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Jule prosent 15,00: 650 300 100 COST ESTIMATE 100 600 Phase 1 17500 650 1.0 Camp Cost servicing and supplies \$ -8,000.00 HOOD. Reach Test 2.0 Survey Grid 3,000.00 7,50 3.0 Geological Mapping -8,000.00 5200. Geologist and helper 4.000.00 2000 lege 4.0 Sampling, assaying 5,000.00 2400 5.0 Transporation, air fares, truck 6,000 00 14350 6.0 Dozer work 2,500.00 7.0 Consulting 2000 8.0 Contingencies 15%

Phase 2

Total Phase 1

Reverse circulation drilling and diamond drilling are to be con-

side	red as success con	[2] (1) [2] [4] [4] [4] [4] [4] [4] [4] [4] [4] [4		
1.0	Rotary - 3000' 0	\$12.00 \$ 50 1500	\$ 36,000.00	14.258 pm
2.0	Diamond Drilling Deall Locations	- 1000' @ \$ 25.00	25,000.00	7 15000
3.0	Assays		-5,000.00	2250
4.0	Supervision &	olyut (Scuply)	4,000.00	3500
5.0	Consulting and Co	mtingencies	10,000.00	4450
	Contracy	1000-	81,000.00>	26700
6.	compart	Total - Both phases	\$122,500.00	30 700
		Respectfull	y submitted,	50050

John R. Poloni, B.Sc., P. Eng.

4,000.00

\$ 41,500.00

Carp Costs 5000 1000

Committee Loss 159

Sultentine 1000, 159

400

250

3750 Geo

undergund 600-Geo

myspelar 1000
520

520

520

1 Pr

1250 250 1500 Phase 1 preliminary Goology 1250 \$50-A ferench & compilation 1. Comp 4000 2. Leach lest 750 3. Geological Mappey Geologist & helper 5200 t. Surpling & anany 2000 2400/4350 5. Trampolation 2500 /6850 6. Consulting 7. Contingencier 8. Land contract 1000 2500 19350. 1250 250 1500 1 mg Phone II Exploration 1. Comp 4000 1 500 2. Dulling 1250 15000 3. Coologist Elegon 4250 4. Soughy away 2250 5. transportation 1100 1500/28,00 6. Dozer 5600 /33700 7. Constin 8. Continue 5050 9. Lund Contract 1400 34750 Phase III construction (1 month) 1. Comp troilin help 5000 traile staff 5000 Sulvistance 2000 2. Labor 1500 Staff Empa - constant 6000 3500 500 3. Stewar Dozer 2600 Pond lines 2500

4. Equipment Strypio Unt 16000 Pungs 1200 Priping Pluling 1500 Touch 500 Settles tuck 500 Generation 25 KW 5000 Electrical 1800 15000 Supplies chamials 500 fuel & oil 1500 6 operational Expenses

EXHIBIT A

KUNKES-BROWN CLAIMS

			Torontonia .	
	Unpatented lo	Unpatented lode mining claims, the names of		
said cla	ims and the notices	of location there	of being o	f record
in the o	office of the County	Recorder of MOHAV	E COUNTY	-
	Lode mining c	laims embracing a	portion o	f town-
ship 2	7N Range 21W	G&SRBM	of pu	blic do-
main, ir	the	_ Mining District	,	
	as surveyed	by		•
IDENT. # 3,5,7,9,11	CLAIM NAME	BOOK	PAGE	A.M.C. #
13,15,16	LOST LOBO	6 U	207-247	89783-89798
J.R., 1,2 5m6,7,8,	JOHN RAY JR.	52	338-346	89809-89817
9,10 2,6,7,	JOHN RAY EXT.	204	68-78	89627-89636
8,9,10	GWEN	120	406-415	89637-89646
1,2,10	QUEEN	6W	145-150	89611-89613
1-10	A'S	52	347-356	89677-89686
1,8,9	B'S	52	381-390	89687-89696
6,7	C'S	52	371-380	89697-89706
6	D	52	361=370	89713
10	BOULDER INN B.I.	122	509-528	89626
1-3	BOX CANYON B.C.	229	179-202	89477-89485
1,2	LOST LOBO EXT.	204	79-80	89799-89800

MINING OPTION AGREEMENT

THIS AGREEMENT is made effective as of the 20th day of November, 1980, by and between CHARLES R. KUNKES and MARCARITA KUNKES, his wife (hereinafter designated as "Optionors"), and CYPRESS RESOURCES INC., a corporation, (hereinafter designated as the "Optionee").

WHEREAS:

A. Optionors own certain located mineral claims in the Weaver Mining District, Twp. 26 North, Range 21 West, Sections 21, 28, 29, 30, 31, 32, and 33, Mohave County, Arizona, more particularly described in Exhibit A attached hereto and made a part hereof, which mineral claims, including any amendments or relocations pursuant to the provisions of Section 12, are all hereinafter collectively referred to as the "Property";

B. Optionors desire to option the Property to Optionee and to grant to Optionee the exclusive option to purchase the Property;

NOW THEREFORE, for valuable consideration paid to Optionors by Optionee, the receipt of which is hereby acknowledged and in consideration of the covenants herein contained, Optionors hereby grant unto Optionee an exclusive lease of the Property together with the exclusive option to purchase the Property, free and clear of all morgages, liens and encumbrances of any kind, upon the terms and conditions hereinafter set forth:

1. Warranties and Representations

Optionors represent and warrant to Optionee that, subject to paramount title of the United States, Optioners ownand have exclusive possession of the Property described in Exhibit A; that the Property is free and clear of all liens and encumbrances of other claims and rights whatsoever; that the locations of the mineral claims described in Exhibit A have been completed in compliance with the laws of the State of Arizona and of the United States of America; and that Optionors have full right, power and capacity to enter into this Agreement upon the terms herein set forth.

2. Term: Grant

Optionors hereby grant, lease and demise the Property unto Optionee, their successors and assigns, including, but without being limited to, all ores, minerals and mineral rights in, upon and under the Property, all interest of Optionors in all of the surface and subsurface thereof and all easements, licenses and rights of way heretofore reserved by or granted to Optionor in, upon or pertaining to the Property, and all right, title and interest which may be acquired by or for Optionor in or pertaining to the Property during the term of this Agreement; TOGETHER WITH the right, at Optionee's election made prior to expiration of the term hereof, to purchase the Property on the terms and the conditions hereinafter set forth. While this Agreement is in effect, Optionee shall have the exclusive right to enter into and upon the Property and to explore for, develop, mine extract, leach, remove, produce, beneficiate, concentrate, smelt, refine, manufacture, ship and sell, for their own account, all ores and minerals or products therefrom at such time, in such manner, and using such methods (including methods and techniques hereafter developed) as Optionee deems advisable and to place thereon, maintain, use, and at their election to remove machinery and equipment.

3. Advance Payments

Optionee, in order to maintain this option in good standing shall pay to Optionors according to payment schedule set forth below, those payments (and only those payments), the due dates of which occur prior to the termination date of this Agreement and prior to the date of exercise by Optionee of its option to purchase the Property:

- (a) Upon execution of this Agreement by Optionors and Optionee the sum of Ten Thousand Pollars (\$10,000.00) (this amount has been paid, this payment to be applied to the purchase price of the option);
- (b) Upon execution of this Agreement, the sum of One Thousand Dollars (\$1,000.00) and a similiar sum of \$1,000.00 every month for a period of one year (these payments to be applied to the purchase price of the option);
- (c) On the date one year from the effective date of this Agreement, the sum of Twenty Five Thousand Dollars (\$25,000.00) shall be paid and a similiar sum of \$25,000.00 every six months. These payements shall be made for a period of five and one half years at the end of which one final payment of Three Thousand Dollars (\$3,000.00) shall be made therefore equallying the purchase price of Three Hundred Thousand Dollars (\$300,000.00) at which time the option shall be deemed to be exercised.

4. Payments to Optionors

All payments required to be made by the Optionee to the Optionors hereunder may be made in currency, or by draft or by check, at the option of Optionee, and said payments shall be made to a bank of the Optionors' choice, for the credit of Optionors, which bank shall continue as depository for all payments to Optionors and their successors in interest hereunder. Upon making any such payment, Optionee shall be relieved of any responsibiltiy for the distribution of such payment to the Optionors or to the Optionors' successors in interest.

5. Option to Purchase

At any time during the term hereof, Optionee shall have the exclusive right to purchase the Property by giving written notice to Optionors to the address set forth in Section 16. If the Optionee elects to purchase the Property, the total purchase price shall be the sum of \$300,000.00. The total purchase price shall be reduced by all payments made to Optionor under the provisions of Sections 3 hereof and shall be further reduced by any applicable credits or deductions as provided in Section 11, which sum shall be referred to as the "Net Purchase Price". Upon receipt by the Optionors of the total sum of \$300,000.00 the option herein granted shall be deemed to be exercised and the Optionors shall have no further interest in the Property whatsoever.

6. Escrow of Pocuments

At any time prior to termination or expiration of this Agreement, Optionee may elect to require this Agreement be escrowed, in which event the Bank of the Optionors' choice (or such other bank or title insurance company within Arizona as shall be mutually agreed upon by Optionors and Optionee) shall serve as escrow agent subject to the terms and conditions hereof. Upon such election to escrow, Optionors and Optionee shall, as promptly as is reasonably possible but in any event within ninety (90) days from the date of such election, execute and deliver to

the escrow agent instructions to be prepared by Optionee, setting forth the terms of the escrow consistent with the terms and conditions hereof. Upon execution of escrow instructions, Optionors shall execute and deliver to the escrow agent deeds in recordable form acceptable to Optionee conveying to Optionee title to Property as represented in Section 1 and Optionee shall simultaneously execute and deliver to the escrow agent a relinquishment in recordable form acceptable to Optionors stating that the Optionee holds no interest in the Property. The escrow agent shall be instructed to deliver the title documents to the Optionee in the event of exercise by Optionee of their option to purchase and upon payment in escrow of the net purchase price. The escrow agent shall be instructed to deliver all of the title documents to Optionor in the event of expiration or termination of this Agreement other than by exercise by Optionee of their option to purchase. If, prior to the time of exercising the option to purchase, an escrow has not been established, such an escrow shall be established at the time of exercise of the option to purchase. One-half of the charges of the escrow agent for escrow services shall be paid by each party. Optionee and Optioner agree to promptly execute and forward to the escrow agent any additional documents necessary to maintain current and correct replacements for any of the documents described above and to join in execution of such additional instructions as may from time to time become necessary or desirable in keeping the escrow documents and instructions current.

7. Use of Property

Optionee shall have the right to use the Property and any facilities thereon in connection with any exploration, mining, milling or treatment operation (including, but not limited to, the right to use, cave or destroy the surface in such operations and to use the Property for waste dumps, stockpiles, leaching facilities, tailings and other surface uses) conducted by Optionee on the Property or on adjacent or nearby lands in which Optionee shall have an interest.

8. Protection from Liens and Damages

Optionee shall pay all expenses incurred by it in its operations on the Property hereunder and to permit no liens arising from any act of Optionee to remain upon the Property, andto indemnify Optioners against any liability to third persons resulting from Optionee's operations hereunder.

9. Payment of Taxes

While this Agreement is in force, the Optionee shall pay all taxes, assessments and other governmental charges imposed upon the Property; provided, however, that Optionee shall be under no obligation to pay any such tax or charge if the same is being contested in good faith by appropriate administrative or legal proceedings. If this Agreement is in effect for only a portion of any tax period, Optionee shall be liable for only the applicable pro-rata share of taxes, assessments or other governmental charges imposed.

10. Delivery of Data

If this Agreement is terminated, other than by payment of the full purchase price, Optionee, upon request by Optionors shall, within sixty (60) days of said termination, furnish Optionors copies of all basic factual data, drill logs, drill core, assay data and summaries of factual reports pertaining to the Property prepared by Optionee.

Title Documents - Upon written request by Optionee at any time during the term hereof, Optionor shall promtly deliver to Optionee all abstracts of title to and copies of all title documents affecting the Property which Optionor has in his possession, and copies of any plats and field notes of surveys of the Property which Optionor has in his possession.

- B. Title Defects, Defence and Protection If; (i) in the opinion of Optionee's counsel, Optionor's title to any of the Property is defective or less than as warranted in Section 1, or (ii) Optionor's title is contested or questioned by any person, entity or governmental agency; and if Optionor is unable or unwilling to promtly correct the defects or alleged defects in their title, Optionee may attempt, with all reasonable dispatch, to perfect, defend or initiate litigation to protect Optionors' title. In that event, Optionors shall execute all documents and shall take other actions as are reasonably necessary to assist Optionee in their efforts to perfect, defend or protect Optionor's title. All costs and expenses of perfecting, defending or correcting title (including, but without being limited to, the cost of attorneys' fees and the cost of releasing or satisfying any mortgages, liens and encumbrances) shall be a credit against the payments set forth in Section 3 and against the total purchase price as set forth in Section 5 unless the encumbrance or dispute arises from Optionee's failure to perform obligations hereunder (in which case such costs shall be borne by Optionee).
- C. Lesser Interest Provisions If Optionors' title to any of the Property is defective or less than represented herein, all payments due to be made to Optionors hereunder as set forth in Section 3 shall be reduced to the same proportion thereof as the claims actually owned by Optionor bears to the total claims described in Exhibit A and shall be further reduced to the same proportion of said payments as the undivided interests of Optionor in the said Property hereunder bear to the entire undivided title thereto.
- D. General Nothing herein contained, and no notice or action which may be taken under this Section 11, shall limit or prevent Optionee's right to terminate this Agreement at any time, as hereinafter provided.

12. Amendment; Relocation; Patent

Optionee shall have the right to amend or relocate, in the name of Optionors, any of the claims described in Exhibit A which Optionee, in their sole discretion, deem advisable to relocate or amend. Optionee shall not be liable in connection with the relocation or amendment of claims within the Area of Interest as long as such act (or omission) is not made in bad faith. Upon request by Optionee, Optionors shall apply for a patent to any of the unpatented mineral claims designated by Optionee and shall execute all necessary documents in connection therewith, and shall cooperate fully with Optionee in securing patent. All expenses incurred or authorized by Optionee in connection with patent proceedings shall be borne by Optionee. The rights of Optionee under this Agreement shall extend to any of the relocated, amended or patented mineral claims.

13. Notice of Non-Liability

Optionee, upon receipt of the same from Optioners, shall post on the Property and record in the office of the Recorder of Mohave County, Arizona, a "No Lien" notice, at its expense, as provided by A.R.S. S 33-990. The notice shall be prepared by Optioners and delivered to Optionee for posting and recording.

A. By Optionee - Optionee shall have the right to terminate this Agreement at any time prior to exercise of its option to purchase by giving Optionor notice of Optionee's election to so terminate. The obligation to make the payments referred to in Section 3 hereof shall cease forthwith upon the Optionee giving such notice of election to terminate, to the Optionors. Upon expiration of ninety(90) days from the giving of such notice, this Agreement shall automatically terminate without further action of the parties, and Optionee and Optionors shall have no further rights or obligations hereunder as to the Property, provided that if Optionee give such notice of termination at any time with 180 days of the expiration of any annual assessment year, Optionee shall perform the assessment work on the Property for such year.

By Optionors-It is agreed between the parties hereto that if the Optionee at any time should be declared in-solvent or bankrupt, or if an assignment of all the Optionee's interest in the Property shall be made for the benefit of creditors, or if all the Optionee's leasehold interest herein shall be levied upon under execution or seized by virtue of any of any court of law, or if a petition be filed to declare the Optionee bankrupt, or a trustee in bankruptcy or a receiver be appointed for the Optionee, whether under the operation of a state of federal statute, then, and in any of said cases, Optionor may, at their option, immediately and without notice to Optionec, or any assignee, terminate this Agreement and immediately retake possession of the Property, using such force as may be necessary without being deemed guilty of any manner of trespass or for-cible entry or detainer. In the event of other default by the Optionee in the performance of obligations hereunder, including default in the making of any option payments due hereunder, the Optionor shall give to the Optionee written notice specifying the default. If the default is not cured within thirty (30) days after the Optionee has received the notice, or if the Optionee has not within that time begun appropriate action to cure the default and does not thereafter diligently prosecute such action to completion, Optionors may terminate this Agreement by delivering to Optionee written notice of such termination. Optionors shall have no right to terminate this Option except asset forth in this Section 14B.

C. Removal of Property - Upon any termination or expiration of this Agreement, Optionee shall have a period of 90 days from and after the effective date of termination in which to remove from the Property all of its machinery, equipment and materials located on the Property, except supports placed in shafts, drifts or openings in the Property, buildings, mine rails, pipe lines and water-tanks. Any property of the Optionee's not so removed at the end of the said 90 day period shall become the property of the Optionors.

15. Assessment Work

Optionee shall perform annual assessment work required to maintain the mineral claims for any assessment year in which notice of termination of this Agreement has not been given prior to 6 months before the end of each such assessment work year. Optionee shall prepare and record Affidavits of Performance of Assessment Work but shall not be liable on account of holdings by any court or governmental agency that the effects of work so elected and performed by Optionee does not constitute the required annual assessment work for purposes of preserving title to such claims provided that the work so done is of the kind generally accepted as assessment work and that the Optionee has expended a total amount sufficient to meet the minimum requirements with respect to all of the mineral claims.

16. Notices

Any notice required tobe given to Optionors shall be given by registered or certified mail addressed as follows:

Charles R. Kunkes and Margarite Kunkes Boulder Inn, Highway 93, Arizona

and any notice to be given to Optionee shall be given by registered or certified mail addressed as follows:

Cypress Resources Inc. 1020-800 West Pender Street, Vancouver, B.C. V6C 2V6

and a copy to:

Rand & Edgar Barristers & Solicitors 400-750 West Pender Street, Vancouver, B.C.

Any notice so given shall be deemed to have been validly given upon mailing. The above addresses may be changed by the respective parties by notice given as herein provided.

17. Inspection of Premises

At Optionors' sole risk and expense, a representative of Optionors' may visit the Property to observe the general nature of Optionee's operations during the term of this Agreement, provided, however, that no such visit shall interfere with any of Optionee's operations thereon.

18. After Acquired Property

If the Optionors, Optionors' servants, agents or any affiliated persons or companies associated with them acquires additional mineral claims or mineral interests within two miles of the outer boundary of the Property, it shall by notice in writing advise the Optionee of such acquisition and the Optionee may elect to make such after acquired property subject to this Agreement. If the Optionee so elects, the Optionors shall deliver to the Optionee deeds in recordable form acceptable to the Optionee conveying to the Optionee title to the after acquired property. If the Optionee, the Optionee's servants or agents, or any affiliated corporations acquires by way of staking any additional mineral claims or mineral interests within one half mile of the outer boundary of the Property they shall by notice in writing advise the Optionee of such acquisition and thereafter such after acquired property shall be included in the Property. Any after acquired property shall be conveyed to the Optionors upon the termination of this agreement other than by way of exercise of the Option by Optionee.

19. Memorandum of Recording

Optionee and Optionor agree to execute a Memorandum of this Agreement for recording purposes.

20. Headings for Convenience Only

The headings used in this Agreement are for convenience only and shall be disregarded in construing this Agreement

21. Assignment and Transfer

This Agreement and the terms and the conditions hereof shall be binding upon and extend to the successors, heirs, and assigns of the parties hereto; provided, however, that no transfer, assignment or division of the monies payable or the rights hereunder, however accomplished, shall operate to enlarge the obligations or diminish the rights of Optionee.

IN WITNESS WHEREOF, this MINING OPTION AGREEMENT has been executed on the day and year first above written.

State of Arizons
County of Macuella Charles R. Kunkes
The foregoing instrument was acknowledged before, me this 20 day of 100. 19
by Macuella Kunkes
Notary Public My Commission Expires Jan. 22, 1983

Margarite Kunkes

Margarite Kunkes

Margarite Kunkes

OPTIONEE

Cypress Resources Inc.

NOV. 4 1980

. Letter of hetend:

Between: Pacific Cypress minerals ett.

And: C. KUNKES

The parties agree to enter into a formal OPTION agreement on the following terms: CYPRESS will option approx. 60 claims for the sum of 10,000." (ten thousand) down, monthly payments of "1000." (one Hound) for 12 (twelfe mosts). 25,000 = (treaty five) after one year, and 25,000. (twentytive) every six months till the full amount of 300,000= (threehundred Housand) is paid

Charles P. Kunkes

El. Mueller El. bells pres

Witness Folged Brown

			RECOR	DER #	1
CLAIM NAME	IDENTIFICATION #	A M.C. #		AND PAGE	SECTION
	357,9,11,13,15,16	89 798	60	207 - 247	29 4 30
JOHN RAY	J.R.1,2	89809 THEU 89817	52	338 - 346	21
JOHN PAY EXT.	5,6,7,8,9,10	49627 THEU 89636	204	68-78	28 4 29
GWEN	2,6,7,8,9,10	89637 THED	120	406-415	21 4 29
		89611 1942			Secure of the section
QUEEN	1,2,10	89677 THE		1145-150	29
A's	I THEU IO	49687 TERU	52	347-356	28,29,
B's	1,8,9	89196	52	381 - 390	29 a 3
C's	6.7	89 697 THEU 89706	52	371 - 380	28,24,32
D	6	19713	52	361 - 370	29 4 32
Boulder Inn	ю	89626	122	509 - 528	28
BOX CANYON	I THELL &	89477 THEN	229	179 - 202	28429
LOST LOBO EXT.	1,2	19799 89500	204	79-80	29 4 50
					The state of the s

T. 27 N.

R. 21 W. 21 SHY 2 1 DAM PAR 19 20 TR TR TR ent ext ext 71 6 t JOSO EXT 9 10 TZTN 10 30 28 LOST D-6 5-9 8-8 8-1 C-7 C-6 31 33 32

N

/": 2000"

53 ClAIMS

KUNKES - BROWN CLAIMS RELOCATIONS

BOX CANYON PROJECT

MOHAVE CO AZ.



United States Department of the Interior

A MC 89477 thru A MC 89840 (952)

BUREAU OF LAND MANAGEMENT

ARIZONA STATE OFFICE 2400 VALLEY BANK CENTER PHOENIX, ARIZONA 85073

June 9, 1980

Mr. Charles R. Kunkes LVSR, Box 970 Kingman, Arizona 86401

Dear Mr. Kunkes:

This letter is to identify the serial numbers we have assigned to your mining claim location notices filed in this office on October 20, 1979.

Serial Number	Name of Claim
A MC 89477 thru A MC 89549 A MC 89550 A MC 89551	Box Canyon #1 - #73 Box Canyon #74 Relocation Box Canyon #75
A MC 89552 A MC 89553 thru A MC 89559 A MC 89560 A MC 89561	Box Canyon #76 Relocation Box Canyon #77 - #83 Box Canyon #84 Relocation Box Canyon #85
A MC 89562 A MC 89563	Box Canyon #86 Relocation Box Canyon #87 Box Canyon #88 Relocation
A MC 89564 A MC 89565 A MC 89566 thru A MC 89568	Box Canyon #89 Box Canyon #90 Relocation thru #92 Relocation
A MC 89569 thru A MC 89606 A MC 89607 thru A MC 89610 A MC 89611 and A MC 89612	Box Canyon #93 - #130 Box Canyon #201 - #204 Queen 1 and 2
A MC 89613 A MC 89614 thru A MC 89616 A MC 89617 thru A MC 89626	Queen 10 Sky Blue #1 - #3 Boulder Inn #1 - #10 J. R. Extension #1 - #10
A MC 89627 thru A MC 89636 A MC 89637 thru A MC 89646 A MC 89647 thru A MC 89666 A MC 89667 thru A MC 89676	Gwen #1 - #10 Crazzy Charlie #1 - #20 Last Chance-No. 1 - No. 10
A MC 89677 thru A MC 89686 A MC 89687 thru A MC 89696 A MC 89697 thru A MC 89706	A-1 Ehru A-10 B-1 Ehru B-10 C-1 Ehru C-10
A MC 89707 thru A MC 89716 A MC 89717 thru A MC 89720 A MC 89721 thru A MC 89730	D-1 thru D-10 E-1 thru E-4 Margie #1 - #10
A MC 89731 and A MC 89732 A MC 89733 and A MC 89734	Margie #13 and #14

			and A MC 89736	Margie 15 and 16
A	MC	89737	and A MC 89738	Margie #17 and #18
A	MC	89739	and A MC 89740	Margie 19 and 20
A	MC	89741	thru A MC 89749	Last Hope #1 - #9
A	MC	89750		Last Hope 10
A	MC	89751	and A MC 89752	Last Hope #11 and #12
A	MC	89753		Intrepid Fox I
A	MC	89754	thru A MC 89757	Intrepid Fox II - V
A	MC	89758		Intreped Fox #6
A	MC	89759		Intreped Fox #15
A	MC	89760	and A MC 89761	Intrepid Fox 16 & 17
A	MC	89762	thru A MC 89768	Intreped Fox 18-24
A	MC	89769	thru A MC 89779	Kunkes 1 - 11
A	MC	89780		Kunke 12
A	MC	89781	and A MC 89782	September Morning I & II
A	MC	89783	thru A MC 89798	Lost Lobo #1 - #16
A	MC	89799	and A MC 89800	Lost Lobo Extension #1 - #2
A	MC	89801	thru A MC 89808	Fox 1 - 8
A	MC	89809		John Ray
A	MC	89810	thru A MC 89817	John Ray - 1 thru -8-
A	MC	89818	thru A MC 89826	Pearl 1 - 9
A	MC	89827		King #1
A	MC	89828	thru A MC 89830	King II - IV
			and A MC 89832	King IX & X
			thru A MC 89840	Tiager 1 - 8

Please refer to the claim names and the serial numbers in any future correspondence.

This will also acknowledge receipt of your Affidavit of Labor Performed and Improvements Made for the above claims for the year 1978-1979.

The regulations in 43 CFR 3833.1-2, copy enclosed, require that each location notice must have a reference to county recording information by book (docket) and page or other identification number of the notice or certificate and, if amended, of the last recorded amendment. Please furnish this information for claims listed below so that your filings will be complete.

S	Serial Number						Name of Claim			
A	MC	89477	thru	A	MC	89549	Box Canyon #1 thru #73			
A	MC	89550					Box Canyon #74-Relocation			
		89551					Box Canyon #75			
		89552					Box Canyon #76 Relocation			
		89553	thru	A	MC	89559	Box Canyon #77 - #83			
		89560					Box Canyon #84 Relocation			
		89561					Box Canyon #85			
A	MC	89562					Box Canyon #86 Relocation			
		89563					Box Canyon #87			
		89564					Box Canyon #88 Relocation			
100		89565					Box Canyon #89			
3 200		89566	thru	A	MC	89568	Box Canyon #90 Relocation - #92 Relocation			

3.

Box Canyon #93 thru #130 A MC 89569 thru A MC 89606 Box Canyon #201 - #204 ► A MC 89607 thru A MC 89610 Queen 1 and 2. A MC 89611 and A MC 89612 Oueen 10 A MC 89613 Boulder Inn #1 - #10 A MC 89617 thru A MC 89626 J. R. Extension #1 A MC 89627 Margie #17 and #18 A MC 89737 and A MC 89738 Margie 19 and 20 A MC 89739 and A MC 89740 Last Hope #1 - #9 A MC 89741 thru A MC 89749 Last Hope 10 A MC 89750 Last Hope #11 and #12 A MC 89751 and A MC 89752 Intrepid Fox I A MC 89753 Intrepid Fox II - IV A MC 89754 thru A MC 89756 Intreped Fox #6 A MC 89758 Intreped Fox #15 A MC 89759 Intrepid Fox 16 and 17 Lall have had A MC 89760 and A MC 89761 Intreped Fox 18 thru 24 A MC 89762 thru A MC 89768 Kunkes 1 thru 10 A MC 89769 thru A MC 89778 Fox 1 thru 8 A MC 89801 thru A MC 89808 John Roy A MC 89809 John Ray 1 thru 8 A MC 89810 thru A MC 89817 Pearl 1 thru 9 A MC 89818 thru A MC 89826 King #1 A MC 89827 King II thru IV A MC 89828 thru A MC 89830 A MC 89831 and A MC 89832 King IX and X Tiager 1 thru 8 A MC 89833 thru A MC 89840

In attempting to note our records with the legal description of these claims, several discrepancies were encountered. The description on the location notice differs from placement on the maps for Margie 17 and 18, A MC 89737 and A MC 89738, C.5 and C.6, A MC 89701 and A MC 89702, and Intrepid Fox 16 through 20, A MC 89760 through A MC 89764.

No legal description is provided for Kunke 12, A MC 89780.

Intrepid Fox #15 and 20 through 23, A MC 89759 and A MC 89764 through A MC 89767 were not shown on the map.

Please furnish an accurate description for these claims for our records.

A photocopy of your recorded Affidavit of Labor Performed or Notice of Intent to Hold for the 1979-1980 assessment year should be filed in this office on or before December 30, 1980. To be acceptable, the affidavit must show the work done during the period noon September 1, 1979 to noon September 1, 1980. No fee is required.

Sincerely.

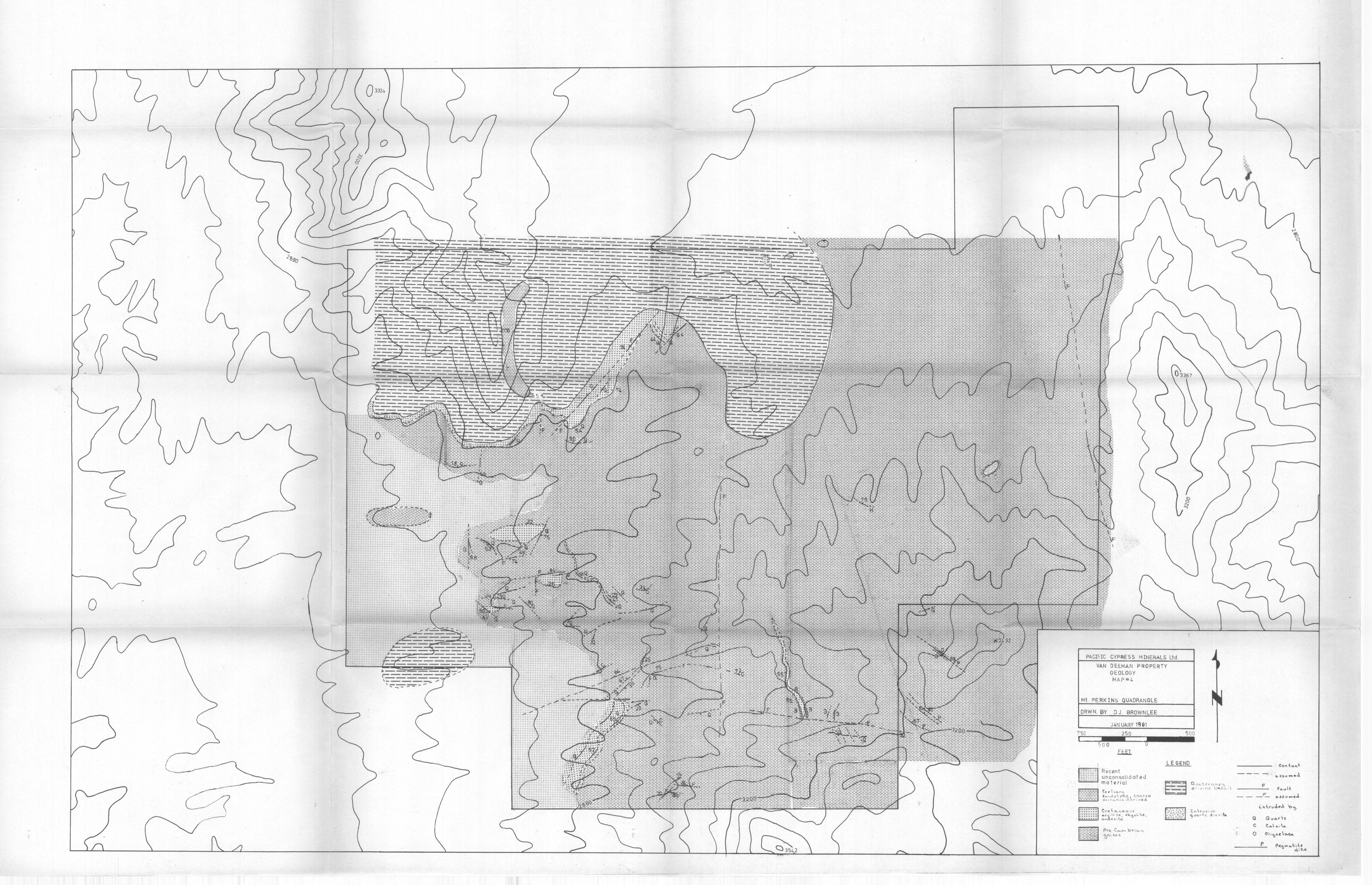
Theresa A. Carmack

Acting Chief, Branch of Records

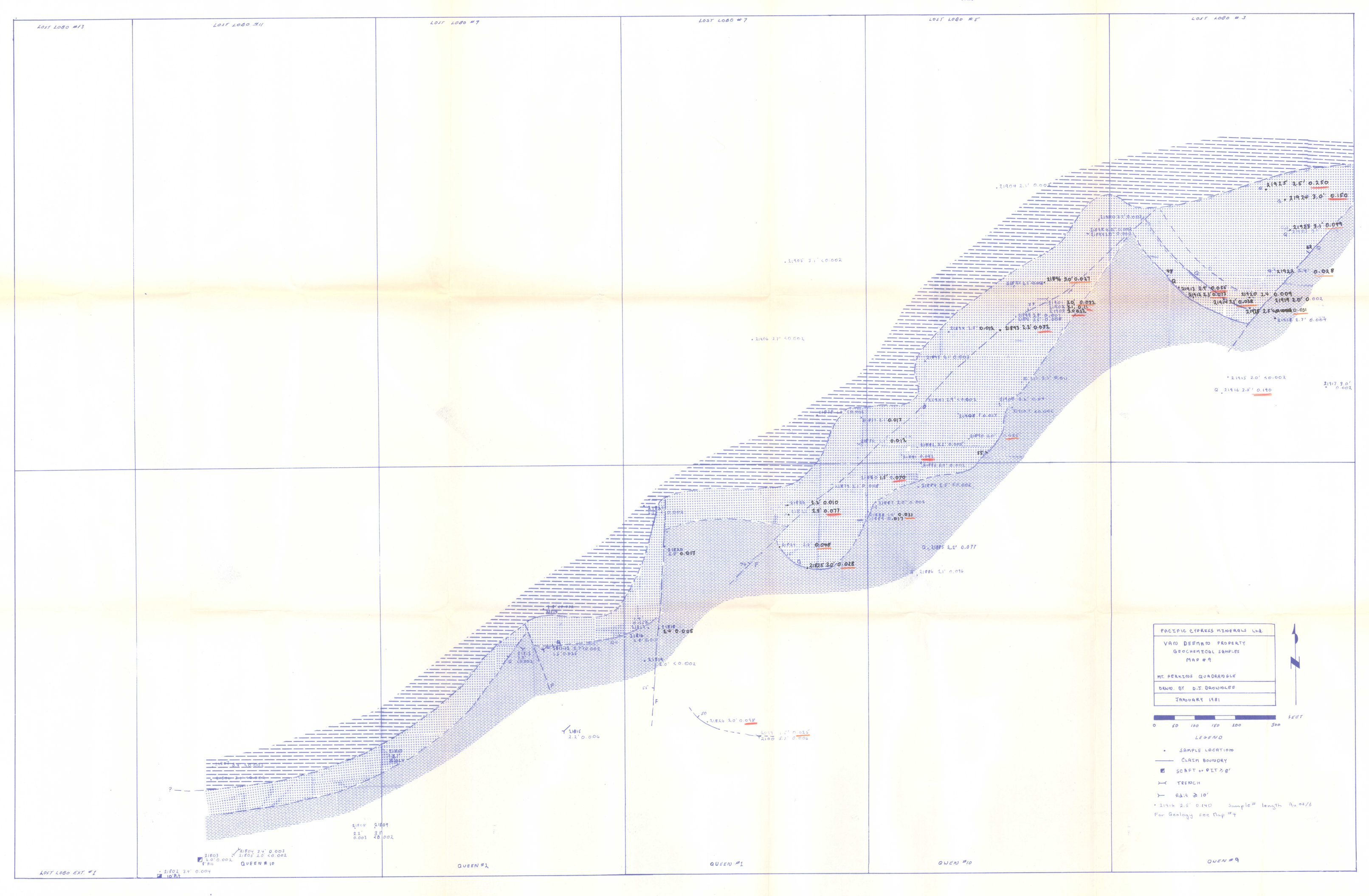
and Data Management

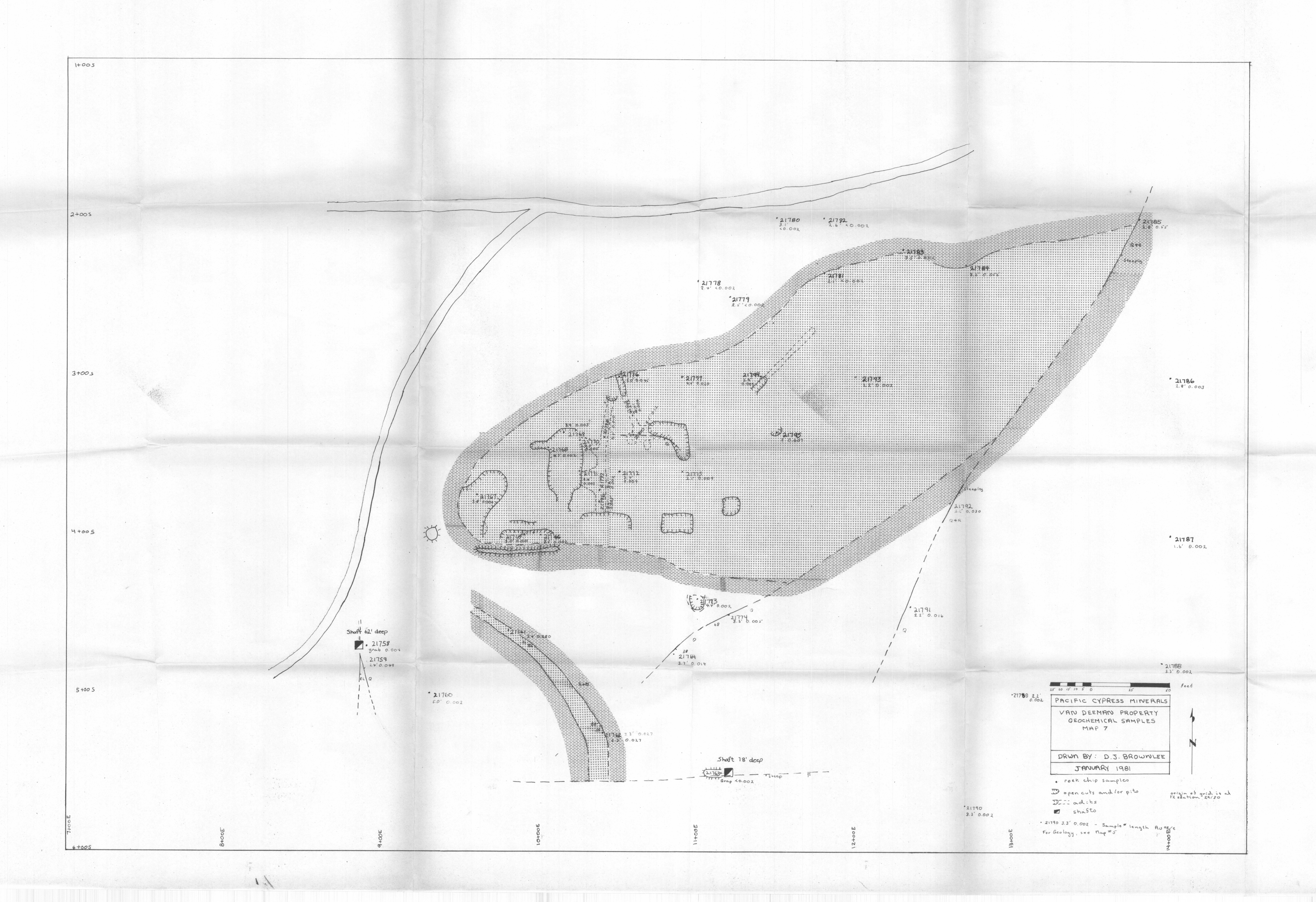
Enclosure: Regulations 43 CFR 3833

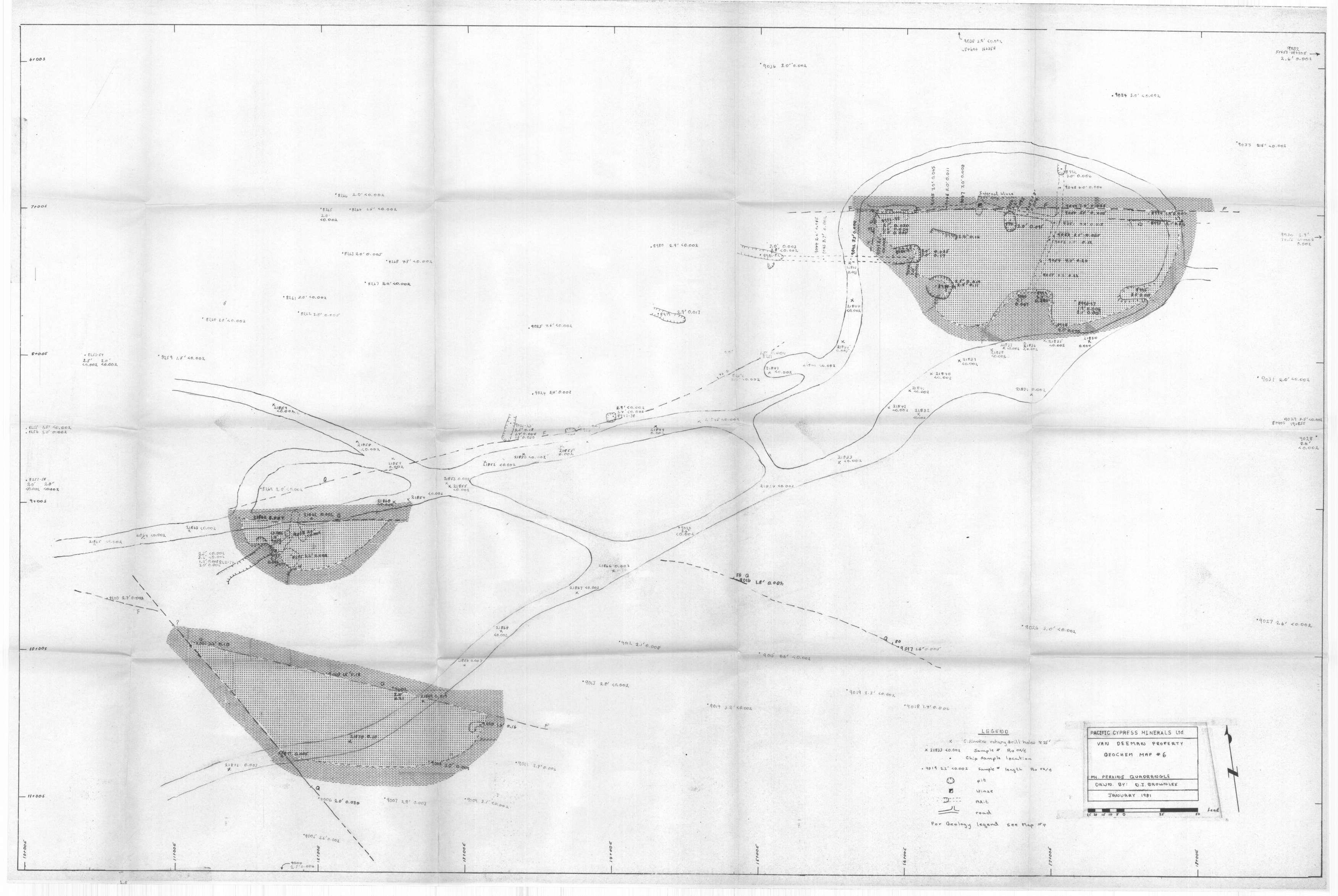


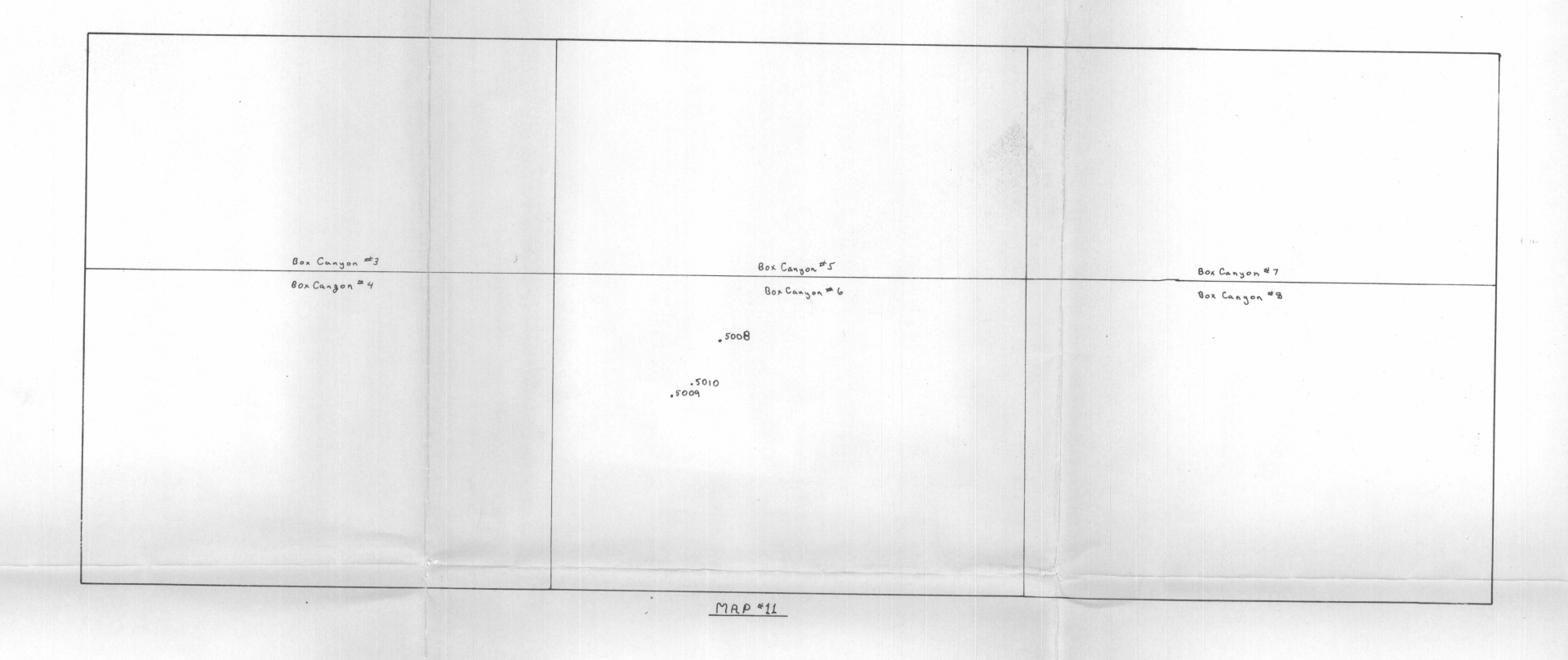


JOHNNY RAY EXT #10	JOHNNY RAY EXT. #9	JOHNNY RAY EXT # 8	JOHNNY RAY EXT. #7	JOHONY RAY	EXT. #6 JOHNNY RAY EXT. #5
	i i i i i i i i i i i i i i i i i i i				
		* 5004			
		* 5005			
	• 5003				
	• 500	5002			
					PACIFIC CYPRESS MINIERALS LIL
					VAN BEEMAN PROPERTY GEOCHEMICAL SAMPLES MAP # 10
					DRWN. BY R. MUELLER
					FEBUARY 1981
					· SRMPLE LOCATION
					CLAIM BOUNDRY SHAFT OF PIE > 8' TRENCH
GWEN #8	GWEN #7	GWEN#6	β.c. # 1	B.C. #3	A 017 > 10' B.C. # 5









MAP "12

