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The Chief Executive Officer
Ashanti Sankofa Inc
5626 Larch Street ,
Suit 202
Vancouver, BC
Canada V6M 4E1

Dear Sir,

I act as an attorney on behalf of Rev. John Simpson and have his instructions to bring the following statement before you for redress; the theft of both land and a mining license.

The circumstance under which A.G Marketing Company, Ltd.'s (the company) prospecting license was claimed to have been reissued to A.G marketing, Inc., Maryland by Minerals Commission based on the resolution that was purported to have been passed by the company and signed by a third party company known as General Service Consultancy, Ltd instead of the company secretary, Mr. Simpson, was not done in accordance with the company's code and should have been rejected by the Commission.

Please the statement made by the Minerals Commission (as discussed below and attached here to), that the prospecting license was reissued to AG Marketing, Inc. There is no section of the Minerals and Mining law that allows for the reissuance of prospecting licenses or mining leases, thus the action taken by the Mineral Commission and the Chief Director of the Ministry of Lands and Natural

Resources without due process and consent of the Provision National Defense Counsel (PNDC) Secretary. Therefore, as the PNDC Secretary's consent was not given, the reissuance of the mining license was irregular and should be declared null and void.

AG Marketing Company, Ltd. has not received any letter revoking the said license to date nor has it received a communication from the then PNDC Secretary regarding the matter.

I am, by this letter, appealing to the Honorable Minister of Mines and Natural Resources to look into the matter and restore the license to A.G. Marketing Company Ltd (AGMCL). The matter has since been re-presented to Economic and Organized Crime Office (EOCO), who is currently investigating the matter once again.

These are confirmations from the Secretary of State of Maryland and Tennessee, United States of America. This includes supporting letters from Nana Addo Prempeh and Sam Okodzeto and Associates who were the attorneys for AGMCL at that time that there was misrepresentation by AMI Resources and its officials to sideline John Simpson and fraudulently take over AG Marketing Company Ltd concession at Bomfa and Adumasa area. (copies attached).

Statement of Factual Chronology:

What follows is a complete chronology of the events leading up to and following the theft of the mining license in question. Also, see attached supporting documentation.

January 23, 1988: A.G. Marketing, Inc. (A.G. Maryland) is incorporated in Maryland, by Curtis L. Solomon as resident agent with the principal place for business and address of agent as 1538 Ralworth Road, Baltimore, Maryland 21218. Antonio Croom and Dr. Grover Smith were supposedly members of the company (see client counsel letter, dated March 9, 2007 to the Serious Fraud Office in Ghana, and certified true copy from Maryland Secretary of State, attachments A1, A2, A3).

March 6, 1988: AGMCL (the company which is registered in Ghana) applied for a prospecting license from the Minerals Commission (see attachment A).

May 22, 1989: Minerals Commission notified AGMCL about the recommendation for approval of license in the Bomfa area of the Ashanti Region of Ghana; concession size of 110 sq km. (see attachment A).

May 31 1989: The prospecting agreement is executed between the government of Ghana and AGMCL. (See attachment C).

June 8, 1989: PNDC Secretary of Land and Mineral Resources advised and provided a copy of a dully signed and registered prospecting agreement between AGMCL and the Government of Ghana. (See attachment D).

June 9, 1989: Certificate of Good Standing is issued by the Maryland State Department of Assessments and Taxation for A.G. Maryland. (See attachment E).

October 10, 1990: A.G. Maryland is not in good standing per the notice sent by the Secretary of State of Maryland ,(Department ID number , D02488542). (see attachment H).

May 1990: The Prospecting license originally issued to AGMCL was claimed to have been reissued to A.G. Maryland based on a resolution purported to have been passed by members of AGMCL and signed by a third party company known as General Services Consultancy, Ltd. In fact, Mr. Simpson, who is a majority shareholder, director, and secretary of AGMCL, was not notified nor was part of the said irregular resolution which was claimed to have been passed by the company.

The Minerals Commission should have done due diligence and checked with the company and ultimately rejected this irregular resolution.

April 30, 1992: A letter by Attorney Sam Okodzeto to Antonio Croom and his Attorney informing them about an attempt by Mr. Croom to sideline Mr. Simpson which was irregular and in contravention of the company's code is attached.

April 22, 1992: A.G. Marketing, Inc. is incorporated in Tennessee (A.G. Tennessee) with Joe Hawkins as Chairman of the Board and another hold over from A.G. Maryland, Arnold Atitso, as another Board member. The Minerals Commission believed that A.G. Tennessee was the same as A.G. Maryland, and continued to renew the prospecting license in favor of the former.

January 1994: A.G. Tennessee's charter is amended to change the name to "Vista Mining Corporation." Documents from the Tennessee Secretary of State's Office however shows that on June 14, 2005 as the actual date for the change of the name of the company, and it references back to April 4, 1992 as the charter qualification date. (see attachment L). Mr. William Pettigrew was a director of Vista Mining Corporation as well as AMI Resources, Inc., a Vancouver, Canada company. Vista Mining Corporation also has its head office in Vancouver; the same office as AMI Resources, Inc. Therefore, it is clear that AMI Resources, Inc. and its officials were and currently are aware of the fraud that occurred by misrepresentation and acted illegally by changing names and website addresses to hide from their offences. AMI have signed agreements with Vista Mining Corporation to take over Vista's asserts to deprive AGMCL of its rights.

July 18, 1994: Vista Mining Corporation was registered as an external company, to operate. How could they have become involved with AGMCL concession which had its prospecting license granted in 1989. (see attachment F).

August 8, 1994: Vista Mining Corporation is notified by Registrar Generals Department of Ghana, for the registration of Vista's memorandum and Articles of Association in the register of external companies under the registration number EXT 492 (see attachment M).

1994: A.G. Tennessee, masquerading as A.G Maryland, informed the Minerals Commission about its name change to Vista Mining Company.

2001: AMI and Norcan Mining Company from Canada acquired the prospecting license from Vista Mining Corporation without Ministerial approval and notification.

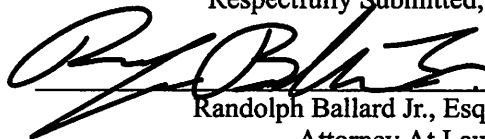
2004: Based on the complaint filed by John Simpson against AMI, Vista, and Norcan; the Minerals Commission requested AMI to respond to the allegations. (see attachment H). To this date, they have not responded .

2006 and 2007: Serious Fraud Office letter, written by the then acting Executive Director Mr. Cudjoe, stated that allegations by John Simpson were unfounded. This letter is unacceptable as there is no evidence that SFO conducted any investigation in America to prove whether Vista Mining Corporation and its official are criminally liable. He further stated that all the assets of Vista Mining Corporation have been bought by AMI. Based on my findings, I have concluded that Vista and its officials are criminally liable under the Maryland Criminal Code based on the following findings;

In conclusion, based on the facts as described above, Vista, AMI, Norcan, Ashanti and their affiliates have committed both actionable and criminal offenses including deceit, fraudulent omission, affirmative misrepresentation and scienter under the Maryland state criminal code, Ghanaian law, and Canadian securities law.

I am, by this letter, giving the companies involved above and its officials to respond to the allegations within two weeks or legal action will be taken against them.

Respectfully Submitted,



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Attorney for John Simpson