TITLE 19 - LAND

CHAPTER 3 - DISTRIBUTION OF LEASE PROCEEDS

ARTICLE 2 - MINING LEASE PROCEEDS

Legislative History: Ordinance No. 13-82, "Ordinance For the Distribution of Mining Proceeds," was enacted by the Papago Council on August 5, 1982 and approved by the Papago Agency Superintendent on August 13, 1982; amended on March 29, 1995 by Resolution No. 95-131 (amending Section 1(b) to reapportion royalties and general mining proceeds).

TITLE 19 - LAND

CHAPTER 3 – DISTRIBUTION OF LEASE PROCEEDS

ARTICLE 2 – MINING LEASE PROCEEDS

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ORDINANCE OF THE PAPAGO TRIBAL COUNCIL

Ordinance for the Distribution of Mining Proceeds

ORD. NO. 13-82

1 Authority: Under the provisions of Section 3 (1) of Article V of the Constitution of the Papago Tribe the Papago Council is granted full power and 2 authority "(i) in accordance with all applicable (federal) laws and regulations, to use, permit, or lease tribal lands for mining purposes 3 including oil and gas . . ., and to regulate by ordinance the distribution of all proceeds . . . derived from such lands." 4 THEREFORE, BE IT ENACTED by the Council of the Papago Tribe of the Papago 5 Reservation, as follows:

Section 1 Distribution of Mining Proceeds

From the date hereof and until otherwise directed by this Council all proceeds derived from the use, permit or lease of lands of the Papago Tribe for mining purposes shall be received by and credited to the Papago Tribe, and shall be allocated as follows:

- Rental Income All rental income derived under mining or business leases for the surface use of lands for mining purposes shall be divided equally, as follows:
 - (1) Fifty percent (50%) thereof shall be deposited to the general account of the Papago Tribe, to be expended under budgets or resolutions of the Papago Council, along with other tribal revenue, for the use and benefit of the Papago Tribe.
 - (2) Fifty percent (50%) thereof shall be deposited to the IIM Account of the District from whose land the rental income was produced, to be expended under budgets or resolutions of the District's Council duly approved by the Papago Council.
- General Mining Proceeds Proceeds derived from the mining of ore bearing rock, coal, asphalt, oil or gas and allied substances shall be divided as follows:
 - (1) Fifty-five percent (55%) thereof shall be deposited to the general account of the Papago Tribe, to be expended under budgets or resolutions of the Papago Council, along with other tribal revenue, for the use and benefit of the Papago Tribe.
 - (2) Three percent (3%) thereof shall be deposited to the IIM Account of the District from whose lands the proceeds were produced, to be expended under budgets or resolutions of the District's Council duly approved by the Papago
 - (3) Forty-two percent (42%) thereof shall be deposited into IIM Accounts or other interest bearing accounts and added to the funds presently on deposit in IIM Accounts established pursuant to Ordinance No. 55, and shall be held, invested and reinvested for the benefit of the eleven (11) Districts of the Papago Reservation until the Papago Council shall by resolution or superseding ordinance appropriate the funds in said accounts to or for the benefit of the various Districts of the Papago Reservation.
- (C) Sand and Gravel Proceeds derived from the mining of sand and gravel, including materials taken from a borrow pit for building construction, shall be deposited to the IIM Account of the District from whose lands the proceeds were produced, to be expended under budgets or resolutions of the District's Council duly approved by the Papago Council.

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- Clay, Topsoil, Stone and Miscellaneous Rock Proceeds derived from the mining of clay, topsoil, limestone, pumice, building stone and rock (other than rock and gravel described in Subsections B and C of this Section) shall be divided as follows:
 - (1) Fifty-five percent (55%) thereof shall be deposited to the general account of the Papago Tribe, to be expended under budgets or resolutions of the Papago Council along with other tribal revenue, for use and benefit of the Papago Tribe;
 - (2) Forty-five percent (45%) thereof shall be deposited to the IIM Account of the District from whose lands the proceeds were produced, to be expended under budgets or resolutions of the District's Council duly approved by the Papago Council.
- Water Used for Mining Purposes Proceeds derived from the sale of water used for mining purposes shall be divided as follows:
 - (1) Fifty-five percent (55%) thereof shall be deposited to the general account of the Papago Tribe, to be expended under budgets or resolutions of the Papago Council, along with other tribal revenue, for use and benefit of the Papago Tribe:
 - (2) Forty-five percent (45%) thereof shall be deposited to the IIM Account of the District from whose lands the proceeds were produced, to be expended under budgets or resolutions of the District's Council duly approved by the Papago Council.

Section 2 Delegation of Authority; Filing of Agreements

- (A) The Papago Council does hereby delegate authority to the Council of each District of the Papago Reservation in which mining activities are proposed to enter into written agreements, in accordance with all applicable federal laws and regulations, for the mining and sale of sand and gravel (including materials taken from a borrow pit for building construction), described in subsection C of Section 1, and of clay, topsoil, limestone, pumice, building stone, and rock, described in subsection D of Section 1, and does hereby authorize the Chairman or Vice Chairman and the Secretary of the District Council to execute such agreements for and on behalf of the Papago Tribe.
- (B) The Chairman or Vice Chairman of the District Council executing an agreement in accordance with the provisions of subsection A of this section shall forthwith file copies thereof in the offices of the Treasurer and the Mining Director of the Papago Tribe.

Section 3 Repeal of Prior Conflicting Ordinances

Any provisions of Ordinances No. 39, 42 and 55, and of any other previous ordinances or resolutions relating to the distribution of proceeds derived from tribal lands for mining purposes in conflict with the provisions of this Ordinance are hereby repealed.

30 The foregoing Ordinance was duly enacted by the Papago Council on the day of August, 1982, at a meeting at which a quorum was present with a vote of 1148.0 for; 0 against; 0 not voting; and 2 absent pursuant to the authority vested in the Papago Council by Section 3 (1) of 32||Article V of the Constitution and By-laws of the Papago Tribe, as amended,

ORD. NO. 13-82 Ordinance for the Distribution of Mining Proceeds ratified by the Papago Tribe on December 12, 1936, and approved by the Secretary of the Interior on January 6, 1937, pursuant to Section 16 of the Act of June 18, 1934 (48 Stat. 984). Said Ordinance is effective as of the date of its approval by the Superintendent of the Papago Agency and is subject to rescission by the Secretary of the Interior pursuant to Section 6, Article V of the Constitution and By-laws. THE PAPAGO COUNCIL Enos J. Francisco, Jr. Vice Chairman ATTEST: Rose Johnson, Secretary ORDINANCE APPROVED this 13 day of Aug Superintendent Nordwall, Papago Agency

ILJ/08-82

ORD. NO. 13-82 Ordinance for the Distribution of Mining Proceeds

DISTRIBUTION OF MINING PROCEEDS IN ACCORDANCE WITH PROPOSED ORDINANCE

3	Source of Income	<u>Tribe</u>	All Districts IIM Accounts	District of Production
4 5	1. Ore bearing rock, coal asphalt, oil and gas, and allied substances	55%	42%	3%
$\begin{vmatrix} 6 \\ 7 \end{vmatrix}$	2. Surface rentals for mining purposes	50%		50%
8 9	3. Sand and gravel, including materials taken from borrow pits for building construction			100%
10 11	4. Clay, topsoil, limestone, pumice, building stone and rock	55%		45%
12 13	5. Water used for mining purposes	55%		45%

RESOLUTION OF THE TOHONO O'ODHAM LEGISLATIVE COUNCIL (Approving an Amendment to Ordinance 13-82)

RESOLUTION	NO	95-131
VESAFATION	NU.	75-151

- 1		
3	WHEREAS.	Ordinance No. 13-82 establishes allocation formulas for the
4		oraniance no. 19-02 establishes anotation formulas for the
5		distribution of mining proceeds among the Tohono O'odham Nation,
6		
7		the District where the mining activity is situated (the "affected
8		District") and all Districts of the Nation; and
9	WHEDEAC	
10	WILKEAS,	under Section 1(b) (1) of the Ordinance, royalties and other general
11		mining proceeds are now apportioned: 55% to the Nation, 3% to the
12		process are now apportunion. To the Hatton, on to the
13		affected District and 42% to all Districts (including the affected
14		
15		District); and
16	WHEREAS,	the 3% additional allocation to the affected District is inadequate to
17		
18		compensate the District for environmental and other adverse impacts
19		caused by mining activities; and
20		outset by mining activities, and
21	WHEREAS,	the Sif Oidak District is the location of the Cyprus Tohono Mine
22		
23	,	which is the principle mining activity conducted on the Nation's
24 24		lands; and
25	WHEREAS	hy Resolution No. 07-94-01, the Sif Oidak District Council proposed

an amendment to the Ordinance which would reapportion royalties

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- 1	}				
	RESOLUTIO	N NO.	. 95-1	31	
1	(Approving Amendment to Ordinance 13-82)				
2	Page 2 of 5				
3		and o	other :	general mining proceeds as follows: 35% to the Nation,	
4					
5		20%	20% to the affected District and $45%$ to all Districts (including the		
6		affected District); and			
7					
8	WHEREAS,	the N	latural	I Resources Committee recommends enactment by the	
9		Legis	lative	Council of the amendment to the Ordinance proposed by	
10		O		The second secon	
11		the S	if Oid	ak District Council.	
12	NOW THE	oppat)F DE		
13	NOW, THE	ner or	LE, DE	IT RESOLVED THAT: the Legislative Council hereby	
14		amen	ds Sec	ction 1 (b) of Ordinance 13-82 to read as follows:	
15		(TD.)	a	· · · · · · · · · · · · · · · · · · ·	
16		(B)	<u>Gener</u>	ral Mining Proceeds - Proceeds derived from the mining	
17		•	of o	re bearing rock, coal, asphalt, oil or gas and allied	
18			1.	1 11 1 1 1 1 1 1 1	
19			subst	ances shall be divided as follows:	
20					
21			(1)	Thirty-five percent (35%) thereof shall be deposited to	
22					
23				the general account of the Tohono O'odham Legislative	
24				Council along with other tribal revenue, for the use and	
25					
26				benefit of the Tohono O'odham Nation.	
27			(2)	Twenty percent (20%) thereof shall be deposited to the	
28			(-)	2 o	
				IIM Account of the District from whose lands the	

(Approving Amendment to Ordinance 13-82)

proceeds were produced, to be expended under budgets or resolutions of the district's Council duly approved by the Tohono O'odham Legislative Council.

Forty-five (45%) thereof shall be deposited into IIM Accounts or other interest bearing accounts and added to the funds presently on deposit in IIM Accounts established pursuant to Ordinance No. 55, and shall be held, invested and reinvested for the benefit of the eleven (11) Districts of the Tohono O'odham Nation until the Tohono O'odham Legislative Council shall by resolution or superseding ordinance appropriate the funds in said accounts to or for the benefit of the various Districts of the Tohono O'odham Nation.

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The foregoing Resolution was passed by the Tohono O'Odham Council on the 22ND, day of MARCH, 1995 at a meeting at which a quorum was present with a vote of 1,234.0 FOR; 135.0 AGAINST; 296.5 NOT VOTING; and 04 ABSENT, pursuant to the powers vested in the Council by Section 1(d) and Section 2(d) of

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- 1	
	RESOLUTION NO. 95-131
1	(Approving Amendment to Ordinance 13-82)
2	Page 4 of 5
3	Article VI of the Constitution of the Tohono O'Odham Nation, adopted by the
4	Tohono O'Odham Nation on January 18, 1986; and approved by the Acting Deputy
5	Assistant Secretary - Indian Affairs (Operations) on March 6, 1986, pursuant to
6	Section 16 of the Act of June 18, 1934 (48 Stat. 984).
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8	
	TOHONO O'ODHAM LEGISLATIVE COUNCIL
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11	Alay I Pamon Logistative Chairman
12	Alex J. Ramon, Legislative Chairman
13	25th day of <u>March</u> , 1995
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17	ATTEST:
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19	Frances antone
20	Frances Antone, Legislative Secretary
21	rances Antone, Legislative Secretary
22	24 Hday of March , 1995
23	
24	
	Said Resolution was submitted for approval to the effice of the Chairman for
26	Said Resolution was submitted for approval to the office of the Chairman of the Tohono O'Odham Nation on the day of Nanch. 19 1 at 3 1 1 o'clock,
07	1995 at 317 o'clock, .M., pursuant to the provisions of Section 5 of
İ	Article VII of the Constitution and will become effective upon his approval or
28	upon his failure to either approve or disapprove it within 48 hours of submittal.

	RESOLUTION NO. <u>95-131</u>
1	(Approving Amendment to Ordinance 13-82)
2	Page 5 of 5
3	TOHONO O'ODHAM LEGISLATIVE COUNCIL
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6	2007 Franco
7	Alex J. Ramon, Legislative Chairman
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10	APPROVED on the 29 day of March, 1995
11	on the, 1)
12	[] DISAPPROVED at 19.45 o'clock, P.M.
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14	The state of the s
15	SYLVESTER LISTO, Chairman
16	TOHONÓ O'ODHAM NATION
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19	Returned to the Legislative Secretary on the 29th day of
20	Marah 10.96 at 2:43 deled & M
21	, 17 / , at 6. 7 0 Clock, _/ .M.
22	March, 1995, at 2:43 o'clock, P.M.
23	Frances Antone, Legislative Secretary
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RESOLUTION OF THE SIF-OIDAK DISTRICT COUNCIL

(Requesting an Amendment to Ordinance #13-82.
Regarding Mining Royalty Distributions)

RES. NO. 07-94-01

WHEREAS, The Sif-Oidak District Council has reviewed Ordinance #13-82 of the Papago Tribal Council with respect to the distribution of mining proceeds, and

WHEREAS, the Ordinance #13-82 has not been amended in over ten (10) years.

NOW THEREFORE BE IT RESOLVED by the Sif-Oidak District Council that it does hereby recommend the following revision to the Tohono O'Odham Legislative Council with respect to the general mining proceeds in section 1; B, 1. 2 & 3.

General Mining Proceeds - Proceeds derived from the mining of ore bearing rock, coal, asphalt, oil or gas and allied substances shall be divided as follows:

- (1) Thirty-five percent (35%) thereof shall be deposited to the general account of the Tohono O'Odham Nation to be expended under budgets or resolutions of the Tohono O'Odham Legislative Council, along with other tribal revenue, for the use and benefit of the Tohono O'Odham Nation.
- (2) Twenty percent (20%) thereof shall be deposited to the Account of the District from whose lands the proceeds were produced, to be expended under budgets or resolutions of the District's Council duly approved by the Tohono O'Odham Legislative Council.
- (3) Forty-five percent (45%) thereof shall be deposited into Accounts or other interest bearing accounts and added to the funds presently on deposit in accounts established pursuant to Ordinance No. 55, and shall be held invested and reinvested for the benefit of the eleven (11) Districts of the Tohono O'Odham Nation until the Tohono O'Odham Legislative Council shall by resolution or superseding ordinance appropriate the funds in said accounts to or for the benefit of the various Districts of the Tohono O'Odham Nation.

CERTIFICATION

The foregoing resolution was duly enacted by the SIF-OIDAK DISTRICT COUNCIL at a meeting held on the 22nd day of January, 1994 at which a quorum was present with a vote of 16 FOR; 0 AGAINST: 0 NOT VOTING; and 3 ABSENT.

THE SIF-OLDAK DISTRICT COUNCIL

Rita A. Martinez, Chairperson

ATTEST: Acting Secretary