NPS Form 10-114 (Rev. 01/2017) National Park Service



## SPECIAL USE PERMIT

## LAKE CLARK NATIONAL PARK AND PRESERVE

240 West 5<sup>th</sup> Ave, Suite 236 Anchorage, AK 99501 907-644-3647(Anchorage) 907-781-2131(Port Alsworth)



			• /					
Name			lpha Code					
Ian Cunningham-Dunlop		LACL						
Company/Organization				1	Type of Use			
JT Mining Inc.				Permit	al exploration			
Street Address					# LACL-SUP-004			
405-375 Water Street		T =:		2024-	LACL-50P-004			
City	State	Zip Code	Country					
Vancouver	BC	V6B5C6	Canada					
Telephone Number	1	one Number						
1-604-629-1165	1-604-	-961-0436						
Fax Number								
1-855-629-1165								
Email Address								
Icunningham-dunlop@highgoldm	ining.con	1						
is hereby authorized to use the for The North Tract areas specified in program.	n Figure	1 attached	provided by .	JT Mining for the 2024 f	ıl Park: ield			
The area must be restored to its origin	nal conditi	on at the end	of the permit.					
The permit begins at 12:01 X am /	/ 🔲 pm oi	n <mark>07/01/202</mark>	4.	The permit expires at 1	1:59	10/31/2024.		
SUMMARY OF PERMITTED ACTIVIT	TY: see de	escription bel	low					
Objective: The objective of the su North Tract.								
Description: A Special Use Perm mineral exploration of the North geophysical surveys, and periodi 2024 and October 31, 2024 and vare made in suitable and safe zor two- to five-person field crews o Johnson Camp to the areas of int by foot. Overnight camping is also	Tract The water so will require that references that references to reference to the contract of the contract	The explora sampling, water approximate the ap	tory activitie vith no signif mately 120 h rior preparat vsicist / tech	s include geological material surface disturband ours of helicopter time, ion and cause no ground ricians. Personnel will	apping, rock & soil sar ce. Work will take plac Helicopter landings fo d disturbance. Work w be deployed daily by h	npling, and ce between July 1, or planned activities vill be completed by nelicopter from the		
The Johnson Tract Project (the P of land (Figure 1) within Lake C inholding within LACL where C owns the mineral estate but the s entered into a lease agreement w minerals in the Property.	lark Nati look Inle urface es	ional Park ( t Region In state is held	LACL). The c. (CIRI) ow by LACL (s	Project area is divided ns the surface and mine ee attached figure). On	into two blocks, Southeral estates, and North May 21, 2019, J T Min	Tract, a private Tract where CIRI ning Inc. (JTMI)		
Person on site responsible for adhere Allegra Cairns, Director Environn	ence to the nent and	e terms and o Permitting,	conditions of th +1 (503) 520	e permit (include contact in 0-2374 and acairns@hig	nformation) hgoldmining.com			
Authorizing legislation or other author Alaska National Interest Lands C	rity Conserva	tion Act and	d the 1976 Co	ook Inlet Land Exchang	e Act			
					☐ Received	Amount		
APPLICATION FEE					X Not Required	\$		
					Required	Amount		
PERFORMANCE BOND					☐ Not Required	\$		
LIABILITY INSURANCE				d+	☐ Required	Amount		
LIMBILIT I INSURANCE								

Natio	onal Park Service									
CC	OST RECOVERY		☐ Not Required ☐ Required  X☐ Not Required ☐ Required	\$ Amount \$ Amount						
LO	CATION FEE		X Not Required	\$						
ISS obl	SUANCE of this permit is subject to the attached conditions. The undersig igations, and reservations, expressed or implied herein.	ned hereby accepts this	permit subject to the term	s, covenants,						
PE	RMITTEE Signature	. Title: Senior V	P Exploration	Date: 202	4-06					
	USANNE GREEN Digitally signed by SUSANNE GREEN Date: 2024.06.07 13:33:31 -08'00'	Title: Superintendent		Date:						
Au	thorizing NPS Official			D						
Δυ	thorizing NPS Official (additional, if required)	Title:		Date:						
, (	CONDITIONS OF	THIS PERMIT								
Fail	ure to comply with any of the terms and conditions of this permit may result	in the immediate suspens	sion or revocation of the pe	rmit. [36 CFR 1.	6(h)]					
1.	1. The permittee is prohibited from giving false information; to do so will be considered a breach of conditions and be grounds for revocation: [36 CFR 2.32(a)(3)].									
2.	This permit may not be transferred or assigned without the prior written of	consent of the Superinter	ndent.							
3.	3. The permittee shall exercise this privilege subject to the supervision of the Superintendent or designee, and shall comply with all applicable Federal, State, county and municipal laws, ordinances, regulations, codes, and the terms and conditions of this permit. Failure to do so may result in the immediate suspension of the permitted activity or the revocation of the permit. All costs associated with clean up or damage repairs in conjunction with a revoked permit will be the responsibility of the permittee.									
4.	The permittee is responsible for making all necessary contacts and arrangements with other Federal, State, and local agencies to secure required inspections, permits, licenses, etc.									
5.	The park area associated with this permit will remain open and available to the public during park visiting hours. This permit does not guarantee exclusive use of an area. Permit activities will not unduly interfere with other park visitors' use and enjoyment of the area.									
6.	This permit may be revoked at the discretion of the Superintendent upon 24 hours notice.									
7.	This permit may be revoked without notice if damage to resources or facilities occurs or is threatened, notwithstanding any other term or condition of the permit to the contrary.									
8.	This permit is made upon the express condition that the United States, its agents and employees shall be free from all liabilities and claims for damages and/or suits for or by reason of any injury, injuries, or death to any person or persons or property of any kind whatsoever, whether to the person or property of the Permittee, its agents or employees, or third parties, from any cause or causes whatsoever while in or upon said premises or any part thereof during the term of this permit or occasioned by any occupancy or use of said premises or any activity carried on by the Permittee in connection herewith, and the Permittee hereby covenants and agrees to indemnify, defend, save and hold harmless the United States, its agents, and employees from all liabilities, charges, expenses and costs on account of or by reason of any such injuries, deaths, liabilities, claims, suits or losses however occurring or damages growing out of the same.									
9.	Permittee agrees to carry general liability insurance against claims occaemployees in carrying out the activities and operations authorized by th \$_1,000,000_ Aggregate and underwritten by a United States company permittee agrees to provide the Superintendent with a Certificate of Insupermit.	is permit. The policy sna naming the United State	ill be in the amount of \$ 197 es of America as <b>addition</b>	al insured. The	e					
10.	Permittee agrees to deposit with the park a bond in the amount of \$ or cash equivalent, to guarantee that all financial obligations to the park		authorized bonding compa	iny or in the for	m of cash					
	Costs incurred by the park as a result of accepting and processing the a reimbursed by the permittee. Administrative costs and estimated costs additional costs are incurred by the park, the permittee will be billed at a	he conclusion of the peri	nit. Should the estimated	costs paid exc	eed the					
12.	The person(s) named on the permit as in charge of the permitted activit and must remain available at all times. He/she shall be responsible for	y on-site must have full a all individuals, groups, v	authority to make any deci endors, etc. involved with	sions about the the the	activity					

13. Nothing herein contained shall be construed as binding the Service to expend in any one fiscal year any sum in excess of appropriations made by Congress or administratively allocated for the purpose of this permit for the fiscal year, or to involve the Service in any contract or other obligation for the further expenditure of money in excess of such appropriations or allocations.

NPS Form 10-114 (Rev. 01/2017)

NPS Form 10-114 (Rev. 01/2017) National Park Service

- 14. If any provision of this permit shall be found to be invalid or unenforceable, the remainder of this permit shall not be affected and the other provisions of this permit shall be valid and be enforced to the fullest extent permitted by law.
- 15. While within Lake Clark National Park, all food and scented or odorous items must be stored in a manner that is secure from bears and other wildlife.
- 16. To prevent the spread of invasive species into the park, clothing, gear, and other equipment should be cleaned and be cleaned and be free of soil or plant material before entering the park.
- 17. If previously unidentified archeological resources are encountered, work in the discovery area will be interrupted until a NPS archeologist is contacted, able to assess the site, and the State Historic Preservation Officer has been consulted regarding the significance of the discovery using the National Register Criteria (60.4). In most instances, if archeological materials are discovered, that area will be avoided and work will continue in another area. Initial contact upon a discovery should be to Lake Clark National Park Cultural Resources Program Manager Liza Rupp at (907) 781-
- 18. If a field crew encounters a freshly excavated bear den or a bear denning, work in the area may only continue if a minimum separation distance of one kilometer can be maintained. This distance will limit bear disturbance and minimize the chance for a negative human-bear encounter. Encounters will be reported to Lake Clark National Park Natural Resources Program Manager Buck Mangipane as soon as possible at (907) 717-7044. GPS coordinates for the den will be transmitted to Mr. Mangipane. Helicopter flights will be kept to the minimum needed to transport field crews. If a bear is observed during flight, a minimum distance of one kilometer should be maintained to minimize disturbance. When this distance can't be maintained, an alternative flight path should be considered.
- 19. Any ground disturbance resulting in removal of vegetation will be restored after soil or rock samples are removed.

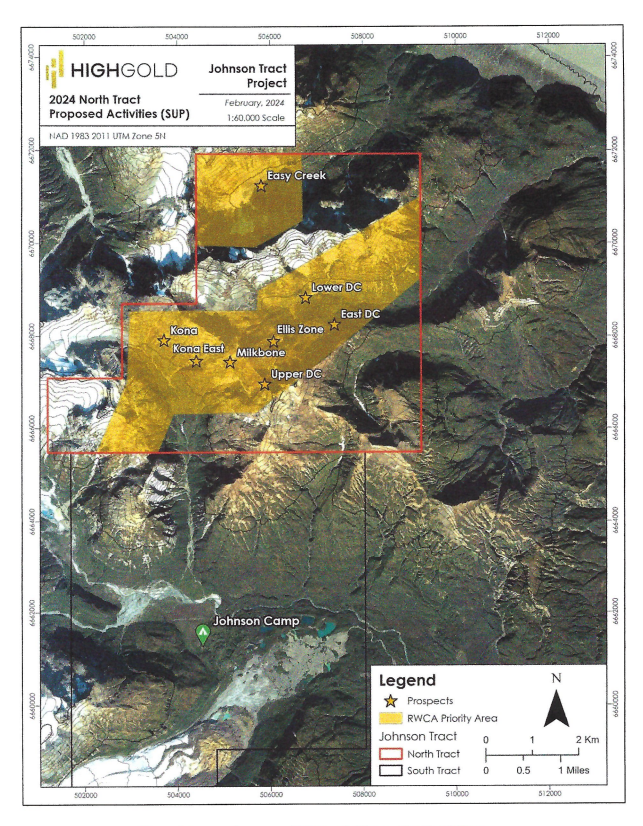


Figure 1 Areas of proposed 2024 activities on the North Tract