

Exhibit A

are receiving this Notice because you are, or potentially may be, a “Receivership Claimant” as defined in the Settlement Agreement. A copy of the Motion and its exhibits are enclosed. The Receiver has also made these documents available in electronic format at no cost on the Receivership Estate’s website at <http://www.vendettaroyaltyreceivership.com>. The Court could consider and rule on the Motion within fourteen (14) days of its filing if no opposition is filed.

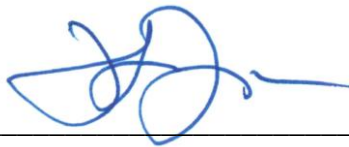
As stated in the Motion, the Receiver believes that the Settlement Agreement, including the entry of a Final Claim Bar Order (the “Bar Order”) (also enclosed; see details below), is fair, equitable, and reasonable, and in the best interest of the Receivership Estate, including the Receivership Claimants. Pursuant to the Settlement Agreement, the Receivership Estate will secure return of approximately \$200,000 in commissions and other fees paid to the Brock Parties by Receivership Entities for, among other things, the offer and sale of limited partnership interests in Vendetta Royalty Partners, Ltd. (“Vendetta Partners”) and Iron Rock Royalty Partners, Ltd. (“Iron Rock Partners”). The Brock Parties have further agreed to waive and relinquish any claims and rights to participate in the claims process associated with the ultimate distribution of assets from the Receivership Estate. The notional claim amount of the Brock Parties is \$469,921. When the potential litigation costs, delays and uncertainty of litigation are taken under consideration, the Receiver believes that the value of this Settlement Agreement to the Receivership Estate is \$450,000, plus the percentage of the notional claim amount of \$469,921 which the Brock Parties would have been entitled to as a distribution from the Estate.

Also enclosed is a copy of the proposed Bar Order, which was a necessary condition of the Settlement Agreement in order to secure the settlement payment (and the waiver of claims for distribution) by the Brock Parties. The Bar Order could affect your legal rights as a Receivership Claimant. If the Bar Order is signed and entered by the Court, Receivership

Claimants will no longer be able to sue any of the Brock Parties related to investments they made in Vendetta Partners, Iron Rock Partners or their related entities, or related to the operations, management, and proceed-raising activities of Vendetta Partners, Iron Rock Partners or any other Receivership Entity or defendant listed above.

However, nothing in the Settlement Agreement will impair the rights of any Receivership Claimant from participating in the claims process associated with the ultimate distribution of assets from the Receivership Estate, which distribution will include the assets recovered and preserved through the above settlement with the Brock Parties.

Dated: January 6, 2015



Thomas L. Taylor III

Court-appointed Receiver for Robert A. Helms, Janniece S. Kaelin, Deven Sellers, Roland Barrera, Vendetta Royalty Partners, Ltd., Vendetta Royalty Management, LLC, Vesta Royalty Partners, LP, Vesta Royalty Management, LLC, Iron Rock Royalty Partners, LP, Iron Rock Royalty Management, LLC, Arcady Resources, LLC, Barefoot Minerals, G.P., G3 Minerals, LLC, Haley Oil Company, Inc., Lake Rock, LLC, SeBud Minerals, LLC and Technicolor Minerals, G.P.