended Constitution and Bylaws of the Hualapai Tribe, in all matters pertaining to mining; provided, however, that nothing in this Ordinance shall contravene rights, including the rights to royalty and other income, of the Hualapai Tribe or lessees under valid existing leases.

CERTIFICATE OF ADOPTION

The foregoing Ordinance was duly adopted on this 22nd day of May, 1957 by the Hualapai Tribal Council by the affirmative vote of [number] members, pursuant to authority vested in the said governing body of the Hualapai Tribe of the Hualapai Reservation by Article VII, Section 1, (c), (e), (k), (l) and (q) of the Amended Constitution and Bylaws of the Hualapai Tribe.

Corporate Sec.: Attest:

[Signature]

Rupert Parker, Chairman

[Signature]

Margie Jones

[Stamp: Reservation Council Agency]
MINUTES OF SPECIAL MEETING OF THE HUALAPAI TRIBAL COUNCIL MAY 22, 1957

1. A special meeting of the Hualapai Tribal Council was held on Wednesday May 22, 1957. Roll call indicated all members present with the exception of Wilcox Ronga. Also present at this meeting were Superintendent Wesley T. Bobo, Truxton Canyon Subagency, Valentine, Arizona; Royal B. Marks, Tribal Attorney; James H. Hayes, Tribal Business Manager.

The purpose of this meeting was to discuss and approve a range ordinance plan for the Hualapai Indian Reservation, and other business.

2. Mr. Bobo reported on the Hualapai Range Water Development. In order for the Bureau of Indian Affairs to approve the range water development program on the Hualapai Reservation, the Tribe must adopt a range management plan, rotation and deferred grazing, grazing permit, and fees for adequate maintenance of the developments. Further, the Bureau requested justification for each unit as outlined in the program, such as, grazing capacity of each unit, if water is made available and that continued efforts be made to explain to the Tribe the value and necessity of adopting a range control program. Allocations are made for this purpose, not only allocated to agencies with approved water development plans.

3. He also related to the Council a report from the Area Director, relative to a report of H. V. Peterson of the Geological Survey entitled "Location of Prospective Well Sites on the Hualapai Reservation." Under this survey, 18 proposed well sites were located, during the years of 1943, 1944 and 1945. 11 holes were drilled, 10 proved dry and one well producing, thus, the well program was abandoned in 1944. The Bureau does not place too emphasis on the well program on the Hualapai Reservation.

4. Credit: A report relative to Resolution No. 33-57, adopted May 3, 1957, which resigns Resolution No. 33-55 adopted September 9, 1955, regulating the cattle business program, providing sales to members under preliminary notes and mortgages. Resolution No. 33-57 does not require Secretarial approval or review. The Area Office questions the advisability in repayment in kind and suggested postponing the notes due and extending the repayment schedules.

5. Land Operations. A report regarding past and potential use of Dibick Creek Springs on the Hualapai Reservation, as reported by William L. Schroeder, Range Conservationist; Oliver C. Adams, Engineering Aide; and Grant Tapia, Sr., Indian Guide. The Council took on record for a copy of this report to be submitted to the Tribal Business Office, the Tribal Attorney, and the possibility that the report could be used in the Claims case.

6. The Area Office through the Area Property and Supply Officer, has approved the transfer of the Federal Building, Building No. 65, located in the Truxton Canyon Sub-Agency, Valentine, Arizona. The said building is described as the Horse Barn, which is transferred to the Hualapai Tribe as per Resolution No. 32-56, the transfer provides that building is razed and removed.
Adult Education Correspondence from the Central Office, Bureau of Education, states that the Hualapai delegates had stressed the need for refresher courses in vocational training. The personall emphasizes that it will be up to the local people of the reservation to consider, and if started it will have to be commenced in a small way.

Moved by Jacob Honga, and seconded by Teddy Walema for the adoption of Range Ordinance No. 23-57, (votes for 5 against 3.). The ordinance provides for the proper utilization of the range resources with certain specific additions as recommended by the Tribal Attorney.

Moved by Jacob Honga, and seconded by Teddy Walema for the adoption of Resolution No. 36-57, this resolution approves the transfer of $15,000 advance royalties paid to the Hualapai Tribe, by the Uranium Exploration Co. of California. The said sum to be deposited to the credit of the Tribe in the Valley National Bank, Kingman Arizona.

Correspondence read: From Gust Rosenfield, Divelbess & Robinette, Attorney at Law, Phoenix, Arizona. Recent discussions with the Bureau of Indian Affairs, Department of the Interior, which Arthur Davis, Attorney for Mr. Dow Ostland, Vice President, Valley National Bank of Phoenix, that Tribal funds deposited in any national or state bank approved by the Secretary of the Interior are not subject to the control of the United States or any of its officers, agents, or employees, therefore, it is the opinion of the Bureau of Indian Affairs, that such funds deposited by a tribe is public moneys within the meaning of 12 USC 265, and that such moneys deposited by the Tribe are not subject to collateral.

Moved by Charles McAdoo, and seconded by Jacob Honga, for the adoption of Mining Ordinance No. 23, for the Hualapai Tribe.

Cattle Program - Ordinance No. 2h, for adoption was tabled for further consideration and to be introduced at the next meeting of the Council.

ID Brand The transfer of the ID brand to the Hualapai Tribe has been transmitted through the regular channels of the Bureau of Indian Affairs and on to the State Sanitary Board.

There being no further business, the meeting adjourned at 6:00 P.M.

Marjorie Quertu, Secretary
Hualapai Tribal Council
Mr. Frederick M. Horsley
Area Director, Arizona

Dear Mr. Horsley:

The attached supplementary circular (BIA-Circular 0E21-1976) is for your information. It concerns the washing of minerals, both on Indian and non-Indian lands, and the rules and regulations which the Bureau of Indian Affairs and the Department of the Interior have promulgated to govern the operation of the Bureau's Minerals Program.

The circular requires approval of the Secretary of the Interior before a washing operation can commence. It also requires an issuance of a permit for the washing operation. The permit must be obtained from the Bureau of Indian Affairs. The permit is subject to the conditions and limitations set forth in the circular.

The circular also includes a statement on the number of acres on which the washing operation may be conducted. The statement is as follows:

"The number of acres on which the washing operation may be conducted is limited to 100 acres. The number of acres may be increased by the Secretary of the Interior upon application by the applicant."

Bureaus, Indian Affairs, United States

Enclosure
April 10, 1957

Mr. Fredrick M. Haverland
Area Director, Phoenix, Arizona

Dear Mr. Haverland:

In our letter of November 8, 1955, in reply to your letters of September 27 and 28, 1955, we advised you that the amended charter of the San Carlos Tribe conveyed to the tribal chartered corporation the power to manage its property without approval of the Department of the mining leases subject to the proviso that the lands may not be leased for periods exceeding ten years.

As to leases that can be made without intervention of the Bureau, we cannot undertake to administer the leases. Of course, upon request of the tribal corporation, we will be glad to consider problems arising in the administration of the leases with a view to rendering assistance to the corporation.

Sincerely yours,

(Sgd.) W. Barton Greenwood

Deputy Commissioner
January 15, 1958

Mr. John G. Bibbern
Supt., Colorado River Agency

Dear Mr. Bibbern:

For your information I am transmitting copy of a January 10 letter from the Central Office on Ordinance No. 3 of the Hualapai Tribal Council entitled "Hualapai Mining Code." Your attention is called to a possible error that exists in Section 15, page 5 of the ordinance, wherein the apparent acreage for four townships is noted. The attention of the tribe should be called to this matter for such action as is indicated.

In view of the comments of the Central Office with respect to the 10-year limitation on mining leases, I have reviewed the ordinance and find that at every point where use of tribal lands extends beyond the 10-year period, there is a specific citation to the effect that Secretarial approval is required. This approval, of course, will be given only under rules and regulations of the Secretary. The general position of the Bureau on this matter is contained in their April 10, 1957 letter, copy of which is attached. Although this latter communication relates to the San Carlos Tribe, it applies with equal force and effect to the Hualapai.

Sincerely yours,

J. M. Haverland
Area Director

In duplicate
Enclosures 2