



0000116340

ORIGINAL

RECEIVED

2001 APR 12 P 4: 01

AZ CORP COMMISSION
DOCUMENT CONTROL

1 John R. Augustine, Jr. (SBA #013743)
2 JOHN R. AUGUSTINE, JR., P.C.
3 The Citadel, Suite 300
4 2727 North Third Street
5 Phoenix, Arizona 85004-1106
6 Telephone: 602/650-1515
7 Facsimile: 602/264-2444
8 Attorney for Respondents M.G. Natural Resources Corp.

BEFORE THE ARIZONA CORPORATION COMMISSION

Arizona Corporation Commission
DOCKETED

APR 12 2001

7 **WILLIAM A. MUNDELL**
8 **Chairman**
9 **JIM IRVIN**
10 **Commissioner**
11 **MARC SPITZER**
12 **Commissioner**

DOCKETED BY

10 In the matter of:)
11)
12 M.G. NATURAL RESOURCES CORPORATION)
13 f/k/a Mariah International, Guildmark Industries and)
14 M.G. Gold Corporation, currently known as)
15 Xenolix Technologies, Inc.)
16 34 Maple Street)
17 Summit, NJ 07901)
18)
19 ALVIN CHARLES JOHNSON, JR.)
20 1930 East Third Street, Suite 11)
21 Tempe, AZ 85281)
22)
23 Respondents.)

DOCKET NO. S-03356A-00-000
**RESPONDENT MG NATURAL
RESOURCES FIRST REQUEST
FOR PRODUCTION OF
DOCUMENTS TO THE
SECURITIES DIVISION**

(Assigned to ALJ Marc Stern)

**TO: THE ARIZONA CORPORATION COMMISSION SECURITIES DIVISION AND
ITS COUNSEL**

Respondent M.G. Natural Resources Corporation (n/k/a Xenolix Technologies, Inc.), by and through their undersigned counsel, hereby request that the documents or things designated herein be produced for inspection and copying, pursuant to A.R.S. § 41-1062(A)(4). The requested documents are necessary for hearing preparation purposes and are not otherwise available to respondent and its counsel.

Except as otherwise agreed by the parties, the time and place of inspection shall be:

1 DATE AND TIME: April 27, 2001 at 9:00 a.m., or such earlier date the presiding officer may
2 direct.

3 PLACE: John R. Augustine, Jr., P.C.
4 The Citadel, Suite 300
5 2727 North Third Street
6 Phoenix, Arizona 850004-1001

7 The documents or things sought by this request include documents and things in the possession,
8 custody and/or control of the Securities Division, its predecessors, successors, assigns, related or affiliated
9 persons or entities, their attorneys, and all agents, servants, representatives, investigators and others who
10 may have obtained custody of the documents or things on behalf of the Securities Division or its counsel.

11 I. DEFINITIONS.

12 A. "Document" refers to any type of printed, typed, recorded, written, graphic or photographic
13 matter that either concerns, or was dated or prepared during, the relevant time period, regardless of how it
14 was printed, produced, reproduced, coded or stored, and whether it was sent or received. It encompasses
15 (1) the original, (2) any note, facsimile, fax, draft, alteration, modification or amendment thereof, (3) any
16 reproduction when the original is not within your possession, custody or control, (4) any nonidentical
17 reproduction of the original (e.g., subsequent notations on the copy), and (5) both sides of the foregoing.

18 This term includes, but is not necessarily limited to, the following: papers, books, accounts, letters,
19 models, photographs, films, diagrams, drawings, sketches, blueprints, plans, specifications, objects,
20 correspondence, messages, telegrams, cables, telex messages, teletypes, facsimiles, faxes, memoranda,
21 stenographic, handwritten or transcribed notes and notations, work papers and sheets, routing slips,
22 instructions, orders, intra- and inter-office communications, intra- and inter-departmental communications,
23 communications of any type to, between or among directors, officers, employees or representatives,
24 transcripts, memoranda, reports and recordings of telephone conversations, interviews, conferences or
25 meetings, affidavits, statements, resumes, abstracts, summaries, opinions, court pleadings, price, traffic,
26

1 inventory, production, marketing or distribution books, manuals or guides, test reports, reports, indices,
2 minutes, tabulations, studies, analyses, forecasts, evaluations, contracts, deeds, licenses, agreements,
3 purchase orders, invoices, notebooks, entries, receipts, checks, ledgers, journals, accounting records,
4 summaries of accounts, balance sheets, income statements, questionnaires or answers to questionnaires,
5 statistics or other data compilations, advertisements, publications, brochures, circulars, prospectuses, offers,
6 press releases, bulletins, pamphlets, trade letters, desk or pocket calendars, appointment books, diaries,
7 telephone logs, expense accounts, lists, logs, tabulations, charts, graphs, maps, surveys, video or audio
8 recordings, cassettes, tapes or discs, and any transcriptions thereof, data sheets, computer tapes and discs,
9 magnetic tapes, punch cards, computer printouts, data processing input and output, computer files,
10 computer programs, computer program coding sheets, microfilms, microfiche, other electronic,
11 photographic or mechanical devices or mediums on or through which any type of information is
12 transmitted, stored, recorded or preserved, and other items similar to any of the foregoing, regardless of
13 their author, origin, type or denomination by plaintiff.
14

15 B. "Respondent" refers to M.G. Natural Resources Corporation (n/k/a Xenolix Technologies,
16 Inc.).
17

18 C. "You" refers to the Securities Division of the Arizona Corporation Commission or any
19 other individual or agency acting on its behalf.

20 D. "Commission" refers to the Arizona Corporation Commission.
21

22 **IV. DOCUMENTS TO BE PRODUCED.**

23 The following documents are to be produced:

24 1. Copies of any and all transcripts of any examination-under-oath, deposition or recorded
25 interview involving any respondent, witness or other individual possessing knowledge regarding the
26 allegations in the Securities Division's Notice of Opportunity for Hearing dated March 20, 2001.

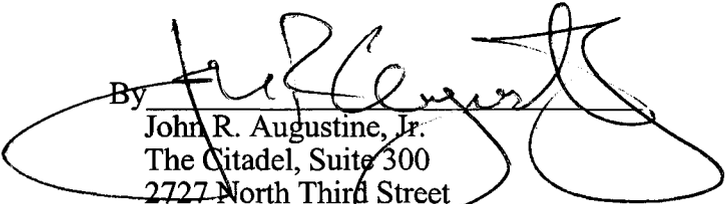
1 2. Copies of any and all scientific or other reports referencing or otherwise referring to
2 precious metals or precious metal content in any media including, coal combustion products, volcanic
3 cinders, fly ash, and/or scoria.

4 3. Copies of any and all memoranda, notes or other documents containing, memorializing or
5 otherwise setting forth the recollections, knowledge or other information of any witness or potential
6 witness whom the Division may call as a witness in the herein matter whether prepared by the Securities
7 Division or the witness him/herself.

8 4. Copies of any and all accounting or other reports wherein you or any of your witnesses set
9 forth information regarding sources and uses of monies by Respondent.
10

11 RESPECTFULLY SUBMITTED this 12th day of April, 2001

12 JOHN R. AUGUSTINE, JR., P.C.

13
14 By 

15 John R. Augustine, Jr.
16 The Citadel, Suite 300
2727 North Third Street
17 Phoenix, Arizona 85004-1106
Attorney for Respondent MG Natural Resources Corp.

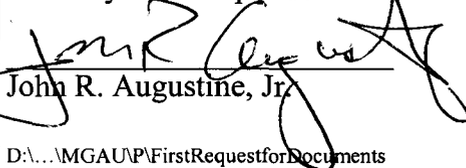
18 ORIGINAL and TEN copies of the foregoing
19 filed this 12th day of April, 2001 with:

20 DOCKET CONTROL
Arizona Corporation Commission
21 1200 West Washington
Phoenix, Arizona 85007

22 COPIES of the foregoing mailed/faxed
23 this 12th day of April, 2001 to:

24 Wendy Coy, Esq.
Securities Division
25 Arizona Corporation Comm'n
1300 West Washington, 3rd Floor
26 Phoenix, Arizona 85007
Attorney for the Securities Division

1 P. Michael Salcido, Esq.
2 Gust Rosenfeld, P.L.C.
3 201 North Central Avenue, Suite 3300
4 Phoenix, Arizona 85073-3300
5 Attorneys for Respondent A. Johnson

6 
7 John R. Augustine, Jr.

8 D:\...MGAU\FirstRequestforDocuments

9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26