

115265

DEED AND AGREEMENT

DOCUMENTARY TRANSFER TAX
<input type="checkbox"/> COMPLETELY PAID
<input type="checkbox"/> CONTROLLED BY TRANSFEROR AND COPIES REMAINING THEREIN
AT TIME OF TRANSFER
UNDEVELOPED PROPERTY
Signature of executor or agent
determining tax - firm name

THIS DEED AND AGREEMENT ("this Deed") is made and entered into effective as of 12:01 a.m., November 1, 1987 (the "Effective Date"), by and between Precambrian Exploration, Inc., a Nevada corporation ("PEX"), whose address for purposes of notice under this Deed is to the attention of Mr. George W. Holbrook, Jr., President, P.O. Box 352, 450 Post Road East, Westport, Connecticut 06881; and Silver State Mining Corporation, a Colorado corporation ("Silver State"), whose address for purposes of notice under this Deed is to the attention of Mr. William W. Reid, President, 1600 Stout Street, Suite 1600, Denver, Colorado 80202. PEX and Silver State are collectively described below as "the Parties".

RECITALS

A. PEX is the owner of certain unpatented mining claims located in Eureka County, Nevada.

B. PEX has agreed to convey said properties to Silver State, subject to the reservations, terms and conditions of this Deed.

NOW, THEREFORE, for and in consideration of a certain payment from Silver State to PEX, the receipt of which is hereby acknowledged by PEX, and of the terms and conditions of this Deed, the parties agree as set forth herein.

1. Definitions. For purposes of this Deed, the following terms shall have the following definitions:

A. "Affiliate" means any person, partnership, joint venture, corporation or other form of enterprise that directly or indirectly controls, is controlled by or is under common control with Silver State. For purposes of the preceding sentence, "control" means the ability to determine or direct the actions, decisions, or policies of the entity or person in question.

B. "Gross Revenues" means the total consideration received from the arms-length sale or other disposition of gold and silver bullion produced from the Property, and received from the arms-length sale or other disposition of minerals other than gold and silver which are produced from the Property. If any such consideration is in a form other than United States dollars, then Gross Revenues shall be deemed to be equal to the fair market value, expressed in United States dollars, of that consideration at the time it is paid. If ores, concentrates, dore, slag, or other mineral commodity (other than bullion) produced from the Property are delivered in satisfaction of a loan or other obligation of

Please return to:

Randy L. Parcel, Esq.  
Parcel, Mauro, Mulin & Spaanstra  
1801 California, Suite 3600  
Denver, CO 80202

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Silver State or an Affiliate. Gross Revenues shall be equal to the fair market value, at the time of delivery, expressed in United States dollars, of the commodity so delivered. If the commodity so delivered is bullion, Gross Revenues shall be measured by the London afternoon fixing price on the day of delivery or on the first business day thereafter if the day of delivery is not a business day. Gross Revenues shall not include any proceeds from any loans to Silver State or an Affiliate.

C. "Net Smelter Returns" means Gross Revenues, less the following costs incurred by Silver State with respect to the mineral commodity from which the Gross Revenues are derived:

(i) Costs of refining any concentrate, slag or dore, including, but not limited to, sampling, assaying, umpiring and assaying costs related to the refining stage of processing;

(ii) All costs of transportation of concentrate, dore and other beneficiated products from the Property to the point of sale;

(iii) Severance, production or sales taxes which are applicable to the royalty; and

(iv) Sales commissions paid on the share of production sold.

D. "Property" means the unpatented mining claims described on Exhibit A to this Deed.

2. Conveyance and Reservation. PEX hereby conveys the Property to Silver State, RESERVING, HOWEVER, unto PEX a perpetual independent royalty of two percent (2%) of Net Smelter Returns; PROVIDED, HOWEVER, that said royalty shall not begin to accrue and shall not be payable and due until such time as total Gross Revenues received by Silver State, its subsidiaries, Affiliates, successors and assigns has equaled Fifty Million Dollars (\$50,000,000). Silver State shall have and hold the Property subject to the reservations, terms and conditions of this Deed.

3. Representations and Warranties of the Parties.

A. PEX's Representations and Warranties: PEX hereby represents and warrants to Silver State as follows:

(1) The Property is not subject to any encumbrances, liens or interests created by, through or under

PEX, provided, however, that PEX makes no other warranty, express or implied, regarding the status of either record or possessory title to the Property;

(2) PEX has received all necessary corporate and shareholder approvals of this Deed. PEX agrees to provide Silver State with appropriate evidence of such approvals; and

(3) PEX acknowledges that it has had full opportunity to ask questions of Silver State regarding the Property and that Silver State has answered those questions to the satisfaction of PEX. PEX further acknowledges that it has had access to the Property and to the personnel who have information and knowledge regarding the Property, including but not limited to Mr. Brian Hestor of Derry, Michener, Booth & Wall, regarding the ore reserves; and Messrs. Bob Coleman of Hazen Research and Tom Plouf and Laurence Marsland of Minproc (U.S.A.) Inc., regarding metallurgical testing.

**B. Silver State's Representations and Warranties.** Silver State hereby represents and warrants to PEX as follows:

(1) Silver State has received all necessary corporate and shareholder approvals of this Deed and all actions necessary to implement this Deed. Upon request of PEX, Silver State shall furnish PEX with copies of such approvals;

(2) Silver State has furnished or made available to PEX for PEX's examination all factual data in Silver State's possession and control relating to the Property. Silver State also has made available to PEX all of Silver State's personnel and consultants who are knowledgeable about the Property;

(3) Silver State is not aware of any losses, claims or demands relating to the Property; and

(4) The Property, together with the Property subject to that certain Assignment and Agreement of even date between PEX and Tonkin Springs Gold Mining Company ("TSGMC"), constitutes all lands owned, leased or otherwise controlled by Silver State or an Affiliate within the Area of Interest under Article VIII of the Mining Lease dated January 5, 1985, between PEX and TSGMC.

4. Patenting of Property. If Silver State applies for and is granted a mineral patent to the Property or any portion thereof, within thirty (30) days after such patent is granted to Silver State, Silver State shall execute, acknowledge and deliver to PEX such conveyances as may be reasonably

necessary or desirable (in the reasonable opinion of counsel for PEX) to confirm, preserve, or protect the royalty reserved in Section 2 above.

5. Statements and Payments. On or before February 28 and August 31 of each calendar year, Silver State shall furnish PEX with a reasonably detailed, itemized statement clearly reflecting the Gross Revenues received during the preceding July 1 through December 31 and January 1 through June 30 periods, respectively. At such time as the royalty begins to become due and payable pursuant to the provisions of Section 2 above, Silver State shall make royalty payments to PEX within 30 days after Silver State's receipt of Net Smelter Returns. Each payment shall be accompanied by a reasonably detailed, itemized statement clearly reflecting the calculation of Net Smelter Returns upon which the royalty payment is based.

6. Right to Take in Kind. PEX shall have the right to take in kind its royalty with respect to gold and silver produced from minerals mined from the Property, subject to the following conditions and limitations:

A. Dore may not be taken in kind. The product taken must be gold or silver bullion in the final, refined state;

B. PEX must notify Silver State on a quarterly basis, by no later than thirty (30) days prior to the beginning of each calendar quarter, if PEX elects to take in kind. A failure by PEX to so elect shall be deemed to be an election not to take in kind;

C. It shall be PEX's responsibility and expense to pick up the bullion at the final point of refining; and

D. PEX shall be entitled to take in kind only if it has paid Silver State two percent (2%) of the costs described in Subsections 1.C(i) through 1.C(iv) above, plus any other costs incurred as a result of PEX's taking in kind.

7. Audit. PEX shall have a period of one hundred eighty (180) days after its receipt of each of the statements provided for in Section 5 of this Deed to give Silver State notice of any objection by PEX thereto. If PEX fails to object to a particular statement within one hundred eighty (180) days after its receipt thereof, the accuracy of such statement and the amount of any Gross Revenues reported therein shall be conclusive with respect to the Parties. If PEX objects to the accuracy of a particular statement or the amount of the payment transmitted therewith within one hundred eighty (180) days after the statement is received by PEX, PEX and PEX's authorized

representatives shall have the right to audit the relevant books and records of Silver State during Silver State's normal business hours. Any such audit shall be made at the sole expense of PEX if the audit determines that the statement or payment in question is accurate within two percent (2%). Any such audit shall be made at the sole expense of Silver State if the audit determines that the statement or payment in question is inaccurate by more than two percent (2%). In either case, the Gross Revenues figure or the royalty payment in question, as the case may be, shall be adjusted to reflect the results of the audit. If litigation or arbitration proceedings are commenced and the proceedings result in a payment adjustment, the prevailing party shall be entitled to recover its reasonable attorneys fees incurred in such proceeding if the adjustment is more than two percent (2%).

8. Indemnification. PEX shall have no responsibility or obligation whatsoever for direct payment of any part of the costs and expenses or any liabilities incurred in connection with the entry, exploration, development, or mining of the Property. Silver State agrees to and hereby assumes all liability for and indemnifies, protects, saves, and holds PEX harmless from and against any and all losses, costs, expenses, attorneys' fees, claims, demands, liabilities, suits, and actions of every kind and character that may be imposed upon or incurred by PEX on account of, arising directly or indirectly from, or in any way connected with or related to such costs, expenses or liabilities.

9. Access to Books and Records. Subject to the provisions of Section 7 above, PEX and PEX's authorized representatives shall, at its and their sole risk and expense, have the right to inspect Silver State's books and records to the extent reasonably necessary to verify the accuracy of the statements regarding Gross Revenues and Net Smelter Returns, described in Section 5 above. PEX understands and agrees that for so long as Silver State owns any interest of any nature whatsoever in any of the Property and except as may be required by law, PEX shall retain all technical information obtained by or provided to it pursuant to this Deed as strictly confidential and will not disclose same to any third party without Silver State's prior written consent, which consent shall not be withheld unreasonably.

10. Operating Decisions. The parties acknowledge that PEX's royalty under this Deed is both an economic interest in minerals in place and a perpetual independent royalty interest in and running with the Property. However, PEX shall have no right to enter, explore, develop, or mine the Property. PEX also shall have no right to be a party to leases, assignments, farmouts, joint operating agreements, or similar

instruments with respect to the Property unless such instruments provide for pooling or unitization of the Property with any other lands or for the commingling of minerals mined from the Property with minerals mined from any other lands. All such agreements or instruments shall recite specifically that the transactions reflected therein are subject to the royalty under this Deed and all terms and conditions of this Deed, and PEX shall be a necessary party to any agreement or instrument whatsoever that provides for or purports to authorize any pooling or unitization of the Property with any other lands or which provides for or purports to authorize commingling of minerals mined from the Property with minerals from any other lands. PEX agrees that it shall not withhold unreasonably its approval of any such instruments. Silver State shall have no obligation to begin or prosecute mining, development, or processing operations on the Property, nor to mine and remove all or any portion of the minerals therein, thereon, or thereunder, and this Deed does not contain any implied covenants to do so. If Silver State conducts exploration, development, mining, extraction, processing, or other operations on the Property, such operations and activities shall be conducted only to the extent and at such times and locations, and by or with such methods as Silver State, in its sole discretion, deems desirable.

11. Surrender. Silver State shall give PEX at least ninety (90) days prior notice before surrendering, forfeiting, abandoning or relinquishing the Property or any portion thereof or interest therein or before allowing Silver State's interest in the Property or any portion thereof to lapse, to be forfeited, or to expire. PEX shall have a period of sixty (60) days after PEX's receipt of any such notice to give Silver State notice of PEX's decision to take a reconveyance of the interest in the Property described in Silver State's notice to PEX. Within fifteen (15) days after Silver State's receipt of such a notice from PEX, Silver State shall execute and deliver a conveyance of that interest in the Property to PEX, with covenants of warranty against all parties claiming by, through or under Silver State except the United States of America and the State of Nevada, and without reservation or exception of any nature. Total consideration to be paid to Silver State by PEX for such a conveyance shall be Ten Dollars (\$10.00). The provisions of this Section 11 shall not apply to any sale, transfer, assignment or conveyance by Silver State of the Property or any portion thereof or interest therein.

12. Binding Effect. All terms and conditions of this Deed shall be binding upon and inure to the benefit of the Parties and their respective successors and assigns.

13. Notice. All notices, statements, payments, or other communications between the Parties required, permitted, or made necessary by the terms of this Deed shall be written and



STATE OF CONNECTICUT )  
 ) ss.  
COUNTY OF FAIRFIELD )

On the 8<sup>th</sup> day of December, 1987, before me personally appeared George W. Holbrook, Jr., in his capacity as President of Precambrian Exploration, Inc., who, being first duly sworn, acknowledged that he executed the foregoing instrument in the name of said entity, that he had the authority to execute the same, and that he executed the same as the act and deed of said entity for the uses and purposes therein stated.

Witness my hand and official seal.

My commission expires:

3-31-92  
Barbara A. Hulme  
Notary Public



COPY

Name of Claim	Section	Township	Range	County	Date Located <sup>2</sup>	Date Recorded	Book	Page <sup>3</sup>	BIA Recordation Number
Bob #55	2	23N	49E	Eureka	February 23, 1980	May 8, 1980	80	300	M MC 150581
#56	"	"	"	"	"	"	"	301	M MC 150582
#57	"	"	"	"	"	"	"	302	M MC 150583
#58	"	"	"	"	"	"	"	303	M MC 150584
#59	"	"	"	"	"	"	"	304	M MC 150585
#60	"	"	"	"	"	"	"	305	M MC 150586
#61	"	"	"	"	"	"	"	306	M MC 150587
#62	"	"	"	"	"	"	"	307	M MC 150588
#63	"	"	"	"	"	"	"	308	M MC 150589
#64	"	"	"	"	"	"	"	309	M MC 150590
#65	"	"	"	"	"	"	"	310	M MC 150591
#66	"	"	"	"	"	"	"	311	M MC 150592
#67	"	"	"	"	"	"	"	312	M MC 150593
#68	"	"	"	"	"	"	"	313	M MC 150594
#69	"	"	"	"	"	"	"	314	M MC 150595
#70	"	"	"	"	"	"	"	315	M MC 150596
#71	2 6 3	"	"	"	"	"	"	316	M MC 150597
#72	"	"	"	"	"	"	"	317	M MC 150598
#73	3	"	"	"	"	"	"	318	M MC 150599
#74	"	"	"	"	"	"	"	319	M MC 150600
#75	"	"	"	"	"	"	"	320	M MC 150601
#76	"	"	"	"	"	"	"	321	M MC 150602
#77	"	"	"	"	"	"	"	322	M MC 150603
#78	"	"	"	"	"	"	"	323	M MC 150604

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1. Mount Diablo Principal Meridian
2. All claims amended on July 23, 1980
3. Amended location certificates recorded in Book 83, Pages 345-600 (inclusive) and Book 84, Pages 1-338 (inclusive)

Name of Claim	Section	Township	Range	County	Date Located?	Date Recorded	Book	Page	BLM Recordation Number
Rob 879	3	23N	49E	Eureka	February 23, 1980	May 8, 1980	80	324	M MC 150605
880	"	"	"	"	"	"	"	325	M MC 150606
881	"	"	"	"	"	"	"	326	M MC 150607
882	"	"	"	"	"	"	"	327	M MC 150608
883	"	"	"	"	"	"	"	328	M MC 150609
884	"	"	"	"	"	"	"	329	M MC 150610
885	"	"	"	"	"	"	"	330	M MC 150611
886	"	"	"	"	"	"	"	331	M MC 150612
8109	2	"	"	"	February 27, 1980	"	"	332	M MC 150613
8110	"	23N-23-1/2N	"	"	"	"	"	333	M MC 150614
8111	"	23N	"	"	"	"	"	334	M MC 150615
8112	"	23N-23-1/2N	"	"	"	"	"	335	M MC 150616
8113	"	23N	"	"	"	"	"	336	M MC 150617
8114	"	23N-23-1/2N	"	"	"	"	"	337	M MC 150618
8115	"	23N	"	"	"	"	"	338	M MC 150619
8116	"	23N-23-1/2N	"	"	"	"	"	339	M MC 150620
8117	"	23N	"	"	"	"	"	340	M MC 150621
8118	"	23N-23-1/2N	"	"	"	"	"	341	M MC 150622
8119	"	23N	"	"	"	"	"	342	M MC 150623
8120	"	23N-23-1/2N	"	"	"	"	"	343	M MC 150624
8121	"	23N	"	"	"	"	"	344	M MC 150625
8122	"	23N-23-1/2N	"	"	"	"	"	345	M MC 150626
8123	"	23N	"	"	"	"	"	346	M MC 150627
8124	"	23N-23-1/2N	"	"	"	"	"	347	M MC 150628

1. Mount Diablo Principal Meridian
2. All claims amended on July 22, 1980
3. Amended location certificates recorded in Book 81, Pages 345-600 (inclusive) and Book 84, Pages 1-138 (inclusive)

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<u>Name of Claim</u>	<u>Section</u>	<u>Township</u>	<u>Range</u>	<u>County</u>	<u>Date Located</u> <sup>2</sup>	<u>Date Recorded</u>	<u>Book</u>	<u>Page</u> <sup>3</sup>	<u>BLM Recordation Number</u>
Rob #125	2 6 3	23N	49E	Eureka	February 22, 1980	May 8, 1980	80	348	N MC 150629
#126	"	23N-23-1/2N	"	"	"	"	"	349	N MC 150630
#127	"	23N	"	"	"	"	"	350	N MC 150631
#128	3	23N-23-12	"	"	"	"	"	351	N MC 150632
#129	"	23N	"	"	"	"	"	352	N MC 150633
#130	"	23N-23-1/2N	"	"	"	"	"	353	N MC 150634
#131	"	23N	"	"	"	"	"	354	N MC 150635
#132	"	23N-23-1/2N	"	"	"	"	"	355	N MC 150636
#133	"	23N	"	"	"	"	"	356	N MC 150637
#134	"	23N-23-1/2N	"	"	"	"	"	357	N MC 150638
#135	"	23N	"	"	"	"	"	358	N MC 150639
#136	"	23N-23-1/2N	"	"	"	"	"	359	N MC 150640
#137	"	23N	"	"	"	"	"	360	N MC 150641
#138	"	23N-23-1/2N	"	"	"	"	"	361	N MC 150642
#139	"	23N	"	"	"	"	"	362	N MC 150643
#140	"	23N-23-1/2N	"	"	"	"	"	363	N MC 150644
#141	"	23N	"	"	"	"	"	364	N MC 150645
#142	"	23N-23-1/2N	"	"	"	"	"	365	N MC 150646
#143	3 6 4	23N	"	"	"	"	"	366	N MC 150647
#144	"	23N-23-1/2N	"	"	"	"	"	367	N MC 150648
#145	6	23N	"	"	"	"	"	368	N MC 150649
#146	"	23N-23-1/2N	"	"	"	"	"	369	N MC 150650
#147	"	23N	"	"	"	"	"	370	N MC 150651
#148	"	23N-23-1/2N	"	"	"	"	"	371	N MC 150652

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1. Mount Diablo Principal Meridian
2. All claims amended on July 22, 1980
3. Amended location certificates recorded in Book 83, Pages 345-600 (inclusive) and Book 84, Pages 1-338 (inclusive)

Name of Claim	Section	Township	Range	County	Date Located <sup>2</sup>	Date Recorded	Book	Page	BLM Recordation Number
Rob 0149	4	23N	49E	Eureka	February 22, 1980	May 8, 1980	80	372	M MC 150653
0150		23N-23-1/2N						373	M MC 150654
0151		23N						374	M MC 150655
0152		23N-23-1/2N						375	M MC 150656
0153		23N						376	M MC 150657
0154		23N-23-1/2N						377	M MC 150658
0155		23N						378	M MC 150659
0156		23N-23-1/2N						379	M MC 150660
0157		23N						380	M MC 150661
0158		23N-23-1/2N						381	M MC 150662
0159		23N						382	M MC 150663
0160		23N-23-1/2N						383	M MC 150664
0161	4 & 5	23N						384	M MC 150665
0162	4 & 5	23N-23-1/2N						385	M MC 150666
0163	5	23N						386	M MC 150667
0164								387	M MC 150668
0165								388	M MC 150669
0166		23N-23-1/2N						389	M MC 150670
0167		23N						390	M MC 150671
0168		23N-23-1/2N						391	M MC 150672
0169		23N						392	M MC 150673
0170		23N-23-1/2N						393	M MC 150674
0172		23N-23-1/2N						394	M MC 150675
0183	2	23-1/2N			February 18, 1980			395	M MC 150676

1. Mount Diablo Principal Meridian
2. All claims amended on July 22, 1980
3. Amended location certificates recorded in Book 93, Pages 345-600 (inclusive) and Book 84, Pages 1-338 (inclusive)

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<u>Name of Claim</u>	<u>Section</u>	<u>Township</u>	<u>Range 1</u>	<u>County</u>	<u>Date Located<sup>2</sup></u>	<u>Date Recorded</u>	<u>Book</u>	<u>Page<sup>3</sup></u>	<u>BLM Recordation Number</u>
Rob 0184	2	23-17N	49E	Eureka	February 18, 1980	May 8, 1980	80	396	N MC 150677
0185								397	N MC 150678
0186								398	N MC 150679
0187								399	N MC 150680
0188								400	N MC 150681
0189								401	N MC 150682
0190								402	N MC 150683
0191								403	N MC 150684
0192								404	N MC 150685
0193								405	N MC 150686
0194								406	N MC 150687
0195								407	N MC 150688
0196								408	N MC 150689
0197								409	N MC 150690
0198								410	N MC 150691
0199	2 & 3							411	N MC 150692
0200	2 & 3							412	N MC 150693
0201	3							413	N MC 150694
0202								414	N MC 150695
0203								415	N MC 150696
0204								416	N MC 150697
0205								417	N MC 150698
0206								418	N MC 150699
0207								419	N MC 150700

1. Mount Diablo Principal Meridian  
2. All claims amended on July 22, 1980  
3. Amended location certificates recorded in Book 83, Pages 345-600 (inclusive) and Book 94, Pages 1-338 (inclusive)

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Name of Claim	Section	Township	Range	County	Date Located <sup>2</sup>	Date Recorded	Book	Page	BLM Recordation Number
Rob #208	3	23-1/2N	49E	Eureka	February 18, 1980	May 8, 1980	80	420	N MC 150701
8209								421	N MC 150702
8210								422	N MC 150703
8211								423	N MC 150704
8212								424	N MC 150705
8213								425	N MC 150706
8214								426	N MC 150707
8215								427	N MC 150708
8216								428	N MC 150709
8217	3 & 4							429	N MC 150710
8218								430	N MC 150711
8219	4							431	N MC 150712
8220								432	N MC 150713
8221								433	N MC 150714
8222								434	N MC 150715
8223								435	N MC 150716
8224								436	N MC 150717
8225								437	N MC 150718
8226								438	N MC 150719
8227								439	N MC 150720
8228								440	N MC 150721
8229								441	N MC 150722
8230								442	N MC 150723
8231								443	N MC 150724

1. Mount Diablo Principal Meridian
2. All claims amended on July 22, 1980
3. Amended location certificates recorded in Book 81, Pages 345-600 (inclusive) and Book 84, Pages 1- 318 (inclusive)

<u>Name of Claim</u>	<u>Section</u>	<u>Township</u>	<u>Range<sup>1</sup></u>	<u>County</u>	<u>Date Located<sup>2</sup></u>	<u>Date Recorded</u>	<u>Book</u>	<u>Page<sup>3</sup></u>	<u>BLM Recordation Number</u>
Rob 8232	4	23-17N	49E	Eureka	February 17, 1980	May 8, 1980	80	444	N MC 150725
8233	-	-	-	-	-	-	-	445	N MC 150726
8234	-	-	-	-	-	-	-	446	N MC 150727
8235	4 & 5	-	-	-	-	-	-	447	N MC 150728
8236	-	-	-	-	-	-	-	448	N MC 150729
8237	5	-	-	-	-	-	-	449	N MC 150730
8238	-	-	-	-	-	-	-	450	N MC 150731
8239	-	-	-	-	-	-	-	451	N MC 150732
8240	-	-	-	-	-	-	-	452	N MC 150733
8241	-	-	-	-	-	-	-	453	N MC 150734
8242	-	-	-	-	-	-	-	454	N MC 150735
8243	-	-	-	-	-	-	-	455	N MC 150736
8244	-	-	-	-	-	-	-	456	N MC 150737
8245	-	-	-	-	-	-	-	457	N MC 150738
8246	-	-	-	-	-	-	-	458	N MC 150739
8247	-	-	-	-	-	-	-	459	N MC 150740
8248	-	-	-	-	-	-	-	460	N MC 150741
8249	-	-	-	-	-	-	-	461	N MC 150742
8250	-	-	-	-	-	-	-	462	N MC 150743
8251	-	-	-	-	-	-	-	463	N MC 150744
8252	-	-	-	-	-	-	-	464	N MC 150745
8253	5 & 6	-	-	-	-	-	-	465	N MC 150746
8254	-	-	-	-	-	-	-	466	N MC 150747
8255	6	-	-	-	-	-	-	467	N MC 150748

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1. Mount Diablo Principal Meridian
2. All claims amended on July 22, 1980
3. Amended location certificates recorded in Book 83, Pages 345-600 (inclusive) and Book 84, Pages 1-338 (inclusive)

Name of Claim	Section	Township	Range <sup>1</sup>	County	Date Located <sup>2</sup>	Date Recorded	Book	Page <sup>3</sup>	BLM Recordation Number
Sub 8256	6	23-1/2N	49E	Eureka	February 17, 1980	May 9, 1980	80	468	N MC 150749
8257	2	23-1/2N	"	"	"	"	"	469	N MC 150750
8258	2	23-1/2N	"	"	"	"	"	470	N MC 150751
8258	35 & 34	24N	"	"	"	"	"	470	N MC 150751
8259	2	23-1/2N	"	"	"	"	"	471	N MC 150752
8260	2	23-1/2N	"	"	"	"	"	472	N MC 150753
8260	34	24N	"	"	"	"	"	472	N MC 150753
8261	2	23-1/2N	"	"	"	"	"	473	N MC 150754
8262	2	23-1/2N	"	"	"	"	"	474	N MC 150755
8262	34	24N	"	"	"	"	"	474	N MC 150755
8263	2	23-1/2N	"	"	"	"	"	475	N MC 150756
8264	2	23-1/2N	"	"	"	"	"	476	N MC 150757
8264	34	24N	"	"	"	"	"	476	N MC 150757
8265	2	23-1/2N	"	"	"	"	"	477	N MC 150758
8266	2	23-1/2N	"	"	"	"	"	478	N MC 150759
8266	34	24N	"	"	"	"	"	478	N MC 150759
8267	2	23-1/2N	"	"	"	"	"	479	N MC 150760
8268	2	23-1/2N	"	"	"	"	"	480	N MC 150761
8268	34	24N	"	"	"	"	"	480	N MC 150761
8269	2	23-1/2N	"	"	"	"	"	481	N MC 150762
8270	2	23-1/2N	"	"	"	"	"	482	N MC 150763
8270	34	24N	"	"	"	"	"	482	N MC 150763
8271	2	23-1/2N	"	"	"	"	"	483	N MC 150764
8272	2	23-1/2N	"	"	"	"	"	484	N MC 150765
8272	34	24N	"	"	"	"	"	484	N MC 150765
8273	2	23-1/2N	"	"	"	"	"	485	N MC 150766
8274	2	23-1/2N	"	"	"	"	"	486	N MC 150767
8274	34 & 33	24N	"	"	"	"	"	486	N MC 150767
8275	3	23-1/2N	"	"	"	"	"	487	N MC 150768

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1. Mount Diablo Principal Meridian  
 2. All claims amended on July 22, 1980  
 3. Amended location certificates recorded in Book 83, Pages 345-600 (inclusive) and Book 84, Pages 1-338 (inclusive)

Name of Claim	Section	Township	Range <sup>1</sup>	County	Date Located <sup>2</sup>	Date Recorded	Book	Page <sup>3</sup>	BLM Recordation Number
8276	3	23-1/2N	49E	Eureka	February 15, 1980	May 6, 1980	80	488	M MC 150769
8276	33	24N						488	M MC 150769
8277	3	23-1/2N						489	M MC 150770
8278	3	23-1/2N						490	M MC 150771
8278	33	24N						490	M MC 150771
8279	3	23-1/2N						491	M MC 150772
8280	3	23-1/2N						492	M MC 150773
8280	33	24N						492	M MC 150773
8281	3	23-1/2N						493	M MC 150774
8282	3	23-1/2N						494	M MC 150775
8282	33	24N						494	M MC 150775
8283	3	23-1/2N						495	M MC 150776
8284	3	23-1/2N						496	M MC 150777
8284	33	24N						496	M MC 150777
8285	3	23-1/2N			February 16, 1980			497	M MC 150778
8286	3	23-1/2N						498	M MC 150779
8286	33	24N						498	M MC 150779
8287	3	23-1/2N						499	M MC 150780
8288	3	23-1/2N						500	M MC 150781
8288	33	24N						500	M MC 150781
8289	3	23-1/2N						501	M MC 150782
8290	3	23-1/2N						502	M MC 150783
8290	33	24N						502	M MC 150783
8291	4 6 3	23-1/2N						503	M MC 150784
8292	3 6 4	23-1/2N						504	M MC 150785
8292	33 6 32	24N						504	M MC 150785
8293	4	23-1/2N						505	M MC 150786
8294	4	23-1/2N						506	M MC 150787
8294	32	24N						506	M MC 150787

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1. Mount Diablo Principal Meridian
2. All claims amended on July 23, 1980
3. Amended location certificates recorded in Book 83, Pages 145-600 (inclusive) and Book 84, Pages 1-338 (inclusive)

Name of Claim	Section	Township	Range 1	County	Date Located <sup>2</sup>	Date Recorded <sup>4</sup>	Book	Page <sup>3</sup>	BLM Recordation Number
Rob #295	4	23-1/2N	49E	Eureka	February 16, 1980	May 8, 1980	80	507	N MC 150788
#296	4	23-1/2N						508	N MC 150789
#296	32	24N						508	N MC 150789
#297	4	23-1/2N						509	N MC 150790
#298	4	23-1/2N						510	N MC 150791
#298	32	24N						510	N MC 150791
#299	4	23-1/2N						511	N MC 150792
#300	4	23-1/2N						512	N MC 150793
#300	32	24N						512	N MC 150793
#301	4	23-1/2N						513	N MC 150794
#302	4	23-1/2N						514	N MC 150795
#302	32	24N						514	N MC 150795
#303	4	23-1/2N						515	N MC 150796
#304	4	23-1/2N						516	N MC 150797
#304	32	24N						516	N MC 150797
#305	4	23-1/2N						517	N MC 150798
#306	4	23-1/2N						518	N MC 150799
#306	32	24N						518	N MC 150799
#307	4	23-1/2N						519	N MC 150800
#308	4	23-1/2N						520	N MC 150801
#308	32	24N						520	N MC 150801
#309	4 & 5	23-1/2N						521	N MC 150802
#310	4 & 5	23-1/2N						522	N MC 150803
#310	32 & 31	24N						522	N MC 150803
#311	5	23-1/2N						523	N MC 150804
#312	5	23-1/2N						524	N MC 150805
#312	31	24N						524	N MC 150805
#313	5	23-1/2N						525	N MC 150806

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1. Mount Diablo Principal Meridian
2. All claims amended on July 22, 1960
3. Amended location certificates recorded in Book 83, Pages 345-600 (inclusive) and Book 84, Pages 1-138 (inclusive)

Name of Claim	Section	Township	Range	County	Date Located <sup>2</sup>	Date Recorded	Book	Page <sup>3</sup>	BLM Recordation Number
Rob 0314	5	23-1/2N	49E	Eureka	February 16, 1900	May 8, 1980	80	526	N MC 150807
0314	31	24N						526	N MC 150807
0315	5	23-1/2N						527	N MC 150808
0316	5	23-1/2N						528	N MC 150809
0316	31	24N						528	N MC 150809
0317	5	23-1/2N						529	N MC 150810
0318	5	23-1/2N						530	N MC 150811
0318	31	24N						530	N MC 150811
0319	5	23-1/2N						531	N MC 150812
0320	5	23-1/2N						532	N MC 150813
0320	31	24N						532	N MC 150813
0321	5	23-1/2N						533	N MC 150814
0322	5	23-1/2N						534	N MC 150815
0322	31	24N						534	N MC 150815
0323	5	23-1/2N						535	N MC 150816
0324	5	23-1/2N						536	N MC 150817
0324	31	24N						536	N MC 150817
0325	5	23-1/2N						537	N MC 150818
0326	5	23-1/2N						538	N MC 150819
0326	31	24N						538	N MC 150819
0327	5 6 6	23-1/2N						539	N MC 150820
0328	5 6 6	23-1/2N						540	N MC 150821
0328	31	24N						540	N MC 150821
0328	36	24N	48-1/2E					540	N MC 150821
0329	6	23-1/2N	49E					541	N MC 150822
0330	6	23-1/2N						542	N MC 150823
0330	36	24N	48-1/2E					542	N MC 150823

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1. Mount Diablo Principal Meridian
2. All claims amended on July 22, 1980
3. Amended location certificates recorded in Book 83, Pages 345-600 (inclusive) and Book 84, Pages 1-338 (inclusive)

Name of Claim	Section	Township	Range	County	Date Located <sup>2</sup>	Date Recorded	Book	Page	BLM Recordation Number
Rob #331	35 & 34	24N	49E	Eureka	February 20, 1980	May 9, 1980	80	543	N MC 150824
#333	34	"	"	"	"	"	"	544	N MC 150825
#335	34	"	"	"	"	"	"	545	N MC 150826
#337	34	"	"	"	"	"	"	546	N MC 150827
#339	34	"	"	"	"	"	"	547	N MC 150828
#341	34	"	"	"	"	"	"	548	N MC 150829
#342	3	"	"	"	"	"	"	549	N MC 150830
#343	34	"	"	"	"	"	"	550	N MC 150831
#344	34	"	"	"	"	"	"	551	N MC 150832
#345	34	"	"	"	"	"	"	552	N MC 150833
#346	34	"	"	"	"	"	"	553	N MC 150834
#347	34 & 33	"	"	"	"	"	"	554	N MC 150835
#348	34 & 33	"	"	"	"	"	"	555	N MC 150836
#349	33	"	"	"	"	"	"	556	N MC 150837
#350	33	"	"	"	"	"	"	557	N MC 150838
#351	33	"	"	"	"	"	"	558	N MC 150839
#352	33	"	"	"	"	"	"	559	N MC 150840
#353	33	"	"	"	"	"	"	560	N MC 150841
#354	33	"	"	"	"	"	"	561	N MC 150842
#355	33	"	"	"	"	"	"	562	N MC 150843
#356	33	"	"	"	"	"	"	563	N MC 150844
#357	33	"	"	"	"	"	"	564	N MC 150845
#358	33	"	"	"	"	"	"	565	N MC 150846
#359	33	"	"	"	"	"	"	566	N MC 150847

1. Mount Diablo Principal Meridian
2. All claims amended on July 22, 1980
3. Amended location certificates recorded in Book 87, Pages 345-600 (inclusive) and Book 84, Pages 1-338 (inclusive)

Name of Claim	Section	Township	Range 1	County	Date Located <sup>2</sup>	Date Recorded	Book	Page <sup>3</sup>	BPM Recordation Number
Bob #360	31	24N	49E	Eureka	February 20, 1980	May 8, 1980	80	567	M MC 150848
#361	31	"	"	"	"	"	"	568	M MC 150849
#362	31	"	"	"	"	"	"	569	M MC 150850
#363	31	"	"	"	"	"	"	570	M MC 150851
#364	31	"	"	"	"	"	"	571	M MC 150852
#365	33 & 32	"	"	"	"	"	"	572	M MC 150853
#366	33 & 32	23N	"	"	April 15, 1980	"	"	573	M MC 150854
#367	32	24N	"	"	"	"	"	574	M MC 150855
#368	32	"	"	"	"	"	"	575	M MC 150856
#369	32	"	"	"	"	"	"	576	M MC 150857
#370	32	"	"	"	"	"	"	577	M MC 150858
#371	32	"	"	"	"	"	"	578	M MC 150859
#372	32	"	"	"	"	"	"	579	M MC 150860
#373	32 & 31	"	"	"	"	"	"	580	M MC 150861
#374	32 & 31	"	"	"	"	"	"	581	M MC 150862
#375	31	"	"	"	"	"	"	582	M MC 150863
#376	31	"	"	"	"	"	"	583	M MC 150864
#400	34 & 27	"	"	"	February 20, 1980	"	"	584	M MC 150865
#401	34 & 27	"	"	"	"	"	"	585	M MC 150866
#402	34 & 27	"	"	"	"	"	"	586	M MC 150867
#403	34 & 27	"	"	"	"	"	"	587	M MC 150868
#404	31 & 28	"	"	"	"	"	"	588	M MC 150869

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1. Mount Diablo Principal Meridian
2. All claims amended on July 22, 1980
3. Amended located certificates recorded in Book 83, Pages 345-600 (inclusive) and Book 84, Pages 1-338 (inclusive)

Name of Claim	Section	Township	Range	County	Date Located <sup>2</sup>	Date Recorded	Book	Page <sup>3</sup>	BLM Recordation Number
Bob 8405	33 & 28	24N	49E	Eureka	February 20, 1990	May 8, 1990	'80	589	N MC 150870
8406	33 & 28							590	N MC 150871
8407	33 & 28							591	N MC 150872
8408	33 & 28							592	N MC 150873
8409	33 & 28							593	N MC 150874

RECORDED AT THE REQUEST OF  
Randy Parcel  
 BOOK 170 PAGE 436

'87 DEC 22 AM 1:43

OFFICIAL RECORDS  
 EUREKA COUNTY, CALIFORNIA  
 MIN. PERMITS  
 FILE NO. 115265  
 FEE \$ 26.00

1. Mount Diablo Principal Meridian
2. All claims amended on July 22, 1980
3. Amended location certificates recorded in Book 83, Pages 345-600 (inclusive) and Book 84, Pages 1-338 (inclusive)