

14293
(NQ-35712)

Copy for - The Mining Recorder,
Yellowknife, N.W.T.
File 1386.

4613 T.M.L.

Ottawa, June 17, 1941.

Dear Sir:-

I have your letter of the 27th ultimo, stating that Quartz Mining Leases Nos. 1409 to 1422, in triplicate, had been executed by your company and were being forwarded to this office by express.

These leases, which were duly received on the 3rd instant, have been finally executed by the Deputy Minister and the duplicate and triplicate copies are returned herewith.

Yours very truly,

Encl.

(sgd) R. A. Gibson,
Director.

C.H.B. Frere, Esq.,
The Consolidated Mining and
Smelting Company of Canada, Ltd.,
Trail, B.C.

Quartz Mining Lease No. 1414.....

File No. 14293 T.M.L.

APPROVED
<i>[Signature]</i>
MANAGEMENT
<i>[Signature]</i>
COMPTROLLER DEPT.
<i>[Signature]</i>
LEGAL DEPT.

This Indenture, made in duplicate this

13th day of February in the year of our Lord one thousand nine hundred and forty one

BETWEEN His Majesty King George the ~~Fifth~~^{Sixth}, represented herein by the Minister of ~~the Interior~~ of Canada, hereinafter called "The Minister," of the first part, and Mines and Resources

The Consolidated Mining and Smelting Company of Canada, Limited, Trail, British Columbia,

hereinafter called the lessee, of the second part.

WHEREAS by an Order of the Governor in Council dated the ~~twenty-fifth day of May, in the year of Our Lord one thousand nine hundred and seventeen,~~^{4th March, 1932,} and subsequent amendments thereto, regulations were made for the disposal of quartz mining rights, the property of the Crown, in the Provinces of Manitoba, Saskatchewan, Alberta, the Northwest Territories, and the three and one-half millions of acres of land acquired by the Dominion from the Province of British Columbia and referred to in paragraph (b) of section 3, chapter 20, 7-8 Edward the Seventh.

AND WHEREAS the lessee having applied for a lease under the said regulations of the mining rights in the lands hereinafter described, the Minister has granted such application upon the terms and conditions herein contained.

NOW THIS INDENTURE WITNESSETH that in consideration of the rents and royalties hereinafter reserved and subject to the provisos, conditions, restrictions, and stipulations hereinafter expressed and contained, His Majesty hereby grants, demises, and leases unto the lessee all the minerals within the meaning of the said regulations which are now or hereafter may be found under, throughout, or upon all that certain parcel of land situate, lying and being on the westerly side of Yellowknife Bay, Great Slave Lake, in the District of Mackenzie in the Northwest Territories, and composed of Lot 7 in Group 964, otherwise known as "Con No. 6" mineral claim, containing by admeasurement 39.17 acres more or less, and being as shown upon a plan of survey of Lots 8, 9, 6, 7, 11 and 10 in Group 964, signed by W. P. Dunbar, Dominion Land Surveyor, on the 3rd day of March, 1938, approved but not confirmed at Ottawa on the 29th day of June, 1938, by T. S. Nash for the Surveyor General of Dominion Lands, and of record in the Department of Mines and Resources in Field Book No. 22101,

and subject to the restrictions contained in the said regulations with full and exclusive liberty, power, and authority for the lessee, his agents, servants, and workmen to search for, dig, work, mine, procure, and carry away, all of the said minerals wherever they may be found within the limits of the said land,

and to dig, procure, open, and work any shafts or mines within the limits of the said land and upon the said land to make such erections and buildings as shall from time to time be necessary and proper for the more effectual working of the said mines and for the procuring and making fit for sale the minerals to be mined within the limits aforesaid, and with all and every those rights and privileges granted to lessees in and by the said regulations.

TO HOLD and enjoy all the powers and privileges hereby granted subject to the regulations aforesaid and the provisions hereinafter mentioned and the said lands hereby demised unto the lessee henceforth for a term of twenty-one years to be computed from the 13th day of February, 1941, renewable for further terms upon the conditions as provided by said regulations; provided the lessee can furnish evidence satisfactory to the Minister to show that during the term of the lease he has complied fully with the conditions of such lease and with the provisions of the regulations under which it was granted: Yielding and paying therefor during the said term the sum of Fifty Dollars payable in advance within three months after the date upon which a certificate of improvements under the said regulations shall have been issued; and also rendering and paying therefor unto His Majesty such royalty on the sales of the products of such minerals as may from time to time be fixed by Order of the Governor in Council, which royalty shall be payable in manner in the said regulations provided and such rent and the royalty to be free and clear of and from all rents, taxes, and assessments and from all manner of deductions whatsoever;

PROVIDED ALWAYS that this demise is granted upon and subject to the following provisos, conditions, restrictions, and stipulations, that is to say:—

1. That the lessee shall and will well and truly pay or cause to be paid to the Minister at Ottawa, the rent and royalty hereby reserved, and shall and will make all returns at the times and in the manner herein or in or under the said regulation prescribed.

2. That the lessee shall and will well and truly and faithfully observe, perform, and abide by all the obligations, conditions, provisos, and restrictions in or under the said regulations imposed upon lessees or upon the said lessee.

3. That the lessee shall and will keep correct books of such kind and in such form as may be prescribed by the Minister, showing the quantity and value of the minerals taken out of the said lands, and whenever required so to do shall submit such books to the inspection of any officer or person appointed or authorized by the Minister to examine the same for the purpose of verifying the returns made by the lessee.

4. That the lessee shall and will, during the said term, make such provision for the disposal of the earth, rock, waste, or refuse of the said lands that the same shall not be an inconvenience, nuisance, or obstruction to any railway right of way, roadway, pass, passage, river, creek, or place, or to any private, public, or Crown lands, or conflict with or embarrass the operating of any other mines on the said lands, or in any manner whatsoever occasion any private or public damage, nuisance, or inconvenience.

5. That the lessee shall and will, during the said term, make and deliver to the Minister or to any officer or agent appointed or instructed by him to collect, obtain or receive the same, all such true and proper plans, sections, returns, and statistics of the working and operations of any mines on the said lands (the truth and accuracy of which shall be verified by oath or solemn declaration of the lessee or his manager, agent, or employee cognizant of the facts), as the Minister shall from time to time direct.

6. That the lessee shall and will, during the said term, make proper and reasonable compensation to the owner, occupier or lessee of any adjoining lands or of the surface rights of the said lands hereinbefore described, including lands of His Majesty (should he be such owner, occupier, or lessee) in respect of any damage which may be sustained by any such owner, occupier, or lessee by

reason of the working of any mine on the said lands, or the carrying on of any works connected therewith, or of any operations of the lessee under these presents, such compensation, in case the parties do not agree thereupon, to be determined, if such owner, occupier, or lessee requires, by arbitration, one arbitrator to be named by him, one by the lessee, and a third by the two so named, and the award of the three or of any two of them to be final.

7. That the lessee shall also make proper and reasonable compensation to any railway company for any damage caused to the right of way or station grounds of the railway or other property of the Company upon the said lands, the amount of such compensation to be ascertained and settled in the manner provided by the said regulations with respect to matters in dispute in relation to the acquisition of surface rights.

8. That the lessee shall and will permit any inspector or other person duly authorized in that behalf, with all proper or necessary assistants, at all reasonable times during the said term, quietly to enter into and upon the said lands, mines, and premises, and into all buildings erected thereon, and into any part thereof, and to survey and examine the state and condition thereof, and for the purpose aforesaid to descend all pits and shafts, and to enter and use all adits, tunnels, shafts, rises, wings, levels, galleries, drives and excavations, and to use all roads, ways, engines, ropes, machinery, gear, appliances, materials, and other things in and on the said land and mines which shall by him be deemed necessary, without making any compensation for the same, so nevertheless that in so doing no unnecessary interference is caused with the carrying on of the mining work of the lessee; and shall and will by all means in his power aid and facilitate such inspector or other person in making such entry, survey, and examination.

9. That the lessee shall and will during the said term, open, use, and work any mines and works opened and carried on by him upon the said lands in such manner only as is usual and customary in skilful and proper mining operations of similar character when conducted by proprietors themselves on their own lands, and when working the same shall keep and preserve the said mines and works from all avoidable injury and damage, and also the adits, tunnels, shafts, rises, wings, levels, drifts, water-courses, roads, ways, works, erections, and fixtures therein and thereon in good repair and condition except such of the matters and things last aforesaid as shall from time to time be considered by any inspector or other person authorized by the Minister to inspect and report upon such matters and things to be unnecessary for the proper working of any such mine, but so that no supports placed in any mine, or any timbers or frame work necessary to the use and maintenance of shafts or other approaches thereto or tramways thereon, shall be removed or impaired, and in such state and condition shall and will at the end or sooner determination of the said term deliver peaceable possession thereof and of the said lands to His Majesty.

10. That the lessee shall and will during the said term enclose and keep enclosed all abandoned openings or excavations made in connection with or for the purposes of mining operations on the said lands with fences or walls sufficient to prevent cattle or other animals falling thereinto, such fences or walls to be of a height and character satisfactory to the Minister or to the inspector or other person duly authorized by him as aforesaid, and to comply with any regulations or directions from time to time made or given by the Minister.

11. And that the lessee shall not in the exercise of such liberty and power in any way have the right to conflict or interfere with, hinder or make difficult in any way the mining operation of any other minerals than the quartz minerals aforesaid, which His Majesty or his grantees may at any time wish to carry on; and the lessee covenants with His Majesty that he will not attempt to mine for the said minerals on the said land or to make erections or buildings thereon in any place which may be so near to any spot in which other minerals may exist as in any way to interfere in the opinion of the Minister with the mining, extraction, use, or preparation for sale of such other minerals.

12. And that the lessee, his servants, agents, or workmen, shall in accordance with the provisions of the said regulations have a right of way over and upon the said lands and with or without carts, sleighs, vehicles, and horses or other animals, for the purpose of digging for, working and carrying away the said quartz minerals.

13. That no waiver on behalf of His Majesty of any breach of any or either of the provisos, conditions, restrictions, and stipulations herein contained, whether negative or positive in form, shall take effect or be binding upon him, unless the same be expressed in writing under the authority of the Minister; and any waiver so expressed shall extend only to the particular breach so waived and shall not limit or affect His Majesty's rights with respect to any other or future breach.

14. That no implied covenant or liability of any kind on His Majesty's part is created by the use of the word "demise" or "lease" herein, or by the use of any other word or words herein, or shall otherwise arise by reason of these presents or anything therein contained.

15. And that if the rent hereby reserved or any part thereof shall be unpaid for thirty days after becoming payable (whether payment thereof shall have been demanded or not), or if any covenant, proviso, stipulation, or condition on the part of the lessee herein contained shall not be performed or observed, then and in any of the said cases it shall be lawful for the Minister (without judicial inquiry), by notice in writing to cancel these presents and terminate the estate or term hereby demised and thereupon these presents and everything therein contained and the estate or term shall from the time of the giving of such notice absolutely cease, determine and be void without re-entry or any other act or any suit, or legal proceedings to be brought or taken, provided that His Majesty shall nevertheless be entitled to recover from the lessee the rent then accrued or accruing and moreover that any right of action of His Majesty against the lessee in respect of any antecedent breach of any of the said covenants, provisos, stipulations, or conditions shall not thereby be prejudiced.

16. And that any notice affecting the tenancy hereunder which the Minister may desire to serve upon the lessee shall be sufficiently served on the lessee if left addressed to him on the demised premises or posted to him addressed to his last known address or if left at the said address. A notice sent by post shall be deemed to be given at the time when in due course of post it would be delivered at the address to which it is sent. Such notice may be legally given by the Minister, Deputy Minister, Assistant Deputy Minister, Commissioner or Assistant Commissioner of Dominion Lands or Director, Lands, Parks and Forests Branch.

17. That within six months from the termination of this lease from any cause if all rent and royalty due thereunder shall have been paid and all provisos, conditions, restrictions, and stipulations hereby imposed upon the lessee shall have been duly observed and performed, the lessee may remove from the said lands all tools and machinery, buildings, and erections which he may have placed thereon, but shall not remove or impair any of the supports, timbers, or frame-works aforesaid which are necessary to the use and maintenance of the shafts or other approaches to any mine on the said lands, or any tramways or ladders therein, or any article, matter, or thing the removal of which might cause such mine to fall, cave in or give way, and that in default of removal within such period of six months all such tools and machinery, buildings and erections shall be absolutely forfeited and shall become and be the property of His Majesty.

18. Provided that, if in consequence of insufficient survey or of any cause whatsoever, the said demised premises are found to include a portion of the quartz mining rights demised to any other person under the regulations of any Order of the Governor General in Council, the lessee whose application was first recorded in accordance with the provisions of such regulations shall have priority.

~~19. This lease is granted subject to the right of the Province to take, without compensation, such lands as may be required for road purposes, not to exceed two and one-half per cent of the total area included in the lease, as provided in the Order in Council dated the 20th of November, 1907, P.C. 2499.~~

~~20. This lease is granted subject to the right of the Province to take, without compensation, such lands as may be required for right of way purposes in connection with drainage projects, not to exceed one per cent of the total area included in the lease, as provided in the Order in Council of the 17th of June, 1924, P.C. 1009.~~

Where the context permits, the expression "lessee" herein includes the heirs, executors, administrators, and assigns of the lessee, the expression "His Majesty" includes the successors and assigns of His Majesty, and the expression "Minister" includes the successors in office of the Minister of the Interior. ~~the Interior~~ Mines and Resources

IN WITNESS WHEREOF the Deputy of the Minister of the Interior and the lessee have hereunto set their hands and seals the day and year first above written.

Signed, sealed, and delivered, in the presence of



Clifford Allen

Charles Russell

Deputy of the Minister of ~~the Interior~~ Mines and Resources

And by the lessee in the presence of

.....
Witness.

.....
Lessee.

The Consolidated Mining & Smelting Co.
of Canada, Limited

Per *W. H. Bayford*
Pres. & Managing Director

Per *J. J. McNeil*
Secretary

APPROVED

[Signature]
.....
Director, Lands, Parks & Forests.

MINES AND RESOURCES
DEPARTMENT OF THE INTERIOR

~~TIMBER AND GRAZING LANDS~~ BRANCH

Ottawa,

MEMO.

On April 9, 1941, on file 4613 T.M.L., the lease dealt with on this file was forwarded to the company, in duplicate, for signature.

The triplicate copy was sent to the Mining Recorder at Yellowknife.

P. J. Daly.

File No. 14293 T.M.L.

March 20, 1941.

Quartz Mining Lease No. 1414

Lessee - The Consolidated Mining and Smelting
Company of Canada, Limited, Trail,
British Columbia.

Term of Lease - 21 years from February 13, 1941.

Rental - \$ 50⁰⁰

DESCRIPTION

QW

situate lying and being on the westerly side of Yellowknife Bay, Great Slave Lake, in the District of Mackenzie in the Northwest Territories, and composed of Lot 7 in Group 964, otherwise known as "Con No. 6" mineral claim, containing by admeasurement 39.17 acres more or less, and being as shown upon a plan of survey of Lots 8, 9, 6, 7, 11 and 10 in Group 964, signed by W. P. Dunbar, Dominion Land Surveyor, on the 3rd day of March, 1938, approved but not confirmed at Ottawa on the 29th day of June, 1938, by T. S. Nash for the Surveyor General of Dominion Lands, and of record in the Department of Mines and Resources in Field Book No. 22101.

Albrow

NOTED IN RECORDS
back

File 1886

Department of Mines and Resources
Lands, Parks and Forests BranchYellowknife, N.W.T.
6th March, 1941.

Dear Sir,

I beg to acknowledge receipt of your letter of the 25th ultimo requesting that a 21 year lease be issued for mineral claims Con 1 to 14 inclusive, Grants #35699 to #35712 inclusive, located at the mouth of the Yellowknife River.

With your letter you enclosed fees \$1879.35 as follows:-

Application for Leases	-	\$140.00	
Rental on Claims	-	700.00	
" " excess areas	-	<u>1039.35</u>	<u>\$1879.35</u>

On the 13th ultimo I issued Certificates of Improvements for these mineral claims and forwarded same to you with my letter of the 14th ultimo.

I am by copy of this letter advising the Ottawa Office of the receipt of your request for leases as leases are issued by that Office.

Gen. Rec. #1612 for fees \$1879.35 issued today and is herewith enclosed.

Yours very truly,

(sgd) J. E. Gibben,
Mining Recorder.

Encl.

C.H.B. Frere, Esq.,
Legal Department,
C. M. & S. Co. of Canada, Ltd.,
Trail, B.C.

1886
16273
8297
9233

Department
of
Mines and Resources

Yellowknife, N.W.T.
14th February, 1941.

Dear Sir:-

Re - Mineral Claims P & G 1 to 4 incl.,
" " Con 1 to 14 incl.,
H.O. Files 15265 TML. etc., and
" 14288 TML "

Rycon Mines Ltd., and C. M. & S. Co. of Canada, Ltd., through their agent, Mr. C.H.B. Frere of Trail, B.C., have forwarded applications for Certificates of Improvements covering the above described claims, situated at the mouth of Yellowknife River at Yellowknife, N.W.T.

The requirements of Section 60 of the Quartz Regulations have been complied with, with the exception of publishing notices in a newspaper which action was waived by the Minister.

As Mining Recorder I am satisfied that the required amount of representation work has been performed and I have issued Mining Recorder's Certificate in Form I which I am enclosing.

Certificates of Improvements were issued on the 13th instant and sent to the C. M. & S. Co., together with Gen. Rec. 1568 & 9 issued on the 13th instant for fees of \$45.00 remitted.

Copies of Certificates of Improvements Form F, Forms I & G together with survey plans posted, as well as my letter to Mr. Frere are enclosed for your records.

Encls.

Yours very truly,

(sgd) J. E. Gibben,
Mining Recorder.

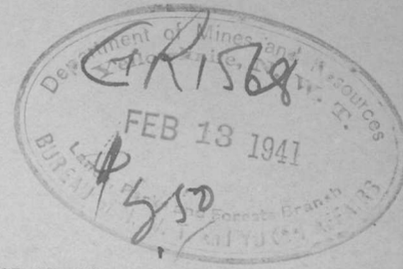
R. A. Gibson, Esq.,
Director,
Lands, Parks & Forests,
Dept. Mines & Resources,
Ottawa, Ont.



CANADA

File 8302

T/.



FORM "F"

CERTIFICATE OF IMPROVEMENTS

..... Con. 6 MINERAL CLAIM

MINERAL CLAIM No. 35712

THIS IS TO CERTIFY C. M. & S. Co. of Can Ltd.,

of Trail B.C. in the Yellowknife Mining

District, has proved to my satisfaction that he has complied with all the provisions of the Quartz Mining Regulations, to entitle him to a certificate of improvements in respect of the Con 6

Mineral Claim, situate at the mouth of Yellowknife River in the Yellowknife Mining District, and in pursuance of the

provisions of the said regulations I do now issue this certificate of improvements in respect of the above claim to

The Consolidated Mining and Smelting Company of Canada Limited

Dated 13th February 1941.

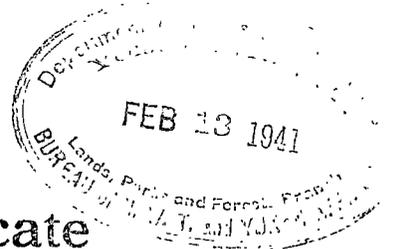
NOTED IN RECORDS
l. a. s.

J. E. Guinness

.....
Mining Recorder.

This certificate will become void unless the prescribed rental is paid within three months from its date.

FORM "I."



Mining Recorder's Certificate

Yellowknife..... MINING DISTRICT

Con 6

..... MINERAL CLAIM

Date Located..... 23rd Sept. 1935

Date Recorded..... 14th October 1935

I hereby certify that..... C M & S Co of Can Ltd., ~~XXXXXXXXXXXX~~ has published a Publication of Notice has been waived in this case by the ~~notice of the claimant to apply for a Certificate of Improvements (or~~ Minister. Form G was posted in the Mining Recorder's Office, ~~that he has published a Survey Notice Form G for sixty days in the~~ Yellowknife, and in Yellowknife Post Office for sixty days, ~~newspaper, from the~~ day of

~~XXXXXX~~ a copy of which notice is attached; that during the above period a notice in accordance with the provisions of the regulations has been posted and a copy of the plan of the said claim deposited for reference in my office; and that no notice of any action having been commenced against the issuance of a Certificate of Improvements, or against the acceptance of the survey as defining absolutely the boundaries of the claim, has been filed in this office.

The recorded owner of the claim at this date is.....
The Consolidated Mining and Smelting Company of Canada Limited

of..... Trail B.C.

Occupation..... Mining Operations.

Dated..... 13th February..... 1934

.....
Mining Recorder.

FORM "G"

NOTICE

..... CON # 6 Mineral Claim.

Mineral Claim No.....7117..

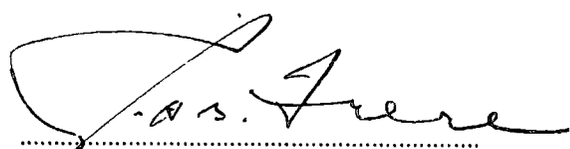
Situate in the..... Yellowknife Mining District

Where located..... West of CON # 5, East of AVE # 39 and South
..... of CON # 4, mouth of Yellowknife River.

Take notice that I, Cecil H. B. Frere, as agent for The Consolidated Mining and Smelting Company of Canada, Limited, intend, sixty days from the date hereof, to apply to the mining recorder for a certificate of improvements, for the purpose of obtaining a lease of the above claim.

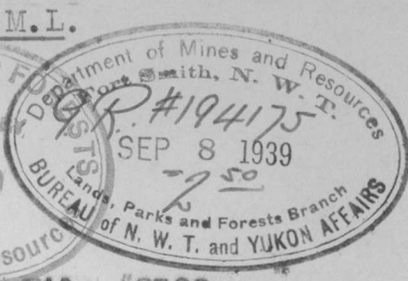
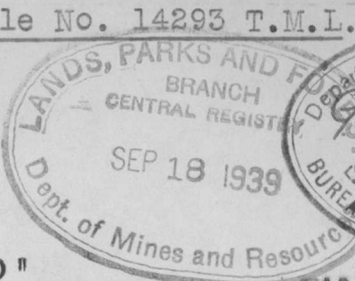
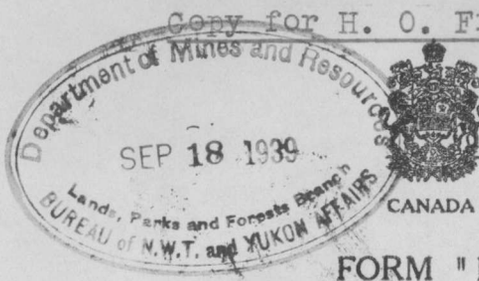
And further take notice that action, under the Quartz Mining Regulations, must be commenced before the issuance of such certificate of improvements.

Dated this..... 26th day of..... November 19.40.



.....
Agent for The Consolidated Mining and Smelting Company of Canada, Limited.

Copy for H. O. File No. 14293 T.M.L.



FORM "D"

File #8302

CERTIFICATE OF WORK

FORT SMITH - N. W. T.

September 8, 1939.

CON #6

MINERAL CLAIM No. 35712

THIS IS TO CERTIFY that an affidavit setting out a detailed statement of the work done on the above claim since the 22nd day of March, 1939. made by H. C. Giegerich agent for The Consolidated Mining & Smelting Company of Canada, Limited.

was filed in my office on the 16th day of August, 1939. and in pursuance of the provisions of the mining regulations, I do now issue this certificate of work in respect of the The Consolidated Mining & Smelting Company of Canada, Limited. above claim to

The recorded holder of said mineral claim has done or caused to be done all necessary mining work thereon, in accordance with the regulations, for the period of 33 years, ending the 14th day of October, 1978. and under the provisions of sub-clause (2) of section 52, he is also entitled to an excess ^{total} credit of \$33.77

CHECKED WITH RETURN AND
ENTRÉ. N. H.

M. Meikle
Mining Recorder.



Application for a Certificate of Work AFFIDAVIT

I, H. C. Giegerich of Yellowknife

in the District of Mackenzie holder of Miner's

Licence No. 14863 issued at Yellowknife make oath
and say :-

That I have done, or caused to be done, work on the Con 6

Mineral Claim No. 35712 situate at

Yellowknife Bay in the Yellowknife

Mining District, not before reported, to the value of at least \$ 3235.00 since the

22nd day of March 19 39.

That the following is a detailed statement of such work, and the cost of each item :-

Proportion of work on Con 5, 7, 9 Fr., & 14

That the names and addresses of the persons who did the work above described, and the dates upon which each person worked in its performance, are as follows :

Proportion of work on Con 5, 7, 9 Fr., & 14

That I have inspected or caused to be inspected the location posts of the said claim, and the mounds of earth (or stones), and they were found to be in the condition required by the regulations on the

23rd day of July 19 39.

I have also caused to be cleared the boundary lines, and on the same day they were clear. The metal tags required under the regulations were found securely attached to the posts.

SWORN and subscribed to at Yellowknife this 12th

day of August 19 39.



A Commissioner





CANADA

FORM "E"

GROUPING CERTIFICATE

Fort Smith, N.W.T.

..... Mackenzie Mining District, June 14, 1939.

THIS IS TO CERTIFY that in accordance with the provisions of the Quartz Mining Regulations the registered owners, or agents of the owners, of the following mineral claims have filed a notice of their intention to work such claims in partnership:-

<u>Grant.</u>	<u>Claim.</u>	<u>H.O.File.</u>	<u>Owner.</u>	<u>Ft.Smith File.</u>
35707	CON #1	14288 T.M.L.	Consolidated Mining & Smelting Co. of Canada, Limited.	8297
35708	CON #2	9 "	" "	8
35709	CON #3	14290 "	" "	9
35710	CON #4	1 "	" "	8300
35711	CON #5	2 "	" "	1
35712	CON #6	3 "	" "	2
35699	CON #7	14280 "	" "	8289
35700	CON #8	1 "	" "	8290
35701	CON #9 Fr.	2 "	" "	1
35702	CON #10	3 "	" "	2
35703	CON #11	4 "	" "	3
35704	CON #12	5 "	" "	4
35705	CON #13	6 "	" "	5
35706	CON #14	7 "	" "	6
35719	SOL #1	14300 "	" "	8309
38240	SOL #2	16973 "	" "	10866
38241	SOL #3	4 "	" "	7
38242	SOL #4	5 "	" "	8

RECORDED & INDEXED

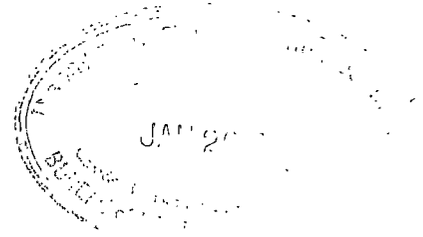
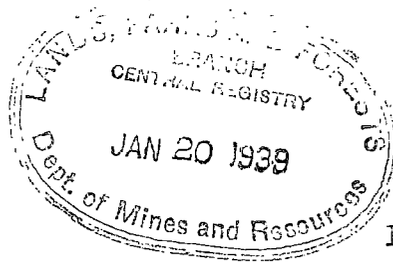
By N. H.

Dated at Fort Smith, N.W.T. this 14th

day of June, 1939.

(Sgd) M. Meikle,
Mining Recorder.

000206



GF

File No. 8302

DEPARTMENT OF MINES AND RESOURCES
LANDS, PARKS & FORESTS BRANCH

FORT SMITH, N.W.T.

January 12th, 1939.

Dear Sir, Your File No. 14293 .

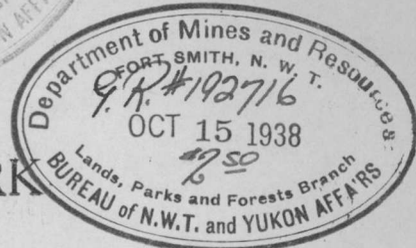
With reference to your letter of the
21-7-1938 I beg to advise you notation has been
made in the records of this office, that mineral claim
CON # 6 has been surveyed as Lot 7
Group 964 containing an area of 39.17
acres, as approved by the Surveyor General.

Yours very truly,
M. MEIKLE
Mining Recorder.

R.A. Gibson, Esq.,
Director, Lands, Park & Forests Branch,
Department of Mines & Resources,
Ottawa, Ont.



File #8302



FORM "D"
CERTIFICATE OF WORK

FORT SMITH - N. W. T.
October 15, 1938.

CON #6 MINERAL CLAIM No. 35712

THIS IS TO CERTIFY that an affidavit setting out a detailed statement of the work done on the above claim since the 30th day of August, 1937. made by W. P. Dunbar agent for Consolidated Mining & Smelting Company of Canada, Limited. was filed in my office on the 10th day of June, 1938. and in pursuance of the provisions of the mining regulations, I do now issue this certificate of work in respect of the above claim to Consolidated Mining & Smelting Company of Canada, Ltd.

The recorded holder of said mineral claim has done or caused to be done all necessary mining work thereon, in accordance with the regulations, for the period of 1 years, ending the 14th day of October, 1945. and under the provisions of sub-clause (2) of section 52, he is also entitled to an excess credit of \$98.77 (1937)

CHECKED WITH RETURN AND ENTERED [Signature]

[Signature] Mining Recorder.



Application for a Certificate of Work AFFIDAVIT

I, W.P. Dunbar of Yellowknife
in the District of Yellowknife holder of Miner's
Licence No. 11099 issued at Fort Smith make oath
and say:—

That I have done, or caused to be done, work on the Con #6
Mineral Claim No. 7117 situate at
West side of Yellowknife Bay in the Yellowknife
Mining District, not before reported, to the value of at least \$ 100.00 since the
30th day of August 19 37.

That the following is a detailed statement of such work, and the cost of each item:—

Surveying Mineral Claim - \$100.00

That the names and addresses of the persons who did the work above described, and the dates upon which each person worked in its performance, are as follows:

J. Holmberg	%C.M. & S. Yellowknife	Aug. 31 - Sept. 15, 1937
G.G. McMain	"	Aug. 31 - Sept. 14, 1937
G.R. Conway	"	Aug. 30 - Oct. 5, 1937
W.G. Gilbert	"	Sept. 1 - Oct. 5, 1937
E. Fletcher	"	Aug. 30 - Oct. 6, 1937
W. Popoff	"	Aug. 29 - Oct. 5, 1937

(Proportion of the above)

That I have inspected or caused to be inspected the location posts of the said claim, and the mounds of earth (or stones), and they were found to be in the condition required by the regulations on the

8th day of September 19 37.

I have also caused to be cleared the boundary lines, and on the same day they were clear. The metal tags required under the regulations were found securely attached to the posts.

SWORN and subscribed to at Goldfields, Sask. this 23rd

day of May 19 38.

Notary Public for Saskatchewan
My Commission expires Dec. 31/38

W.P. Dunbar D.L.S.

AMB



CANADA

DEPARTMENT
OF
MINES AND RESOURCES
LANDS, PARKS AND FORESTS BRANCH

PLEASE QUOTE

FILE 14293 TML

ADDRESS REPLY TO
BUREAU OF NORTHWEST TERRITORIES
AND YUKON AFFAIRS

OTTAWA.

July 21, 1938.

Dear Sir,

Your file number 8302

Name of claim Con #6

Surveyed description - Lot 7, Group 964

Area 39.17 acres

I beg to inform you that the survey of the above
claim has been approved by the Surveyor General.

Yours very truly,

R. A. Gibson,
Director.

The Mining Recorder,
Fort Smith,
N.W.T.

MR. MAGDONALD *m*
 MR. DALY
Memorandum

June 30th, 1938.

Mr. Barber

Herewith are the returns of survey by W.P. Dunbar, D.L.S. 1937 of the following mineral claims to be put on record:-

				<u>Grant No.</u>	<u>File No.</u>
Con	1 H.C.	Lot 2	Group 964	35707	14288
"	2 "	" 3	"	35708	14289
"	3 "	" 5	"	35709	14290
"	4 "	" 4	"	35710	14291
Sol	1 "	" 8	"	35719	14300
"	2 "	" 9	"	35740	14373
Con	5 "	" 6	"	35711	14292
"	6 "	" 7	"	35712	14293
"	7 "	" 11	"	35799	14280
"	8 "	" 10	"	35700	14281
Sol	3 "	" 14	"	35741	14374
"	4 "	" 15	"	35742	14375
Con	10 "	" 13	"	35702	14283
"	11 "	" 12	"	35703	14284
"	12 "	" 16	"	35704	14285
"	13 "	" 17	"	35705	14286
Con	14 "	" 18	"	35706	14287
"	9 Pr.	" 19	"	35701	14282
Star	1 H.C.	" 25	"	37124	15002
"	2 "	" 26	"	37125	15003
PAS	4 "	" 24	"	36634	15268
"	1 "	" 21	"	36631	15265
"	2 "	" 20	"	36632	15266
"	3 "	" 22	"	36633	15267
Road	"	" 23	"	36977	15656
Tip	1 "	" 26	"	36978	15657
Midnight 1"	"	" 27	"	37127	15006

These returns were approved on 27th June, 1938. Please add the record numbers to the duplicate copies of this memorandum, and return them.

*noted
 W. H.*

T. S. HALL

Surveyor General, and
 Chief, Hydrographic Service.

T. G. No. 6B
500 pads of 100—11—29

~~DEPARTMENT OF THE INTERIOR~~

~~TIMBER AND GRAZING LANDS BRANCH~~

Ottawa,

MEMO.

The attached papers were enclosed with copy of
letter dated March 9, 1937, on File No. 4613 T.M.L.

P. J. Daly.

CHECKED WITH RAYDEN AND
ENTERED. *[Signature]*

000212

Copy - Original on file 4613 TML.



CANADA

FORM "E"

GROUPING CERTIFICATE

Mackenzie Mining District, 6th March, 1937.

THIS IS TO CERTIFY that in accordance with the provisions of the Quartz Mining Regulations the registered owners, or agents of the owners, of the following mineral claims have filed a notice of their intention to work such claims in partnership:-

<u>Grant No.</u>	<u>Name of Claim.</u>	<u>H.O. File No.</u>	<u>Owner</u>	<u>Ft. Smith File No.</u>
35707	CON #1	14288 T.M.L.	The Consolidated Mining & Smelting Co. of Can. Ltd.	8297
8	" 2	9 "	" "	8
9	" 3	14290 "	" "	9
35710	" 4	1 "	" "	8300
1	" 5	2 "	" "	1
2	" 6	3 "	" "	2
35699	" 7	14280 "	" "	8289
35700	" 8	1 "	" "	90
1	" 9F	2 "	" "	1
2	" 10	3 "	" "	2
3	" 11	4 "	" "	3
4	" 12	5 "	" "	4
5	" 13	6 "	" "	5
6	" 14	7 "	" "	6
35719	SOL 1	14300 "	" "	8309

Dated at Fort Smith, N.W.T. this 1st day of March, 1937.

(Sgd) M. Meikle,
 Mining Recorder.



File No.8302

FORM "D"

CERTIFICATE OF WORK



FORT SMITH, N. W. T.

9th March, 1937

CON #6 MINERAL CLAIM No. 35712

THIS IS TO CERTIFY that an affidavit setting out a detailed statement of the work done on the above claim since the 1st day of April, 1936 made by W. G. Jewitt, Agent for Consolidated Mining & Smelting Company of Canada, Limited,

was filed in my office on the 1st day of March, 1937 and in pursuance of the provisions of the mining regulations, I do now issue this certificate of work in respect of the above claim to Consolidated Mining & Smelting Company of Canada, Limited.

The recorded holder of said mineral claim has done or caused to be done, all necessary mining work thereon, in accordance with the regulations, for the period of 9 years, ending the 14th day of October, 1944 and under the provisions of sub-clause (2) of section 52, he is also entitled to an excess credit of \$98.77

M. Meikle

Mining Recorder



Application for a Certificate of Work AFFIDAVIT

I, William Gladstone Jewitt of Goldfields
in the District of Prov. of Sask. holder of Miner's
Licence No. 8821 issued at FT. Smith make oath
and say:

That I have done, or caused to be done, work on the Con No. 6
Mineral Claim No. 35712 situate at
Yellowknife
in the Yellowknife
Mining District, not before reported, to the value of at least \$ 998.66 since the
1st day of April 1936.

That the following is a detailed statement of such work, and the cost of each item :-

Proportion of work performed on Con 5, 7, 9, 10, 11, 12, 13,
and equally divided among this group.

(See forms of above claims for details of this work)

That the names and addresses of the persons who did the work above described, and the dates upon which each person worked in its performance, are as follows :

J.E. Irwin	Vancouver	- July 6 - Dec. 12	E.V. Maurice	Grand Prai	Oct. 1- Dec. 12
F.J. McAusland	High Prairie	" "			
R.L. Hansell	Edmonton	" "			
F.W. Connell	Saskatoon	" "			
Geo Watt	Goldfields	" "			
Laurence Yanik	"	" Oct. 1			
D. McRae	"	Apr. 5 - Dec. 12			
Geo. Russell	Yellowknife	" - July 1 and Oct. 1 - Dec. 12			
E. Cox	"	Oct. 1 - Dec. 12			
A.S. Woyna	"	Apr. 5 - July 1 and Oct. 1 - Dec. 12			
E.M. Forrest	Ft. St. James	Oct. 1 - Dec. 12			

That I have inspected or caused to be inspected the location posts of the said claim, and the mounds of earth (or stones), and they were found to be in the condition required by the regulations on the

1st day of Oct. 1936

I have also caused to be cleared the boundary lines, and on the same day they were clear. The metal tags required under the regulations were found securely attached to the posts.

SWORN and subscribed to at Goldfields this 25th

day of February 1937
W.G. Jewitt

Notary Public for Sask.

"My Commission expires Dec. 31/38"

W.G. Jewitt
for C.M.A.S. Co. 000215



CANADA

PLEASE QUOTE

ADDRESS REPLY TO
BUREAU OF NORTHWEST TERRITORIES
AND YUKON AFFAIRS

NH

DEPARTMENT
OF
MINES AND RESOURCES
LANDS, PARKS AND FORESTS BRANCH

FILE...14293...TML.

OTTAWA, February 26, 1937.

Dear Sir,

Your letter dated 9th December last

Your file number B302

Name of claim Con #6

Assignee Consolidated Mining and Smelting Co. of
Canada, Ltd.

MR

I have your letter reporting the recording of an assignment of the above mentioned mineral claim, and in reply would inform you that an entry regarding this assignment has been made in the quartz mining records here.

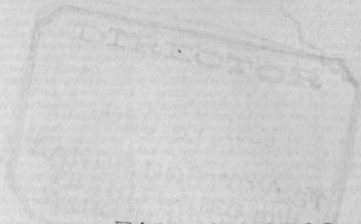
Yours very truly,

R. A. Gibson,
Director.

The Mining Recorder,

Fort Smith,

N.W.T.



JT/.

File No. 8302

DEPARTMENT OF THE INTERIOR
LANDS, NORTH WEST TERRITORIES & YUKON BRANCH.

FORT SMITH, N.W.T.
9th DECEMBER, 1936.

Dear Sir,

I beg to advise you that a transfer from
G. H. Finland of Trail, B. C.
for M.C. CON #6 staked in the North west
Territories to The Consolidated Min. & Smelting Co. of Can. Ltd. has been recorded
in this office under Document No. 2061 on the 8th inst.
Receipt No. 187060 was issued for fee of \$2.00 charged.

This payment will be shown in weekly returns
of the 8th inst.

Yours very truly,

A. L. Cunningham
Mining Recorder.

encls.

J. Lorne Turner, Esq.,
Director, Lands, N.W.T. & Y. Branch,
Dept. of the Interior,
Ottawa, Ont.

CHECKED WITH RETURN AND

ENTERED N. H.



FILE No.

M.L.

DEPARTMENT OF THE INTERIOR
DOMINION LANDS ADMINISTRATION
MINING LANDS BRANCH

OTTAWA,

MEMORANDUM:

On file 14200 T.M.L., an extension of time up to April 15, 1937, has been granted within which to file evidence of the performance of work for the first year in connection with the claim dealt with on this file.

J. W. Lock.

000218

736
MR. MORTIMER
MR. DAILY
JT/.

File No. 8302

DEPARTMENT OF THE INTERIOR
Canada
NORTH WEST TERRITORIES DIVISION.

DIRECTOR
OCT 23 1935
LANDS NORTH WEST
TERRITORIES AND
YUKON BRANCH

FORT SMITH - N.W.T.
15th October, 1935.

Sir:

I beg to enclose herewith a copy of
application and sketch from G. H. Finland
of Trail, B. C. for Mineral Claim CON #6
Yellowknife area situated in Mackenzie Mining District
and for which Quartz Grant No. 35712 covering fee in this
connection was issued on the 15th inst. and a record of same
shown in the office returns of the 15th inst.

Your obedient servant,

A. H. Cunningham

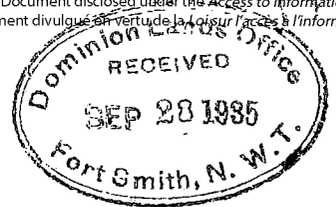
MINING RECORDER.

Encls.

J. Lorne Turner, Esq.,
Director, Lands, N.W.T. & Y. Branch,
Department of the Interior,
OTTAWA - Ontario.

CHECKED WITH RETURN AND
ENTERED... *N.H.*

8-854



Form "A"

FOR A FULL CLAIM

Mackenzie Mining District

I, G.H. Finland, of Fort Smith in the Mackenzie Mining District make oath and say:

- 1. I am the holder of License No. 11178 dated the 31 day of August 1935 issued at Fort Smith
2. At 2 pm o'clock on the 23 day of Sept 1935

I located in accordance in every respect with the provisions of the Quartz Mining Regulations, the CON 6 Mineral claim situated west of CON 5 east of Aye 39 south of con 4 at Yellowknife.

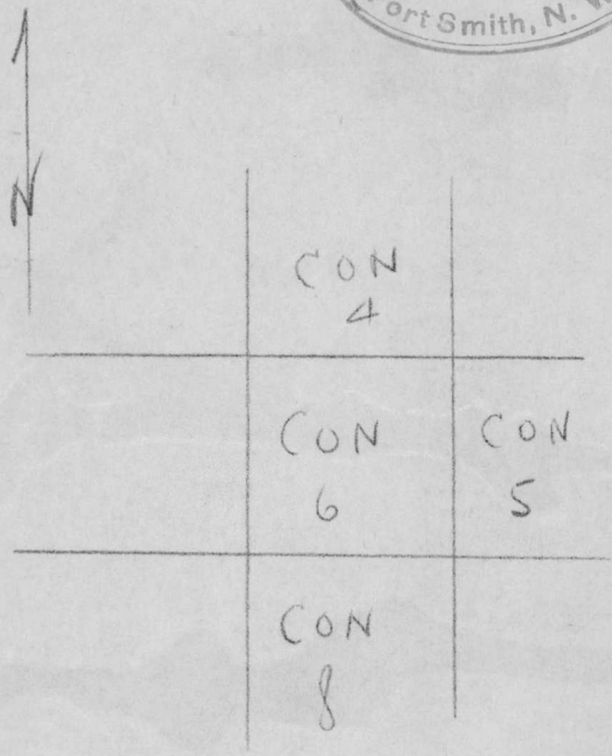
(Here describe the position of the claim as nearly as possible giving the name or names of any mineral claim it may adjoin)

- 3. I have placed legal posts supported by a m. l. mound at the respective corners of said claim with the inscription on each post prescribed by the regulations now in force.
4. I have inscribed on location post No. 1 at the Northeast corner the following words: N 1 post CON 6 G.H. Finland 11178 2 pm Sept 23 - 1935
5. I have inscribed on location post No. 2 at the Southeast corner the following words: N 2 post CON 6 G.H. Finland
6. I have inscribed on location post No. 3 at the Southwest corner the following words: N 3 post CON 6 G.H. Finland
7. I have inscribed on location post No. 4 at the Northwest corner the following words: N 4 post CON 6 G.H. Finland
8. I have cut out and marked the boundaries between these posts as required by the regulations.
9. That to the best of my knowledge and belief the ground comprised within the boundaries of the said claim is unoccupied and unrecorded by any other person as a mineral claim; that it does not conflict with any reservation created under the provisions of Section 20 of the regulations; and that it is not occupied by any building or any land falling within the curtilage of any dwelling house or any orchard, or any land under cultivation, or any land reserved from entry under the Quartz Mining Regulations.
10. I attach hereto the plans required by the regulations.
11. The claim is to be recorded in the name of G.H. FINLAND who resides at Trail B.C., whose Post Office address is same and who is holder of Miner's License No. 11178 dated the 31 day of August 1935, issued at Fort Smith

12. I have (or have not, as the case may be) posted notice and made application for a reservation including and surrounding this claim, under the provisions of Section 20 of the regulations.

SWORN and subscribed to at Fort Smith, N.W.T. this 28 day of September, 1935.

Handwritten signatures of G.H. Finland and another person.



VELVET PATCH
Pat. 1931

NQ-35712

~~14293~~

No.

The Consolidated Mining &
Smelting Co. of Canada, Ltd.

EXPIRES on 2/1962
5
+
BF 2/1967

**DEPARTMENT OF THE INTERIOR
DOMINION LANDS ADMINISTRATION**

SUBJECT: G. H. Finland

Min, Clm. Con #6, #35712, FS #8302

**TERRITORIAL
MINING LANDS**

LEASE NO. *Lease 1414*

Reqn. 6391