

cost of such relocation to be paid by OPTIONEE.

8. In the event that any mining claim or claims other than those named and described herein are presently owned by OPTIONORS, or in the event that any mining claim or claims are located by the OPTIONORS after the date hereof, and before OPTIONEE has exercised this option, any part or parts of which claim or claims are less than one mile from the nearest exterior boundary of the Mining Claims, said claim or claims shall be included within the scope of this option agreement as though named and described herein, and the title of such claim or claims shall, if OPTIONEE exercises this Option Agreement, be acquired by OPTIONEE, and OPTIONORS shall execute the necessary conveyances by which title thereto shall be transferred to OPTIONEE without any increase in purchase price. If OPTIONEE elects, in whole or in part, to include these outlying claims under the terms of this option. OPTIONEE'S only obligation will be to do assessment work with respect to such included claims, as provided in paragraph 6, for current and future assessment years in which this option remains in effect on or after June 1st. It shall be the responsibility of OPTIONORS to inform OPTIONEE as soon as possible of any claims which may be made part of this option by virtue of location within the aforesaid one mile limit. The above paragraph shall not be applicable to leases or options on other properties not owned by OPTIONORS within the aforesaid one mile perimeter.

9. OPTIONORS shall during the continuance of the option, at OPTIONEE'S request and expense, initiate and prosecute in the name of the OPTIONORS proceedings to patent any of the unpatented claims and, in such case, OPTIONORS