



CONTACT INFORMATION
Mining Records Curator
Arizona Geological Survey
3550 N. Central Ave, 2nd floor
Phoenix, AZ, 85012
602-771-1601
<http://www.azgs.az.gov>
inquiries@azgs.az.gov

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MINING CONSULTING & CONTRACTING

A. T. Janssen
Principal
6200 Meadow Wood, Apt. 1196
Reno, NV 89502
(702) 827-5785

October 15, 1983

TO WHOM IT MAY CONCERN:

Mineral Recovery, Inc., a Utah corporation, owns a mining lease on 13 claims in Yavapai County, Arizona. Since the lease went into effect on December 29, 1982, Mineral Recovery has conducted limited mining operations for which it acquired equipment which is described in the enclosed.

Mineral Recovery desires to sell mining lease and equipment to any qualified buyer. For that purpose Mineral Recovery has retained Mining Consulting & Contracting to act as its sole agent for the negotiation of the terms of the sale of its assets. Consequently, any fees for the services of Mining Consulting & Contracting will be paid by Mineral Recovery and no fees, finders or other, will be payable by the buyer.

Mining Consulting & Contracting has been assured that the lease agreement between Mineral Recovery and Three Bar Mining Corporation, the lessor, is in good standing and valid at the time of this offering. A recent inspection by Mining Consulting & Contracting of the lease area showed that Gold was present in the placer material on the lease that could be concentrated with the equipment present, i.e. sluices. It was also found that the equipment was in good operating condition and, in fact, operating.

The availability of test data is limited to the enclosed report by Keith C. Crandall, Geologist. His conclusion that the grade could be .04 oz per ton Gold would need to be confirmed by testing. The claims, known as the Fry Bar Property, are combined lode and placer claims. Because the bedrock consists of weathered schists that are known to contain Gold also, the mining potential is not limited to the placer material only.

Copy of the lease agreement and other information is enclosed. Please direct inquiries to the undersigned.

Very truly yours,

A. T. Janssen



MINING CONSULTING & CONTRACTING

Description and other information concerning
the assets for sale by Mineral Recovery, Inc.

Contents

1. Summary by Mining Consulting & Contracting,
3 pages.
2. Copy of report by Keith C. Crandall,
geologist, on the Fry Bar Claims,
6 pages.
3. Mining lease agreement, option agreement,
map. 7 pages.
4. Title opinion.
4 pages.

MINING CONSULTING & CONTRACTING

Description of the assets for sale by Mineral Recovery, Inc. consisting of mining lease and equipment present on the lease area known as the Fry Bar Claims.

LOCATION

The leased area consists of 13 combined lode placer claims of 20 acres each for a total of 260 acres. The property is known as the Fry Bar claims and is located in Secs 16 and 21, Township 9 North, Range 2 East, Yavapai County, Arizona. The claims cover about 1½ miles of the Black Canyon River approximately three miles northwest from Black Canyon City.

The property is easily accessible by road from Black Canyon City. During the periods that some mining took place the road was used to haul rock products out of the mining area in 16-ton trucks.

MINING LEASE

The principal terms of the mining lease are:

- * Production royalty is 10% of all mineral values obtained.
- * Minimum royalty is 1,500.00 \$ per month.

In addition to the lease Mineral Recovery has an option to buy the claims for the price of 25,000.00 \$ each.

It should be noted that contact was made with the lessor by Mining Consulting & Contracting for the purpose of verifying that the lease agreement can be amended. It was specifically established that the lessor was willing to include all minable material covered by the claims, rather than just placer material, in the lease.

MINING CONSULTING & CONTRACTING

Description of Fry Bar Claims Cont'd

WATER, OTHER.

The Black Canyon River carries water year round. At the height of summer the water flow may go underground in the gravel. For that reason a well about 20 ft deep was sunk in the river bed which provided sufficient water for the existing operation.

State authorities have inspected the operation particularly in respect of water usage. It was determined that for a gravity concentration operation the water use was non-consumptive and no water rights would be required.

Because no clay was encountered no objection was made against the discharge of water from ponds limited in size. No suspended solids could be seen only a few feet downstream from the point of discharge.

Mention is made in the enclosed report by Crandall that there is a market for rock products in the north Phoenix area. His conclusion is that rock can be sold at a realization of 4.00 \$ per ton FOB mine. If upon conclusive investigation of this market this profit potential is confirmed, this mine could indeed be in a fail-safe situation, as is Crandall's conclusion.

MINING CONSULTING & CONTRACTING

Copy of report by Keith C. Crandall, Geologist.

Date: July 30, 1982

Pages: 6.

MINING CONSULTING & CONTRACTING

Description of Fry Bar Claims Cont'd

EQUIPMENT

The equipment present on the lease area, and which is included in the assets for sale by Mineral Recovery, was appraised by Parker Equipment Company of Salt Lake City. The estimated fair market values are included in the following listing.

1. Terex 77 Loader 4 x 10 ft bucket.
FMV: 50,000 \$
 2. Combination ore bin and feeder, 16 cy capacity, 440 volt, with 6-in grizzly.
FMV: 12,000 \$
 3. Trommel, 26 x 6 ft, 30 Hp motor.
FMV: 50,000 \$
 4. Symons double deck screening plant, 10 Hp motor, 5 x 12 ft., 3/4 and 3/16 in screens.
FMV: 10,000 \$
 5. Sluice boxes, 500 sq ft. FMV: 2,000 \$
 6. Two Knudson Bowls, 48 in. FMV: 10,000 \$
 7. Two stacking conveyors 57 ft x 36 in and 60 ft x 36 in. FMV: 15,200 \$
 8. Caterpillar powered generator, 195 KW, with utility trailer. FMV: 19,500 \$
 9. Generator set with electrical panels, eight starters, 440 volts. FMV: 16,000 \$
 10. 5,000 gal fuel tank. FMV: 6,000 \$
 11. Pumps, 1.2 " with 7 HP motor, 2.2 " with 4 HP motor, 3.8 " with 30 HP motor.
FMV: 5,000 \$
 12. Motors, Welder, screens, other
FMV: 9,500 \$
- TOTAL FMV: 205,200 \$

Keith C. Crandall

Geologist

1322 South Oracle Mesa, Arizona 85204 Telephone (602) 892-3073

Report
on the
Economic Geology
of
Fry Bar #1-13 Placer Mining Claims
Yavapai County, Arizona
July 30, 1982

SUMMARY AND CONCLUSION

The Fry Bar #1 thru 13 mining claims located in Sec. 21,16, T9N, R2E, G&SHM show very promising potential as a placer deposit. I have conducted testing programs upstream and downstream from the claims and have received very encouraging results. The value of the property is due not only to the precious metal content but the rock products and accessory minerals as well.

The main gold values are in the fines (-20 mesh), although some coarse gold is present. Downstream on the Agua Fria the fines are greater than \$10.00 per ton.

What impresses me most about the property is the accessibility. It is close enough to the Phoenix metropolitan area to market the by-products. This minimizes the logistic problems that hinder most mining operations.

INTRODUCTION

The purpose of this report is to express my personal opinion of the Fry Bar mining claims, Yavapai County, Arizona. There have been dozens of reports and testing programs conducted on the Black Canyon River. Most of the reports are based on unprofessional testing procedures. I have learned from experience not to trust any assay or test without confirming the results myself. Therefore, this report is based on my own findings without any outside bias.

ECONOMIC POTENTIAL

ROCK PRODUCTS- This potential is overlooked by most of the placer mining operators in the area. Since you have to handle, wash, and stack the rock, it is almost as easy to load it on a truck as it is to put it back into the river.

The market for the material is in the North Phoenix/Deer Valley area. It costs about \$8.00 per ton to have material delivered from the Salt River. I am told that hauling material from the Fry Bar to the Deer Valley area would cost about \$4.00 per ton. If you consider the rock products are a free by-product then you have about \$4.00 per ton profit.

Bankers tell me that they are more willing to loan money to a sand and rock company with stacked sand and rock as security than they are to lend money to a gold mining company with equipment as security. This could be a big help in financing.

GOLD- The gold on the claims can be divided into two categories- coarse and fine. The reason that they are separate is because the recovery systems are different.

We tested for coarse gold upstream on the Bumble Bee claims (Sec. 5, T9N, R2E). All of the test results showed gold, even the surface material. The method of recovery was crude and inefficient. I think we lost more than we recovered. The results are shown in Table 1.

Recently I finished a testing program downstream on the Agua Fria. I was pessimistic about the economic value of the property because it was so far away from the source of gold.

In this test we worked with only the fines (-20 mesh). We leached them with the NaCN heap leach agglomeration method. In the laboratory tests and in production we recovered .04 ounces of gold per ton. I am confident that the results of the Fry Bar claims would be higher because they are much closer to the source.

The property is a good area to find high gold values because of the physical geography. The 'horseshoe' bend in the river provides a natural gold trap. Also, the Fry Bar has a smaller gradient than most of the area upstream (see topographic map).

ACCESSORY MINERALS- Other by-products of the Black Canyon area include scheelite and black sand. Black sands are considered the heavy magnetic portion of the sand. It runs about 5% of the total sand content in most places. It is valuable for sand blasting and sells for about \$60.00 per ton after processing. Scheelite is a major source of tungsten. Although it appears to be abundant, more testing needs to be done.

OTHER CONSIDERATIONS

WATER- Since the State of Arizona has passed tough water management laws during the last couple of years no water rights should be taken for granted. However, the property is not in a critical water management area and there is usually more than enough water except during mid-summer.

ENVIRONMENTAL- A notice of 'casual use' has been filed with the BLM for the Fry Bar claims in compliance with 43 CFR 389.1-3. This should be updated. As long as only the material in the flood plain is disturbed there should be no problem.

RECOMMENDATIONS

I believe that the property is almost in a fail-safe situation due to so many products that can be marketed. I would recommend a testing program to determine the value of the fine gold and the correct flow sheet design.

Respectfully submitted

Keith C. Crandall
Keith C. Crandall
Geologist

DATA

DATE	LOCATION	YARDAGE	GOLD REC.	\$/YD
1. 12/30/80	S. Pit	80 ±	17 gms	\$4.09
2. 12/31/80 - 1/4/81	S. Pit	120	24	3.85
3. 1/5/81- 1/9/81	N. Pit	32 78	13.8 8.4	8.32 2.07
4. 1/10/81- 1/12/81	W. Pit	100	10.4	2.00
5. 1/13/81- 1/20/81	S. Pit	250	19.5	1.50
6. 1/21/81- 1/29/81	S. Pit	300	122.7	7.88
7. 1/30/81- 2/9/81	S. Pit	450	72.7	3.37
8. 2/10/81- 2/18/81	S. Pit	400	57.0	2.75
9. 2/19/81- 3/2/81	MISC.	300	83.2	5.34
10. 3/3/81- 3/17/81	S. Pit and W. Pit	400	57.7	2.98
11. 3/18/81- 3/24/81	N., N., and W. Pits	240	27.7	2.22
TOTAL		2750 yds ³	514.1 gms	

TABLE 1

MINING CONSULTING & CONTRACTING

Copy of Mining Lease Agreement between Three Bar Mining Corporation and Mineral Recovery, Inc., dated December 29, 1982. 5 pages.

Copy of Option Agreement to buy the Fry Bar Claims, Dated February, 1983, 1 page.

Map showing location of lease area.

MINING LEASE AGREEMENT

THIS MINING LEASE AGREEMENT, entered into this 29TH day of DECEMBER, 1982, THREE BAR MINING CORPORATION hereinafter collectively referred to as Owners, or Lessor, and MINERAL RECOVERY, INC., Lessees.

NOW, WHEREAS, for Ten Dollars (\$10.00) and other good and valuable consideration, we, the Lessor, and we, the Lessees, agree to the following:

WHEREAS, Lessor, to their knowledge, are the assignee owners of the possessory right, and subject to the paramount rights of the United States Government, in and to those certain unpatented mining claims, all situate in Yavapai County, Arizona known as: The Fry Bar, Claims 1 through 13, as acquired from NETTIE RANDALL.

AND, WHEREAS, Lessee is desirous of leasing, developing and mining the above claims and of processing the minerals therefrom.

NOW, THEREFORE, IT IS AGREED between the parties hereto as follows:

1. That the Lessor, herewith grant to Lessee the exclusive right to explore, develop, mine and process any and all placer materials from said claim upon the following terms and conditions.

2. That the termination of this lease is to take effect only through one or the other of the following two occurrences: (1) That Lessee voluntarily relinquishes in writing his right hereunder, or (2) the Lessee does not comply with the obligations herein.

In either of the above occurrences, Lessee shall have sixty (60) days to remove any equipment or tools he may have upon said leased premises.

3. That Lessee shall deliver in kind to Lessors, or their chosen representative, ten percent (10%) of all mineral values obtained by him from processing any sand, rock or other material from any of said claims. Lessee shall keep the remaining ninety percent (90%). The foregoing division shall take place at reasonable times and particularly after each equipment "clean up". Reasonable notice will be given to Owners of the time, or times of any such "clean up" operation.

3A. Lessee agrees that after ^{Y.F.L.A.} 30 days from date of signing to pay \$1,500.00 per month or the value as written in #3 of this agreement using New York Closing minus fifteen percent (15%) and the 1st day of each month as a basis to determine the value, whichever is greater.

4. Lessee shall have the right to develop, mine or process placer minerals on the claims as set forth herein; however, he shall start at the bottom of the stream and work upstream therefrom.

5. Owners shall neither dictate to Lessee nor interfere with any activity by Lessee under this lease, whether in development, mining processing, transportation or otherwise.

6. Non-exclusive water rights which are, or can be made, appurtenant to any of said mining claims will be available to Lessee to use during the term of this lease.

7. Owners shall not sell to third parties any mining claims

covered by this agreement, in any event, without first offering this group to Lessee for a sum not greater than that offered in writing by any bona fide prospective purchaser. Lessee shall have ^{L, A} 90 days to meet any such offer and its written terms.

8. Lessee agrees to mine and process 5,000 (cubic yards) of material per month with a minimum of seventy percent (70%) recovery. The processing of such amount of material from the above-mentioned claims shall keep this agreement in effect.

9. Either party shall have the right to transfer his or their interests under this lease but only if the transferring party is not in default or in violation of any of the terms hereof.

10. Lessee shall conform to the law and regulations of the Environmental Protection Agency, the Arizona State Mine Inspector and/or any other governmental agency having jurisdiction over said mining property, and shall comply with all laws to keep the same in full force and effect. Lessee shall also indemnify and save Lessors harmless against any penalties properly imposed by any such agencies.

11. All taxes, whether license, excise or so-called severance taxes, shall be paid by Lessee. The Lessors will pay all real property taxes.

12. Lessee will conduct all operations in a workmanlike and minelike manner, and will perform all clean-up and restoration operations as required by the appropriate government agency.

13. Lessee will carry Workmen's Compensation Insurance as required by law and also public liability insurance in an adequate amount, and will furnish proof that such policies are in effect at all times.

14. Lessee will be relieved from any obligations hereunder if the performance thereof is occasioned by flood, fire, vandalism, order of any government agency and other so-called Acts of God.

15. Should any dispute arise between the parties over the performance or effect of any provision herein, the party deeming himself aggrieved may cause such dispute to be submitted to the American Arbitration Association, and their decision shall be final and conclusive and not appealable to any court.

16. A waiver by either party of any default or any violation shall not be considered to be a waiver of any other, or subsequent, default or violation.

17. Time is of the essence of this agreement.

18. The provisions of this agreement shall inure to and be binding upon the successors, assigns and personal representatives of the parties.

19. All notices shall be in writing and by certified or registered mail, and shall be deemed effective as of the date of postmarked mailing. All notices shall be mailed to the respective parties in the

. . . .
. . . .

NAMES AND AT THE ADDRESSES SET OUT BELOW UNTIL CHANGED BY NOTICE IN WRITING TO THE OTHER PARTY.

OWNER/LESSOR

Three Bar Mining Corporation

See Triss D. Lavoy Adams
Secretary/Treasure D. Lavoy Adams

All Notices to be sent to:

4250 North Bush High Way
Mesa, Arizona 85205

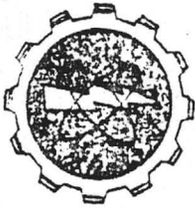
MINERAL RECOVERY, INC., LESSEES

Edward W. Baldwin
Edward W. Baldwin
President

Joe H. Free
Joe H. Free
Secretary/Treasurer

All Notices to be sent to:

P.O. Box 909
Black Canyon City, Arizona 85324



Red Mountain Mining

4250 N. Bush Highway • Mesa, Arizona 85205 • (602) 832-3390 / (602) 885-0851

February 15, 1983

Mr. Ed Baldwin
Mr. Joe Free
Box 909
Black Canyon City, Arizona 85324

This is to notify you that you have an option to purchase the Fry Bar Claims #1 thru #13, beginning February 15, 1983, for a price of \$25,000.00 per claim provided that the leases you now have are current. This option may be exercised at anytime.

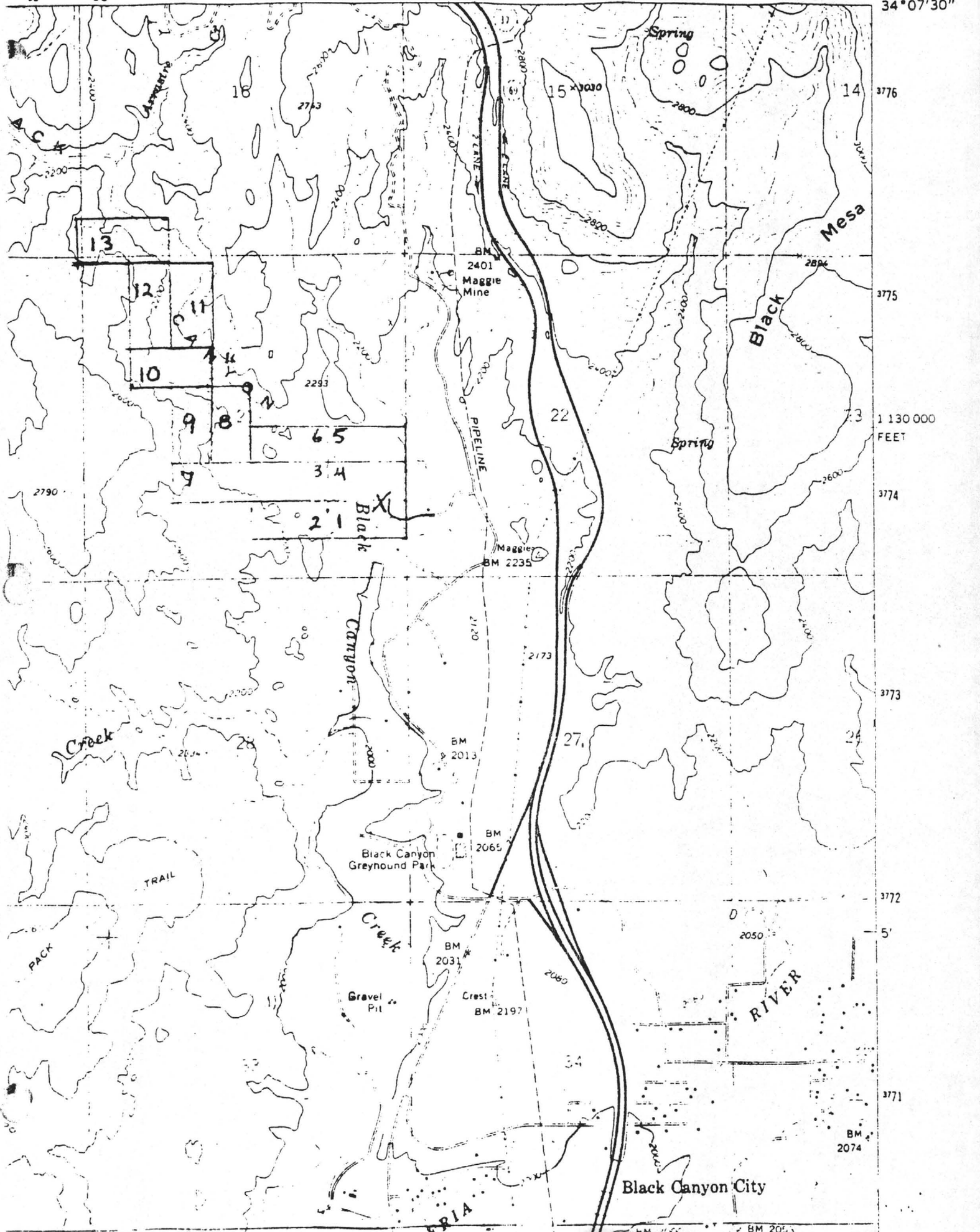
A handwritten signature in cursive script, reading "D. Lavoy Adams", written over a horizontal line.

D. Lavoy Adams
Secretary/Treasurer
3 Bar Mining Corp.

ARIZONA
7.5 MINUTE SERIES (TOPOGRAPHIC)

35
JOES

392 10' 393 430 000 FEET 112°07'30" 34°07'30"



MINING CONSULTING & CONTRACTING

Copy of title opinion including the Fry Bar
Claims by Brasda Title Service, Dated June 3,
1983. 4 pages.



BRASDA TITLE SERVICE
 P.O. Box 39385
 Phoenix, Arizona 85069
 (602) 995-3276
 "The Mineral Title People"



June 3, 1983

Mr. D. Levoy Adams
 Three Bar Mining Corporation
 4250 N. Bush Highway
 Mesa, Arizona 85205

RE: Certificate of Title No. 137
 Bumble Bee King Mining
 Claim Group, in the Bumble
 Bee District, Yavapai County,
 Arizona

Dear Mr. Adams;

After making a complete search of the records of the various offices of the County of Yavapai, State of Arizona, and the Bureau of Land Management Offices located in Phoenix, Arizona, from the inception of the records through and including May 5, 1983, at 7:30 A.M., it is my opinion that the mineral rights to the following described mining claims located in Townships 9, 9½ & 10 North, Range 2 East, G&SRB&M, Yavapai County, Arizona, in the Bumble Bee Mining District, are free and clear of all liens and encumbrances, EXCEPT AS SET FORTH BELOW:

<u>TYPE</u>	<u>NAME OF CLAIM</u>	<u>BLM SERIAL NO.</u>	<u>LOCATION NOTICE RECORDED BOOK OF OFFICIAL RECORDS</u>	<u>PAGE</u>
LODE	LOOK OUT NO. ONE	AMC 198558	1541	209
LODE	BUMBLE BEE KING NO.1	AMC 80944	522	101
LODE	BUMBLE BEE KING NO.2	AMC 80945	522	102
LODE	BUMBLE BEE KING NO.5	AMC 80946	606	370
LODE	BUMBLE BEE KING NO.6	AMC 80947	606	371
LODE	BUMBLE BEE KING NO.7	AMC 80948	606	372
LODE	BUMBLE BEE KING NO.8	AMC 80949	606	373
LODE	BUMBLE BEE KING NO.9	AMC 80950	606	374
LODE	BUMBLE BEE KING NO.10	AMC 80951	606	375

Abstracts - Title Searches - Certificates

PLACER	LAST CHANCE	AMC 80952	*155	144
PLACER	RINGOLD	AMC 80953	102	274
PLACER	YELLOW GOLD	AMC 80954	102	116
PLACER	GOLD SPOT	AMC 80955	102	115
LODE	LITTLE DOG	AMC 80956	*.67	12
LODE	SURPRISE NO.#1	AMC 80957	*152	74
LODE	SURPRISE NO.#2	AMC 80958	*152	75
LODE	TROUBLESOME NO.#1	AMC 80959	97	332
LODE	TOM CAT NO. #3	AMC 80960	182	292
PLACER	ROSE BUD	AMC 80961	88	492
LODE & PLACER	FRY BAR #1 (of 13 claims	AMC 80932	1062	42
LODE & PLACER	FRY BAR #2 (of 13	AMC 80933	1062	43
LODE & PLACER	FRY BAR #3 (of 13	AMC 80934	1062	44
LODE & PLACER	FRY BAR #4 (of 13	AMC 80935	1062	45
LODE & PLACER	FRY BAR #5 (of 13	AMC 80936	1062	46
LODE & PLACER	FRY BAR #6 (of 13	AMC 80937	1062	47
LODE & PLACER	FRY BAR #7 (of 13	AMC 80938	1062	48
LODE & PLACER	FRY BAR #8 (of 13	AMC 80939	1062	49
LODE & PLACER	FRY BAR #9 (of 13	AMC 80940	1062	50
LODE & PLACER	FRY BAR #10 (of 13	AMC 80941	1062	51
LODE & PLACER	FRY BAR #11 (of 13	AMC 80942	1062	52
LODE & PLACER	FRY BAR #12	AMC 80943	1062	53
	PLACER FRY BAR #13	AMC 198555	1541	257

* BOOK OF MINES

TITLE TO THE ABOVE DESCRIBED MINING CLAIMS IS VESTED IN: THREE BAR MINING CORPORATION, an Arizona Corporation subject to the following exceptions:

1. Annual Assessment work for the year 1983, an encumbrance on said mining claims, as affected by ARS27-208, et seq., and 43CFR3833, et seq.
2. The rights of the United States of America and the State of Arizona as set forth in the general mining laws concerning minerals and mining of mineral deposits and lodes.

3. Any items, circumstances, boundary conflicts, overstaking of claims or other matters which an inspection of the area where these claims are located would reveal.
4. Any and all rights of over and upon the claims being considered herein, as they now exist.
5. The rights of the spouses of Frank Randall and Nettie Randall on April 15, 1974, being date of the location of the Fry Bar #1 thru #12, Inclusive, Mining Claims being considered herein, due to their failure to join the Quitclaim Deeds described below as grantors:

Quitclaim Deed No.1: Quitclaim Deed dated February 28, 1977 between Frank Randall, as grantor, and Nettie L. Randall, as grantee, recorded May 16, 1977, in Book of Official Records No. 1074 at page 788.

Quitclaim Deed No.2: Quitclaim Deed dated August 9, 1980, between Nettie L. Randall, as grantor, and Marvin R. Hatch, Delmar L. Adams and Arvin Stott, as grantees, recorded August 22, 1980, in Book of Official Records No. 1319 at page 276. (All, except Fry Bar No. 13)

NOTE: (If Frank Randall and Nellie Randall were husband and wife, this exception will be removed on the basis of an affidavit by someone who knew them both and was knowledgeable about their marital status.)

6. The rights of the spouses of Marvin R. Hatch, Delmar L. Adams and Arvin Stott, on August 9, 1980, being the date these individuals acquired title to the mining claims being considered herein, by reason of their failure to join in Quitclaim Deed and Assumption of Promissory of Note (evidenced by Agreement For Sale recorded with said deed and made a part thereof) dated December 6, 1982, between Marvin R. Hatch, Delmar L. Adams and Arvin Stott, as grantors, and Three Bar Mining Corporation, as grantee, recorded January 12, 1983, in Book of Official Records No. 1509 at page 591 as grantors. (All except Fry Bar No. 13)

NOTE: (This exception can be removed upon the basis of an affidavit showing the marital status of Marvin R. Hatch, Delmar L. Adams and Arvin Stott on August 9, 1980 and acquiring Deeds from any spouses of these individuals)

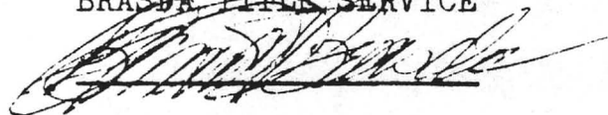
7. Mining Lease Agreement dated April 29, 1983, between Three Bar Mining Corporation, as lessor, and Mineral Recovery, Inc. a Utah Corporation, as lessee, Term: as more set forth in instrument recorded June 2, 1983, in Book of Official Records No. 1541 at page 261. (Fry Bar #1 thru #13)
8. Option to Purchase dated May 30, 1982, between Three Bar Mining Corporation, as seller and Mr. Ed Baldwin and Mr. Joe Free, as buyers, as revealed by letter recorded June 2, 1983 in Docket 1541 at page 267. (Fry Bar #1 thru #13)

This certificate is for the benefit of the addressee only and

Liability is hereby limited to the amount paid for this certificate.

IN WITNESS WHEREOF, I hereby sign this certificate this 3rd day of
June, 1983

BRASDA TITLE SERVICE

A handwritten signature in dark ink, appearing to read "Bernard W. Brasda", written over a horizontal line.

Bernard W. Brasda

Black Canyon District 18 x 8 mi E foot of Bradshaws
to Agua Fria River from Cordes on N. To N boundary
of Maricopa county on South.

Golden Turkey Mine - west side of Turkey Creek.
100' shaft 500' incline ~ 2000' working (34)
vein NE strike 10 - 30° SE dip.
2" - several feet thick.
Glassy very coarsely crystalline Qt_3 w/ abundant
bunches of sulfides (py-gn-sph)
vein walls sericitized and silicified w/
barren pyrite dissem.
Most ore below 350' level on incline.

Golden Belt Mine. - a few 100 ft N of Golden Turkey
800' irregular inclined shaft
vein N60E 10 - 23° SE
2" - 3' in width
 Qt_3 - gal + py
0.25 → 2.0 oz/ton Au
1 - 10 oz/ton Ag

Silver Cord Vein ~ 1 mi S of Turkey Creek station
Traceable through 6 claims
dips S or SE at < 20°

Black Canyon district

vein contains Silver & gold w/ some py-gn-cpy
grade $\leq 0.8 \rightarrow 3 \text{ oz/ton Au}$

French Lily

2 mi SW of Turkey Creek Station
vein dips $\sim 30^\circ \text{ N}$
developed by 190' incline
vein is $\sim 2'$ wide, comb Qtz w/ up to
50% Zn & 1.5 oz/ton Au.

Rickinbar Mine - west bank of Agua Fria River ~ 4 mi
E of Bumblebee

vein strikes N & is near vert.
500' deep shaft, w/ water below 250'
several thousand feet of workings
 Qtz (glassy massive) w/ some tourmaline &
carbonate. local py-cpy gn-sph.
ore in 3 shoots
grade $\sim 0.3 \text{ oz/ton Au}$.

Black Canyon District

Other Mines
(near Townsend
Butte)

Hidden Treasure
Gray Goose Mine
St. Johns Mine

} Mayer 15' Quad

Silver Cord
Black Canyon District
Yavapai Co., Ariz

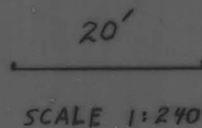
No samples look better on paper than on the ground: The average vein width sampled was 1.85 ft. A 6 foot working face would assay 3.70 oz/t Ag and 0.03 oz/t Au and yield $\$45.30 / \text{t} [6600 \text{ Au} - 9 \text{ Ag}]$. High grade streaks are present and the vein locally attains a width of 3 ft or more. The vein probably averages less than 1 ft in thickness and does not appear to be capable of supporting a large scale mining operation. (Area near F end?)

SILVER CORD MINE

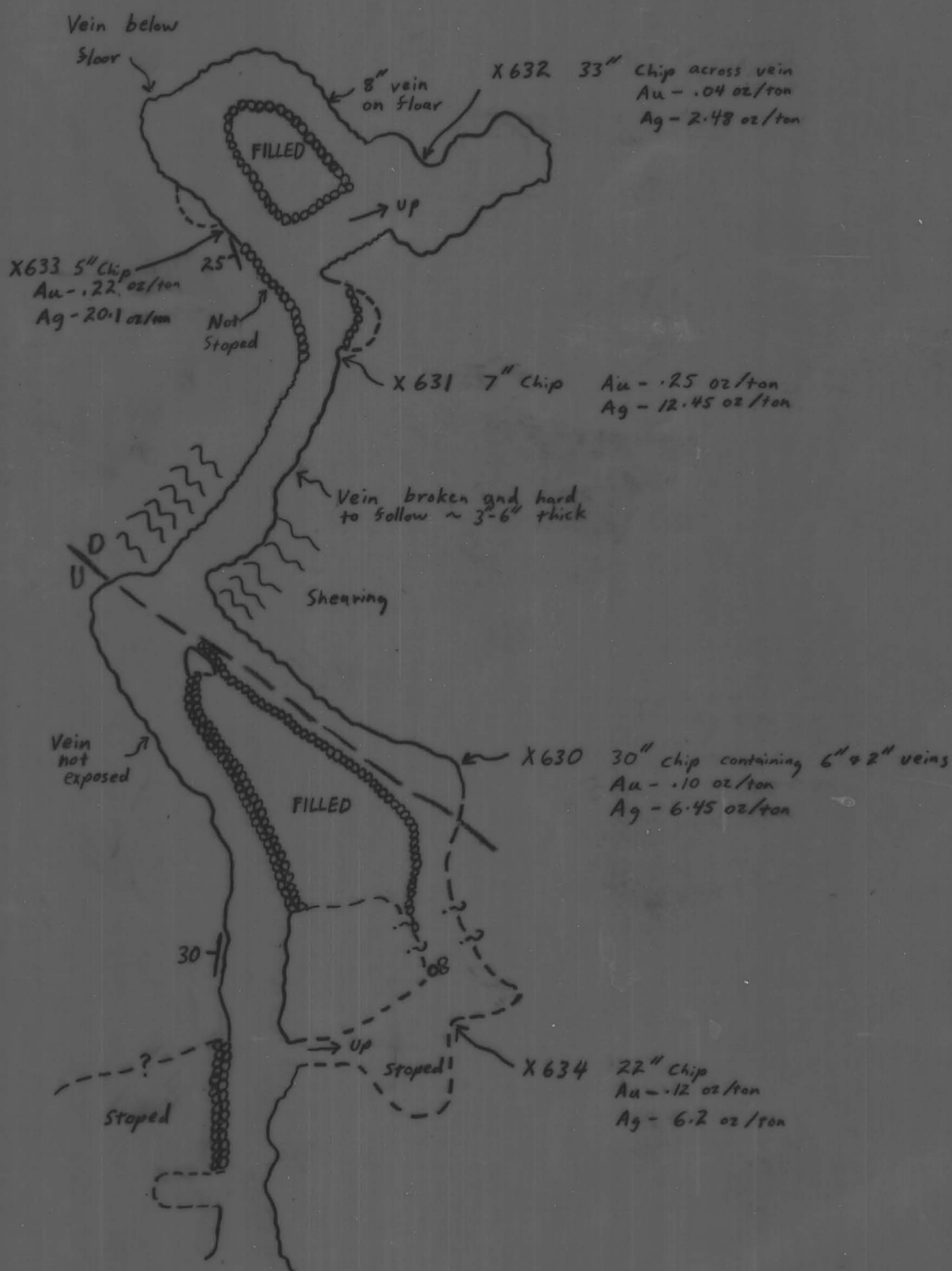
YAVAPAI CO., ARIZONA
 BLACK CANYON DISTRICT
 MAPPED BY KME + DJW - 10/19/81
 TAPE AND COMPASS MAP



MAGNETIC DECLINATION
 $13\frac{1}{2}^\circ$ EAST OF TRUE NORTH



SCALE 1:240

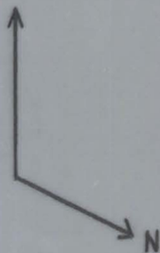


Representative grab from ore
 pile averaged Au - .19 oz/ton
 Ag - 21.10 oz/ton

SILVER CORD MINE

YAVAPAI CO., ARIZONA
 BLACK CANYON DISTRICT
 MAPPED BY KME + DJW - 10/17/81
 TAPE AND COMPASS MAP

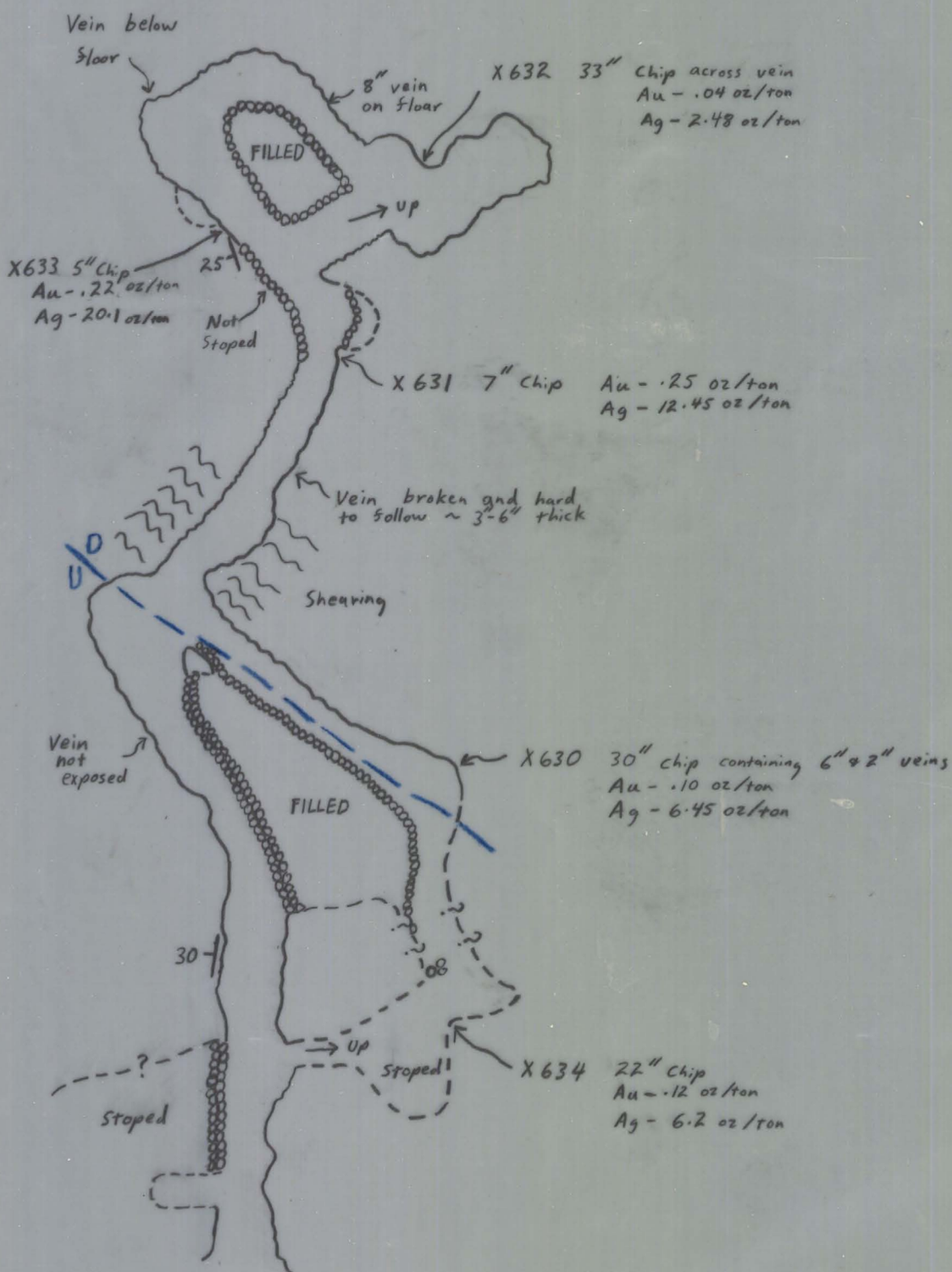
S65 W



MAGNETIC DECLINATION
 13 1/2° EAST OF TRUE NORTH

20'

SCALE 1:240



Representative grab from ore
 pile averaged Au - .19 oz/ton
 Ag - 21.10 oz/ton

S65W
↑

14-8 Rep W/ MNDY

Silver Cord Mine - N
Arizona

Black Canyon
District

adIT group.

10-19-81

KME

♀
DJW

1' = 20'

