

INVESTOR RIGHTS AGREEMENT

THIS AGREEMENT is made as of the 21st day of December, 2018 (the “**Effective Date**”).

BETWEEN:

JAPAN GOLD CORP. a company formed under the laws of the province of British Columbia

(the “**Issuer**”)

AND:

GOLDCORP INC., a company formed under the laws of the province of Ontario

(the “**Shareholder**”)

WHEREAS, in consideration of the terms, covenants and conditions set forth in this Agreement (as defined below), and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows:

1. DEFINITIONS

1.1 In this Agreement, the following words and phrases have the following meanings unless otherwise indicated:

- (a) “**45 Day Closing Period**” has the meaning ascribed to such term in Section 4.4 hereof;
- (b) “**Affiliate**” means any Person which directly or indirectly controls, is controlled by, or is under common control with, a party hereto. For purposes of this Agreement, “**control**” means possession, directly or indirectly, of the power to direct or cause direction of management or policies through ownership of voting securities or by contract (whether voting trust or otherwise);
- (c) “**Agreement**” means this investor rights agreement as may be amended, supplemented, modified, restated or replaced from time to time;
- (d) “**Applicable Legislation**” means all applicable securities laws, regulations, rules, instruments, rulings, notices and orders in each of the Reporting Jurisdictions, together with the applicable policy statements issued by the Commissions in each of the Reporting Jurisdictions and the rules and policies of the TSXV;
- (e) “**Board**” means the board of directors of the Issuer as constituted from time to time;
- (f) “**Business Day**” means a day other than a Saturday or Sunday on which Canadian chartered banks are open for the transaction of regular business in the City of Vancouver, British Columbia or Toronto, Ontario;
- (g) “**Commissions**” means the applicable securities commissions or securities regulatory authorities in the Reporting Jurisdictions;
- (h) “**Common Shares**” means common shares in the capital of the Issuer;

- (i) “**Confidential Information**” means any and all confidential information and trade secrets respecting the business, interest and operations of the Issuer and its mineral properties, including but not limited to, any and all data, records, reports, calculations, opinions, maps, charts, documents and other information, written, electronic or oral, and whether or not noted thereon to be confidential, and includes, without limitation, (a) all commercial, legal and financial information and materials, including (i) its financial condition, results of operations, business and prospects, business plans, strategic planning and business activities; (ii) personnel information pertaining to its employees or consultants; (iii) its policies, services, processes, procedures, methods, formulations, trade secrets, intellectual property, facilities, products, plans, affairs, transactions, organizations, business details or suppliers and clients; and (iv) the Issuer’s own analyses, interpretations, studies and opinion derived from any of the Confidential Information; and (b) all technical information, including geological, geophysical, magnetic, electromagnetic, radiometric and engineering data, surveys, notes, reports, maps and diagrams, core samples, drill logs, assay results, lists of properties, data regarding the quality and extent of mineralization, photographs, documents, interpretations, plans, drawings, writings, papers, materials and all other things related thereto pertaining to the mineral properties;
- (j) “**Convertible Securities**” means any securities of the Issuer which are immediately, or within the following 60 days, convertible into or exchangeable for Common Shares;
- (k) “**Environmental Laws**” has the meaning ascribed to such term in Subsection 2.1(q) hereof;
- (l) “**Environmental Permits**” has the meaning ascribed to such term in Subsection 2.1(q) hereof;
- (m) “**Equity Financing**” has the meaning ascribed to such term in Section 4.2 hereof;
- (n) “**Equity Securities**” has the meaning ascribed to such term in Section 4.2 hereof;
- (o) “**Financial Statements**” means the financial statements filed by the Issuer with the Commissions and forming part of the Public Record;
- (p) “**ITA**” means the *Income Tax Act* (Canada), as amended;
- (q) “**Money Laundering Laws**” has the meaning ascribed to such term in Subsection 2.1(z) hereof;
- (r) “**Minimum Threshold**” has the meaning ascribed to such term in Subsection 6.2 hereof;
- (s) “**Person**” will be interpreted broadly to include individuals, firms, corporations, companies, partnerships, trusts, joint ventures, associations or other legal or business entities;
- (t) “**Pro Rata Financing Notice**” has the meaning ascribed to such term in Section 4.4 hereof;
- (u) “**Public Record**” means all documents previously published or filed by the Issuer with the applicable Commissions in accordance with Applicable Legislation;
- (v) “**Regulatory Authorities**” means, collectively, the Commissions and the TSXV and “**Regulatory Authority**” means any of them;
- (w) “**Reporting Jurisdictions**” means the provinces of British Columbia and Alberta;

- (x) “**Subsequent Financing**” has the meaning ascribed to such term in Subsection 4.2(b) hereof;
 - (y) “**Subsequent Financing Notice**” has the meaning ascribed to such term in Section 4.4 hereof;
 - (z) “**Taxes**” has the meaning ascribed to such term in Subsection 2.1(l) hereof;
 - (aa) “**TSXV**” means the TSX Venture Exchange; and
 - (bb) “**Wholly-Owned Projects**” means the properties listed on Schedule A owned by the issuer and such other properties as may be acquired by the Issuer following the date hereof which properties are not currently governed by the Issuer’s Agreement with First Quantum Minerals Ltd., but does not include properties that become subject to an option or joint venture agreement with a party other than the Subscriber.
- 1.2 In this Agreement, other words and phrases that are capitalized have the meaning assigned in this Agreement.
- 1.3 Where any representation, warranty or other statement in this Agreement is expressed to be made by the Issuer, to its knowledge or is otherwise expressed to be limited in scope to facts or matters known to the Issuer, or of which the Issuer is aware, it shall mean the actual knowledge of the Chief Executive Officer or Chief Financial Officer of the Issuer after due inquiry.

2. REPRESENTATIONS, WARRANTIES AND COVENANTS OF THE ISSUER

2.1 The Issuer represents and warrants to and covenants with the Shareholder that:

- (a) the Issuer is a valid and subsisting corporation duly incorporated under the laws of its jurisdiction of incorporation and is in good standing with respect to all corporate filings required under the laws of such jurisdiction;
- (b) the Issuer is duly registered and licensed to carry on business in the jurisdictions in which it carries on business or owns property where so required by the laws of that jurisdiction and is not otherwise precluded from carrying on business or owning property in such jurisdictions by any other commitment, agreement or document and no steps or proceedings have been taken by any Person, voluntary or otherwise, requesting or authorizing the dissolution or winding-up of the Issuer;
- (c) the Issuer has full corporate power and authority to carry on its business as now carried on by it, the creation, execution, delivery and performance of this Agreement has been duly authorized by all necessary corporate action on the part of the Issuer, the person executing this Agreement on behalf of the Issuer has the necessary power and authority to do so and this Agreement constitutes a valid and legally binding obligation of the Issuer enforceable against the Issuer in accordance with its terms, except as may be limited by applicable bankruptcy, insolvency, reorganization, moratorium, or similar laws affecting creditors’ rights generally and by general principles of equity (regardless of whether enforcement is sought in a proceeding in equity or at law);
- (d) the authorized capital of the Issuer consists of an unlimited number of Common Shares without par value and an unlimited number of preferred shares, of which 68,314,409 Common Shares and no preferred shares are issued and outstanding as of the Effective Date;

- (e) other than as has been disclosed to the Shareholder by the Issuer in connection with the Offering, no Person has any agreement, option, right or privilege (whether pre-emptive, contractual or otherwise) capable of becoming an agreement, for the purchase, acquisition, for or issuance of Common Shares or other securities of the Issuer, except for outstanding warrants to purchase up to 12,500,000 Common Shares, and stock options to purchase up to 5,303,112 Common Shares.
- (f) the Issuer is a “reporting issuer” or the equivalent in each of the Reporting Jurisdictions and not on the list of reporting issuers in default and is in compliance in all material respects with its obligations under the Applicable Legislation of such jurisdictions and of the TSXV;
- (g) the Issuer has filed all documents in the Public Record required to be filed by it in accordance with Applicable Legislation. None of the documents comprising a part of or any portion of the Public Record contains an untrue statement of a material fact as of the date thereof nor do they omit to state a material fact which, at the date thereof, was required to have been stated or was necessary to prevent a statement that was made from being false or misleading in the circumstances in which it was made and the Issuer has disclosed in the Public Record all material facts relating to its business, assets and financial condition;
- (h) nothing in this agreement: (i) conflicts with or results in any breach or violation of any of the provisions of, or constitute a default under, any indenture, mortgage, deed of trust, lease or other agreement or instrument to which the Issuer is a party or by which they or any of their properties or assets thereof are bound; (ii) conflicts with or results in any material breach or violation of any provisions of, or constitute a default under the notice of articles or articles of the Issuer or any resolution passed by the directors (or any committee thereof) or shareholders of the Issuer, or any statute or any judgment, decree, order, rule, policy or regulation of any court, governmental authority, any arbitrator, stock exchange or Regulatory Authority which could have a material adverse effect on the business, operations or financial condition of the Issuer; (iii) causes the suspension or revocation of any authorization, consent, approval or license previously granted to the Issuer that is material to the Issuer and currently in effect which could have a material adverse effect on the business operations or financial condition of the Issuer; or (iv) materially restricts, hinders, impairs or limits the ability of the Issuer to carry on its business in any material respect as and where it is now being carried on;
- (i) the Financial Statements present fairly the financial position and all material liabilities (accrued, absolute, contingent or otherwise) of the Issuer as of the date thereof, and the business of the Issuer has been carried on in the usual and ordinary course consistent with past practice since the date of the most recent Financial Statements;
- (j) the Issuer does not have any loans, notes or other indebtedness outstanding to any of its shareholders, officers, directors or employees, past or present, or any Person not dealing at “arm’s length” (as such term is used in the ITA) except as disclosed in the Public Record;
- (k) the Issuer maintains a system of internal control over financial reporting to provide reasonable assurance regarding reliability of financial reporting and the preparation of the Financial Statements for external purposes;
- (l) all taxes, duties, royalties, levies, imposts, assessments, deductions, charges or withholdings and all liabilities with respect thereto including any penalty and interest payable with respect thereto (collectively, the “**Taxes**”) due and payable by the Issuer have been paid. All tax returns, declarations, remittances and filings required to be filed by the Issuer have been filed with all applicable governmental authorities and all such returns, declarations, remittances

and filings are complete and accurate and no material fact or facts have been omitted therefrom which would make any of them misleading. No examination of any tax return of the Issuer is currently in progress by, and there are no issues or disputes outstanding with, any applicable governmental authority respecting any Taxes that have been paid, or may be payable, by the Issuer;

- (m) the Issuer is resident in Canada for purposes of the ITA;
- (n) the Issuer has conducted and is conducting business in compliance in all material respects with all applicable laws, rules, regulations, tariffs, orders, consents and directives of each jurisdiction in which it carries on business and with all material agreements to which it is a party and possesses all material approvals, consents, certificates, registrations, authorizations, permits and licences issued by the appropriate provincial, municipal, federal, state or other regulatory agency or body necessary to carry on the business currently carried on by it, is in compliance in all material respects with the terms and conditions of all such agreements and all such approvals, consents, certificates, authorizations, permits and licences and with all laws, regulations, tariffs, rules, orders and directives material to its operations, and the Issuer has not received any notice of the modification, revocation or cancellation of, any intention to modify, revoke or cancel or any proceeding relating to the modification, revocation or cancellation of any such agreement, approval, consent, certificate, authorization, permit or licence;
- (o) the Wholly-Owned Projects list on Schedule A is complete, true and correct in all material respects;
- (p) the Issuer has sufficient rights, clear of any material title defect or encumbrance, to all of its mining properties. The Issuer holds all mineral rights required to continue its business and operations as currently conducted and the Issuer has not received any notice, whether written or oral, from any person with jurisdiction or applicable authority of any revocation or intention to revoke or cancel the Issuer's interest in any material mining rights nor has the Issuer received any compliance orders, citations, or notices relating to non-compliance or alleged non-compliance, relating to the mining rights. The mineral rights held by the Issuer are free and clear of material encumbrances and royalty burdens other than as described in the Public Record;
- (q) to the best of its knowledge, the Issuer (i) is in compliance with all applicable federal, territorial and local laws and regulations relating to the protection of human health and safety, the environment or hazardous or toxic substances or wastes, pollutants or contaminants (collectively, the "**Environmental Laws**"), (ii) has received all necessary permits, licenses or other approvals required of it under applicable Environmental Laws to conduct its business as presently conducted (collectively, the "**Environmental Permits**"), (iii) is in compliance with all terms and conditions of each Environmental Permit, (iv) confirms that there have been no past, and there are no current claims, complaints, notices or requests for information received by the Issuer with respect to any alleged violation of any Environmental Laws that, individually or in the aggregate, has or may reasonably be expected to have, a material adverse effect on the business, operations or financial condition of the Issuer, and (v) there are no events or circumstances that would reasonably be expected to form the basis of an order for clean-up or remediation, or an action, suit or proceeding by any other Person or governmental body or agency, against or affecting the Issuer relating to any Environmental Laws;

- (r) except in compliance with Environmental Permits and Environmental Laws, the Issuer has not used or permitted to be used any of its assets or facilities, whether owned, leased, occupied, controlled or licensed or which it owned, leased, occupied, controlled or licensed at any prior time, to generate, manufacture, process, distribute, use, treat, store, dispose of, transport or handle any hazardous waste, material or substance as defined in or pursuant to any Environmental Laws by which the Issuer is bound or subject;
- (s) all assessments or other work required to be performed by the Issuer in relation to the mining claims and the mining rights of the Issuer in order to maintain its interest therein, if any, have been performed to date and it has complied with all applicable governmental laws, regulations and policies in connection therewith except for any non-compliance which would not either individually or in the aggregate have a material adverse effect on the business, operations or financial condition of the Issuer;
- (t) all exploration activities conducted by the Issuer on its mineral properties have been conducted in all material respects in accordance with good mining and engineering practices;
- (u) the Issuer is in compliance, in all material respects, with the provisions of all applicable federal, provincial, territorial, local and foreign laws and regulation respecting employment and employment practices, terms and conditions of employment and wages and hours;
- (v) there are no actions, suits, proceedings, inquiries or investigations existing, pending or, to the knowledge of the Issuer, threatened against or adversely affecting the Issuer or to which any of its property or assets is subject, at law or in equity, or before or by any court, federal, provincial, territorial, municipal or other governmental department, commission, board, bureau, agency or instrumentality, domestic or foreign, and the Issuer is not subject to any judgment, order, writ, injunction, decree or award of any governmental authority (including, but not limited to, the Regulatory Authorities);
- (w) the Issuer is not aware of any pending change or contemplated change to any applicable law or regulation or governmental position that would or may reasonably be expected to have a material adverse effect on the business, operations or financial condition of the Issuer;
- (x) the Issuer shall use commercially reasonable efforts to maintain the listing of its Common Shares on the TSXV or other recognized stock exchange or market and the Issuer shall comply, in all material respects, with the rules and regulations thereof;
- (y) neither the Issuer, nor any other Person associated with or acting on behalf of the Issuer (including, without limitation, any director, officer, employee or agent of the Issuer) has, directly or indirectly, while acting on behalf of the Issuer (i) used any corporate funds for unlawful contributions, gifts or other unlawful expenses relating to political activity, (ii) made any unlawful payment to foreign or domestic government officials or employees or to foreign or domestic political parties or campaigns from corporate funds, (iii) violated or alleged to have violated any provision of the *Foreign Corrupt Practices Act of 1977* (as amended, supplemented, modified, restated or replaced from time to time) or similar legislation, or (iv) made any other unlawful payment; and

- (z) the operations of the Issuer are and have been conducted at all times in compliance, in all material respects, with applicable financial recordkeeping and reporting requirements of the money laundering statutes of all applicable jurisdictions, the rules and regulations promulgated thereunder and any related or similar rules, regulations or guidelines issued, administered or enforced by each applicable governmental agency (collectively, the “**Money Laundering Laws**”) and no action, suit or proceeding by or before any applicable court or governmental agency, authority or body (including, but not limited to, the Regulatory Authorities) or any arbitrator involving the Issuer with respect to the Money Laundering Laws is pending or, to the knowledge of the Issuer after due inquiry, threatened.

3. SURVIVAL OF REPRESENTATIONS AND WARRANTIES

- 3.1 The representations, warranties and covenants described in Section 2 of this Agreement will be true and correct as of the date hereof and each such representation, warranty and covenant will survive and shall continue in full force and effect for a period of 12 months.

4. ADDITIONAL COVENANTS OF THE ISSUER

- 4.1 From and after the date hereof, the Issuer shall provide the Shareholder with regular exploration reports updating the status of the Issuer’s work programs on its Wholly-Owned Projects including, but not limited to, reasonable access to the Issuer’s scientific and technical data, work plans and programs, permitting information and results of operations. The Issuer shall not be obligated to provide a monthly exploration report if one has not been prepared for internal use, however, an exploration report shall be provided at least quarterly. Upon the request of the Shareholder, within 10 days following the delivery of each quarterly report, a follow-up telephone conference or meeting with the Issuer’s technical personnel to review the report and the contents thereof, *provided that* the Shareholder shall hold all quarterly reports including, but not limited to, all scientific and technical data, work plans and programs, permitting information and results of operations forming part thereof in the strictest confidence and shall protect and safeguard the confidential and proprietary nature thereof exercising the same degree of care that the Shareholder exercises over its own Confidential Information.
- 4.2 Subject to Sections 4.3 to 4.6 inclusive below and compliance with Applicable Legislation and, if required, the acceptance of the TSXV, from and after the date hereof the Shareholder shall have the following rights in respect of any future private or public equity financing for cash (each an “**Equity Financing**”), of Common Shares or Convertible Securities (collectively, the “**Equity Securities**”) undertaken by the Issuer, but excluding options granted or Common Shares issued pursuant to the Issuer’s stock option plan or Common Shares issued upon the exercise of share purchase warrants:
 - (a) the right (but not the obligation) to participate, on a *pro rata* basis, in any future Equity Financing of Equity Securities undertaken by the Issuer to the extent required to allow the Shareholder to maintain the same equity ownership interest in the Issuer that it possessed immediately prior to announcement of the Equity Financing such that the Shareholder does not suffer any equity dilution; and
 - (b) the right (but not the obligation) to participate in any future Equity Financing of Equity Securities undertaken by the Issuer (a “**Subsequent Financing**”) to the extent required to allow the Shareholder to maintain or increase, as the circumstances require, its equity ownership interest in the Issuer to a maximum of 19.99% of the issued and outstanding Common Shares of the Issuer (on a partially-diluted basis) immediately following the closing of such Subsequent Financing.

- 4.3 For the purposes of calculating the Shareholder's subscription entitlement in any Equity Financing or Subsequent Financing of Equity Securities pursuant to 4.2(a) or 4.2(b), respectively, the Issuer and the Shareholder acknowledge and agree that such calculation shall be determined with reference to and shall include all Common Shares to be acquired by subscribers in such Equity Financing or Subsequent Financing including any subscriptions or purchases pursuant to a third party's pro rata or participation right.
- 4.4 Upon the determination by the Issuer to proceed with an Equity Financing of Equity Securities, the Issuer shall immediately give notice of such Equity Financing to the Shareholder. If the Shareholder wishes to exercise its right to maintain or increase its equity ownership interest in the Issuer to a maximum of 19.99% on a partially-diluted basis (in which case such Equity Financing shall constitute a Subsequent Financing), the Shareholder must provide the Issuer with written notice (the "**Subsequent Financing Notice**") of its desire to participate in the Subsequent Financing and the extent of such participation within the lesser of (i) the time period (if any), less one Business Day, given by a dealer, broker, underwriter or agent for the Issuer to respond to a proposed Equity Financing; and (ii) three Business Days of the Shareholder's receipt of the notice of the Subsequent Financing, failing which the Shareholder shall be deemed to have elected not to exercise its rights under Subsection 4.2(b). If the Shareholder delivers the Subsequent Financing Notice to the Issuer as prescribed hereunder, the Issuer and the Shareholder shall proceed to complete the offering for the additional Equity Securities that are the subject of the Subsequent Financing, which completion may take place concurrently with and subject to the closing of the other Equity Securities forming part of such Subsequent Financing, *provided that* the purchase price per Common Share under such Subsequent Financing shall be equivalent to the purchase price per Common Share under the Equity Financing. If the Shareholder elects, or is deemed to have elected (as described above), not to exercise its right to maintain or increase its equity ownership interest in the Issuer to a maximum of 19.99% under Subsection 4.2(b), then the Issuer may, at any time during the following 45 days (the "**45 Day Closing Period**"), complete the Equity Financing on such terms and conditions as the Issuer may determine, in its discretion, subject to the Shareholder's right, but not the obligation, to participate, on a pro rata basis, in such Equity Financing for the sole purpose of maintaining its then current equity ownership interest in the Issuer pursuant to Subsection 4.2(a) hereof. The Issuer shall provide the Shareholder with prompt notice of the terms and conditions of an Equity Financing including any term sheet or equivalent document to be utilized by the Issuer as part of the Equity Financing and the Shareholder shall have the lesser of (i) the time period (if any), less one Business Day, given by a dealer, broker, underwriter or agent for the Issuer to respond to a proposed Equity Financing; and (ii) three Business Days from the Shareholder's receipt of such notice within which to exercise its right to participate, on a pro rata basis, in such Equity Financing pursuant to Subsection 4.2(a) by delivering to the Issuer a written notice (the "**Pro Rata Financing Notice**") of its desire to participate in the Equity Financing and the extent of such participation, failing which the Shareholder shall be deemed to have elected not to exercise its right under Subsection 4.2(a). If the Shareholder delivers the Pro Rata Financing Notice to the Issuer as prescribed hereunder, then the Issuer and the Shareholder shall complete the offering for the additional Equity Securities that are the subject of the Pro Rata Financing Notice concurrently with the completion of the Equity Financing. If the Shareholder elects, or is deemed to have elected (as described above), not to exercise its rights under Subsection 4.2(a), then the Issuer may, at any time during the 45 Day Closing Period, complete the Equity Financing, provided that such Equity Financing is upon the same terms and conditions as those set out in the notice of the Equity Financing provided to the Shareholder.

- 4.5 The Shareholder shall have the right to request the formation of a technical committee of the Issuer to determine exploration priorities in respect of the Issuer's Wholly-Owned Projects, such committee to consist of members 50% of whom to be selected and appointed by the Shareholder. The Issuer will have a deciding vote in respect of work programs and budgets on the Wholly-Owned Projects. Upon receipt of such request by the Shareholder, the Issuer will take all necessary steps to form such committee as soon as reasonably practicable. The technical committee will meet no more than four times per calendar year unless mutually agreed otherwise.
- 4.6 The Shareholder shall have the right of first refusal over any third party offers regarding a tolling arrangement, streaming arrangement, royalty sale or other non-equity financing (the "Third Party Offer") for the purpose of funding the future exploration and development of the Wholly-Owned Projects. The Issuer shall provide the Shareholder with prompt notice, including the material terms, of the Third Party Offer and the Shareholder shall have a period of 10 days following receipt of such notice to exercise its right of first refusal and indicate that it wishes to enter into an agreement with respect to such tolling arrangement, streaming arrangement, royalty sale or other non-equity financing, provided that such agreement must be in a form substantially similar to the Third Party Offer. If the Shareholder does not exercise its rights within such 10 day period, then the Issuer may, at any time during the following 60 days, complete the proposed tolling arrangement, streaming arrangement, royalty sale or other non-equity financing, provided that such tolling arrangement, streaming arrangement, royalty sale or other non-equity financing is upon the same terms and conditions as those set out in the notice provided to the Shareholder.
- 4.7 The Shareholder shall have a right of first refusal for transactions relating to the Ikutahara and Ohra-Takamine Projects which shall include offers to sell, option (including earn-in or farm in) or joint venture the projects. The Issuer shall provide the Shareholder with prompt notice, including the material terms, of any such proposed arrangement and the Shareholder shall have a period of 30 days following receipt of such notice to exercise its right of first refusal and indicate that it wishes to enter into an agreement with respect to such arrangement on similar terms. If the Shareholder does not exercise its rights within such 30 day period, then the Issuer may, at any time during the following 60 days complete the proposed arrangement provided that such arrangement is upon the same terms and conditions as those set out in the notice provided to the Shareholder.
- 4.8 The Shareholder shall have a right of first refusal over the first three of the Wholly-Owned Projects (other than the Ikutahara and Ohra-Takamine Projects) for which the Issuer gets a bona fide arms-length offer to sell. The Issuer shall provide the Shareholder with prompt notice, including the material terms, of any such proposed sale and the Shareholder shall have a period of 30 days following receipt of such notice to exercise its right of first refusal and indicate that it wishes to enter into an agreement with respect to such arrangement on similar terms. If the Shareholder does not exercise its rights within such 30 day period, then the Issuer may, at any time during the following 60 days, complete the proposed sale provided that such sale is upon the same terms and conditions as those set out in the notice provided to the Shareholder.

The parties agree that to count as one of the three rights available to Issuer: (i) Issuer must exercise its right of first refusal over the property; or (ii) Issuer must complete the sale with the third party.

- 4.9 The Issuer acknowledges and agrees that the Shareholder could be irreparably harmed if any provisions of this Section 4 are not fulfilled or met by the Issuer, and that any such harm may not be compensated reasonably or adequately in damages. The Issuer further acknowledges and agrees that the Shareholder may be entitled to injunctive and other equitable relief to prevent or restrain breaches of such provisions or to enforce the terms and conditions thereof, by an action instituted in a court of competent jurisdiction in the Province of British Columbia, which remedy or remedies are in addition to any other remedy to which the Shareholder may be entitled at law or in equity,

and the Issuer agrees to waive any requirement for the securing or posting of any bond or other security, in connection with any remedy as contemplated herein.

5. NOTICE

- 5.1 Any notice or other communication required or permitted to be given hereunder shall be in writing and shall be delivered in person, by registered mail or transmitted by other means of recorded electronic communication (such as email or .pdf), addressed as follows:

in the case of the Issuer:

Japan Gold Corp.
Suite 650, 669 Howe Street
Vancouver, B.C., Canada
V6C 0B4

Attention: John G. Proust, Chairman and CEO
Email: jproust@jproust.ca

in the case of the Shareholder:

Goldcorp Inc.
Suite 3400 - 666 Burrard Street
Vancouver, B.C. V6C 2X8

Attention: David Stephens, Vice President, Corporate Development & Marketing
Email: david.stephens@goldcorp.com

Any such notice or other communication shall be deemed to have been given and received on the Business Day on which it was delivered (in the case of personal delivery or delivery by registered mail) or transmitted (in the case of delivery by email or other means of recorded electronic communication); *provided that* if such notice or other communication is delivered after 5:00 p.m. on a Business Day in the place of receipt, it shall be treated as having been received on the next Business Day immediately following the date of delivery. Either party may change its address, facsimile number or email address for service from time to time by giving notice to the other party in accordance with this Section 5.

6. TERMINATION

This Agreement shall remain in force as long as the Shareholder's ownership interest remains equal to or greater than 10 % of the common shares outstanding, unless the Shareholder's ownership interest falls below 10% of the common shares outstanding as a result of an equity issuance to which the Shareholder's participation rights in section 4 do not apply. In the event that the Shareholder's ownership position falls below 10% of the common shares outstanding as a result of an equity issuance or other event to which Shareholder's pro rata rights do not apply, the Shareholder will have the right to participate in the next subsequent equity financing and acquire shares pursuant to its right outlined above. If the Shareholder does not exercise its right to participate in the next Subsequent Equity Financing outlined above, the Agreement shall terminate with no further rights or obligations on the part of either party other than with respect to Confidential Information as outlined in section 7.9.

7. GENERAL PROVISIONS

- 7.1 In this Agreement, unless otherwise specified, currencies are indicated in Canadian dollars.
- 7.2 This Agreement is divided into articles, sections and subsections and headings are inserted for convenience only and shall not affect the construction or interpretation of any provision hereof. Unless otherwise indicated, all references in this Agreement to a "Section" or "Subsection" followed by a number and/or a letter refer to the specified section of this Agreement. Unless otherwise indicated, the terms "hereof", "herein", "hereunder" and "hereby" and similar expressions refer to this Agreement (as amended, supplemented, restated or replaced from time to time) and not to any particular article, section, schedule or other portion hereof.
- 7.3 In this Agreement, unless the context otherwise requires, words importing the singular shall include the plural and *vice versa* and words importing any gender shall include all genders.
- 7.4 The Issuer may rely on delivery by fax machine or scanned email attachment of an executed copy of this Agreement, and acceptance by the Issuer of such faxed or scanned copy will be equally effective to create a valid and binding agreement between the Shareholder and the Issuer in accordance with the terms of this Agreement.
- 7.5 In the event that one or more of the provisions of this Agreement is invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.
- 7.6 Each party hereto shall from time to time, at the request of the other party hereto, do such further acts and execute and deliver such further instruments, deeds and documents as shall be reasonably required in order to fully perform and carry out the provisions of this Agreement and to comply with Applicable Legislation. The parties hereto agree to act honestly and in good faith in the performance of their respective obligations hereunder.
- 7.7 This Agreement is not assignable or transferable by the parties hereto without the express written consent of the other party to this Agreement.
- 7.8 Time is of the essence of this Agreement.
- 7.9 The Shareholder agrees that it will keep confidential and will not disclose any Confidential Information obtained from the Issuer, unless such Confidential Information (a) is known or becomes known to the public in general (other than as a result of a breach of this Agreement by the Shareholder); (b) is or has been independently developed or conceived by the Shareholder without the use of the Issuer's Confidential Information; (c) is or has been made known or disclosed to the Shareholder by a third party without a breach of any obligation of confidentiality such third party may have with the Issuer, *provided, however*, that the Shareholder may disclose Confidential Information (i) to its counsel, accountants, consultants and other professional advisors to the extent necessary to obtain their services in connection with the Shareholder's investment in the Issuer; or (ii) as may be required by law or in connection with legal process or regulatory proceeding, provided the Shareholder promptly notifies the Issuer of such disclosure and takes reasonably appropriate steps to minimize the extent of any such required disclosure. The Shareholder will use Confidential Information solely for the purpose of evaluating its investment and exercising its rights under this Agreement. The Shareholder agrees that the Confidential Information may, at the time it is received by the Shareholder, be material and undisclosed by the Issuer to the public, in which case the Shareholder agrees that it will not buy or sell securities of the Issuer until such Confidential Information has been publicly disclosed or is no longer material.

- 7.10 This Agreement contains the entire agreement between the parties with respect to the subject matter hereof and there are no other terms, conditions, representations or warranties whether expressed, implied, oral or written, by statute, by common law, by the Issuer, or by any other Person.
- 7.11 The parties to this Agreement may amend this Agreement only in writing.
- 7.12 No failure or delay by either party in exercising any right, power or privilege under this Agreement will operate as a waiver thereof, nor will any single or partial exercise preclude any other or further exercise of any right, power or privilege under this Agreement.
- 7.13 This Agreement shall enure to the benefit of and shall bind the parties hereto and their respective successors and permitted assigns.
- 7.14 Nothing herein contained shall constitute, be read or construed so as to create between the parties hereto a relationship of agents, partners or joint venturers.
- 7.15 This Agreement shall be governed by and construed in accordance with the laws of the Province of British Columbia (without reference to its rules governing the choice or conflict of laws) and the federal laws of Canada applicable therein and the parties hereto irrevocably attorn and submit to the non-exclusive jurisdiction of the courts of British Columbia with respect to any dispute arising under or relating to this Agreement.
- 7.16 This Agreement may be executed in one or more counterparts, each of which when so executed shall be deemed to be an original, and all of which when taken together shall constitute one and the same Agreement.

[EXECUTION PAGE TO FOLLOW]

IN WITNESS WHEREOF, the Issuer and the Shareholder have caused this Agreement to be executed as of the Effective Date.

JAPAN GOLD CORP.

Per: “John Proust”

Authorized Signatory

GOLDCORP INC.

Per: “Jason Attew”

Jason Attew
EVP, CFO & Corporate Development

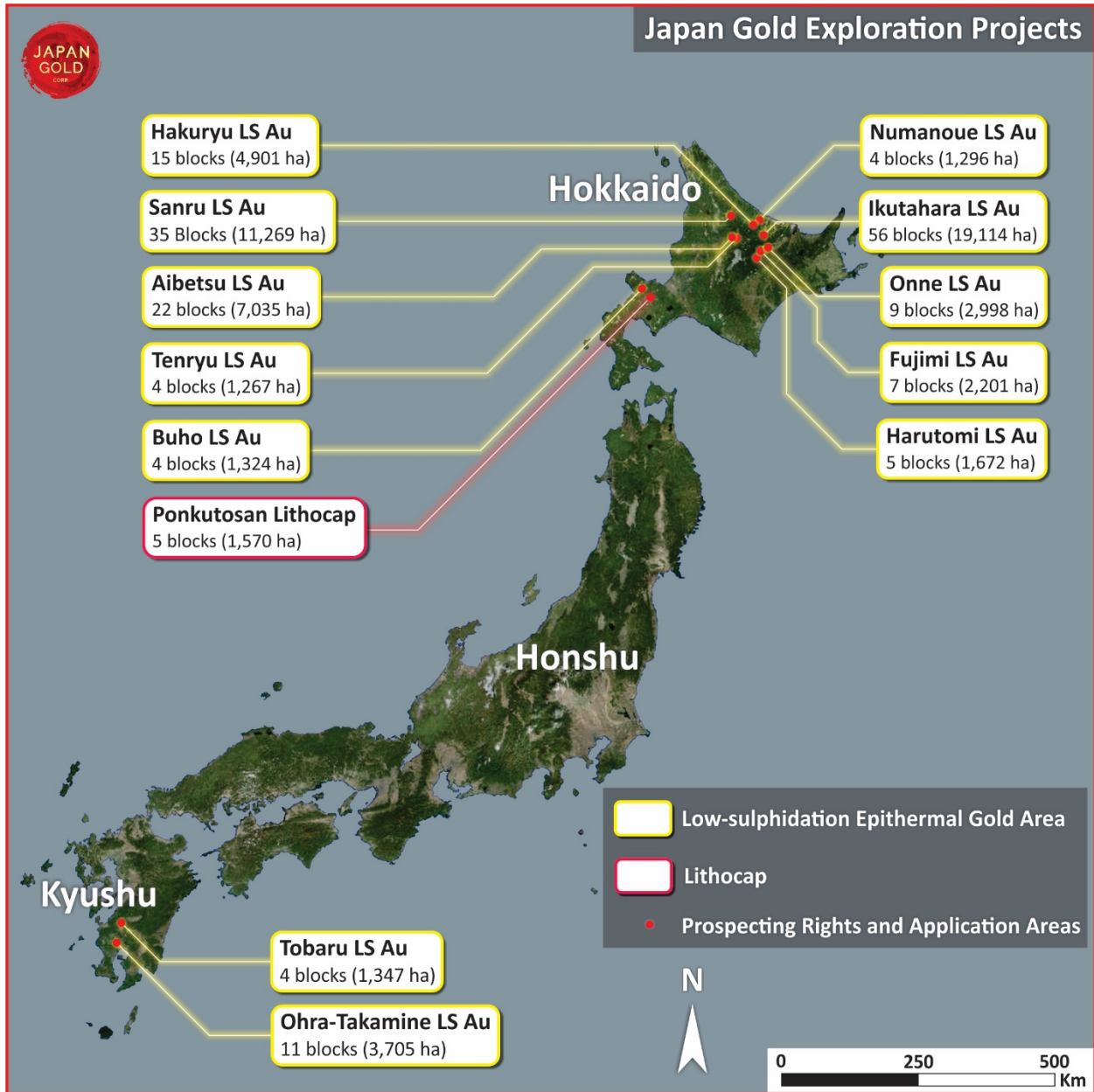
Per: “David Stephens”

David Stephens
VP, Corporate Development &
Marketing

Schedule A

Wholly-Owned Projects

[Attached]



SCHEDULE 2

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Aibetsu	ABT-01	48	12	37400	-3200	27 北経出試般第 41 号	N/A	324.00
Aibetsu	ABT-01	49	12	39200	-3200			
Aibetsu	ABT-01	41	12	39200	-5000			
Aibetsu	ABT-01	40	12	37400	-5000			
Aibetsu	ABT-02	40	12	37400	-5000	27 北経出試般第 42 号	N/A	324.00
Aibetsu	ABT-02	41	12	39200	-5000			
Aibetsu	ABT-02	33	12	39200	-6800			
Aibetsu	ABT-02	32	12	37400	-6800			
Aibetsu	ABT-03	32	12	37400	-6800	27 北経出試般第 43 号	N/A	324.00
Aibetsu	ABT-03	33	12	39200	-6800			
Aibetsu	ABT-03	19	12	39200	-8600			
Aibetsu	ABT-03	17	12	37400	-8600			
Aibetsu	ABT-04	47	12	35600	-3200	27 北経出試般第 44 号	N/A	324.00
Aibetsu	ABT-04	48	12	37400	-3200			
Aibetsu	ABT-04	40	12	37400	-5000			
Aibetsu	ABT-04	39	12	35600	-5000			
Aibetsu	ABT-05	39	12	35600	-5000	27 北経出試般第 45 号	N/A	324.00
Aibetsu	ABT-05	40	12	37400	-5000			
Aibetsu	ABT-05	32	12	37400	-6800			
Aibetsu	ABT-05	31	12	35600	-6800			
Aibetsu	ABT-06	31	12	35600	-6800	27 北経出試般第 46 号	N/A	324.00
Aibetsu	ABT-06	32	12	37400	-6800			
Aibetsu	ABT-06	17	12	37400	-8600			
Aibetsu	ABT-06	15	12	35600	-8600			
Aibetsu	ABT-07	19	12	39200	-3200	27 北経出試般第 47 号	N/A	324.00
Aibetsu	ABT-07	50	12	41000	-3200			
Aibetsu	ABT-07	42	12	41000	-5000			
Aibetsu	ABT-07	41	12	39200	-5000			
Aibetsu	ABT-08	41	12	39200	-5000	27 北経出試般第 48 号	N/A	324.00
Aibetsu	ABT-08	42	12	41000	-5000			
Aibetsu	ABT-08	34	12	41000	-6800			
Aibetsu	ABT-08	33	12	39200	-6800			
Aibetsu	ABT-09	33	12	39200	-6800	27 北経出試般第 49 号	N/A	324.00
Aibetsu	ABT-09	34	12	41000	-6800			
Aibetsu	ABT-09	21	12	41000	-8600			
Aibetsu	ABT-09	19	12	39200	-8600			
Aibetsu	ABT-10	1	12	35600	1600	29 北経出試般第 69 号	N/A	288.00
Aibetsu	ABT-10	2	12	37400	1600			
Aibetsu	ABT-10	3	12	37400	-3200			
Aibetsu	ABT-10	4	12	35600	-3200			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Aibetsu	ABT-11	1	12	37400	-1600	29 北経出試般第 70 号	N/A	288.00
Aibetsu	ABT-11	2	12	39200	-1600			
Aibetsu	ABT-11	3	12	39200	-3200			
Aibetsu	ABT-11	4	12	37400	-3200			
Aibetsu	ABT-12	1	12	39200	-1600	29 北経出試般第 71 号	N/A	288.00
Aibetsu	ABT-12	2	12	41000	-1600			
Aibetsu	ABT-12	3	12	41000	-3200			
Aibetsu	ABT-12	4	12	39200	-3200			
Aibetsu	ABT-13	1	12	41000	-1600	29 北経出試般第 72 号	N/A	288.00
Aibetsu	ABT-13	2	12	42800	-1600			
Aibetsu	ABT-13	3	12	42800	-3200			
Aibetsu	ABT-13	4	12	41000	-3200			
Aibetsu	ABT-14	1	12	42800	-1600	29 北経出試般第 73 号	N/A	343.50
Aibetsu	ABT-14	2	12	43400	-1800			
Aibetsu	ABT-14	3	12	45700	-3000			
Aibetsu	ABT-14	4	12	46000	-3900			
Aibetsu	ABT-14	5	12	44600	-3600			
Aibetsu	ABT-14	6	12	44600	-3200			
Aibetsu	ABT-14	7	12	42800	-3200			
Aibetsu	ABT-15	1	12	41000	-3200	29 北経出試般第 74 号	N/A	324.00
Aibetsu	ABT-15	2	12	42800	-3200			
Aibetsu	ABT-15	3	12	42800	-5000			
Aibetsu	ABT-15	4	12	41000	-5000			
Aibetsu	ABT-16	1	12	42800	-3200	29 北経出試般第 75 号	N/A	324.00
Aibetsu	ABT-16	2	12	44600	-3200			
Aibetsu	ABT-16	3	12	44600	-3600			
Aibetsu	ABT-16	4	12	44600	-5000			
Aibetsu	ABT-16	5	12	42800	-5000			
Aibetsu	ABT-17	1	12	41000	-5000	29 北経出試般第 76 号	N/A	324.00
Aibetsu	ABT-17	2	12	42800	-5000			
Aibetsu	ABT-17	3	12	42800	-6800			
Aibetsu	ABT-17	4	12	41000	-6800			
Aibetsu	ABT-18	1	12	42800	-5000	29 北経出試般第 77 号	N/A	324.00
Aibetsu	ABT-18	2	12	44600	-5000			
Aibetsu	ABT-18	3	12	44600	-6200			
Aibetsu	ABT-18	4	12	44600	-6800			
Aibetsu	ABT-18	5	12	42800	-6800			
Aibetsu	ABT-19	1	12	41000	-6800	29 北経出試般第 78 号	N/A	324.00
Aibetsu	ABT-19	2	12	42800	-6800			
Aibetsu	ABT-19	3	12	42800	-8600			
Aibetsu	ABT-19	4	12	41000	-8600			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Aibetsu	ABT-20	1	12	42800	-6800	29 北経出試般第 79 号	N/A	324.00
Aibetsu	ABT-20	2	12	44600	-6800			
Aibetsu	ABT-20	3	12	44600	-8600			
Aibetsu	ABT-20	4	12	42800	-8600			
Aibetsu	ABT-21	1	12	44600	-3600	29 北経出試般第 80 号	N/A	343.00
Aibetsu	ABT-21	2	12	46000	-3900			
Aibetsu	ABT-21	3	12	46000	-6200			
Aibetsu	ABT-21	4	12	44600	-6200			
Aibetsu	ABT-21	5	12	44600	-5000			
Aibetsu	ABT-22	1	12	44600	-6200	29 北経出試般第 81 号	N/A	336.00
Aibetsu	ABT-22	2	12	46000	-6200			
Aibetsu	ABT-22	3	12	46000	-8600			
Aibetsu	ABT-22	4	12	44600	-8600			
Aibetsu	ABT-22	5	12	44600	-6800			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Buho	BHO-01	1	11	42256	-104897	27 北経出試般第 40 号	N/A	322.92
Buho	BHO-01	2	11	44053	-104893			
Buho	BHO-01	3	11	44049	-106694			
Buho	BHO-01	4	11	42256	-106694			
Buho	BHO-02	1	11	41300	-102800	29 北経出試般第 93 号	N/A	333.97
Buho	BHO-02	2	11	41300	-102800			
Buho	BHO-02	3	11	42250	-102800			
Buho	BHO-02	4	11	42256	-104897			
Buho	BHO-02	5	11	42256	-106300			
Buho	BHO-02	6	11	41300	-106300			
Buho	BHO-03	1	11	42250	-102800	29 北経出試般第 94 号	N/A	325.73
Buho	BHO-03	2	11	43300	-103200			
Buho	BHO-03	3	11	44050	-103200			
Buho	BHO-03	4	11	44053	-104893			
Buho	BHO-03	5	11	42256	-104897			
Buho	BHO-04	1	11	44050	-103200	29 北経出試般第 95 号	N/A	342.52
Buho	BHO-04	2	11	45400	-103200			
Buho	BHO-04	3	11	45400	-105500			
Buho	BHO-04	4	11	44051	-105981			
Buho	BHO-04	5	11	44053	-104893			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Fujimi	FJM-01	1	13	-70200	-32700	29 北経出試般第 97 号	N/A	281.00
Fujimi	FJM-01	2	13	-70200	-34400			
Fujimi	FJM-01	3	13	-72100	-34400			
Fujimi	FJM-01	4	13	-73100	-34400			
Fujimi	FJM-01	5	13	-71800	-33400			
Fujimi	FJM-02	1	13	-70200	-34400	29 北経出試般第 98 号	N/A	342.00
Fujimi	FJM-02	2	13	-70200	-36200			
Fujimi	FJM-02	3	13	-72100	-36200			
Fujimi	FJM-02	4	13	-72100	-34400			
Fujimi	FJM-03	1	13	-73100	-34400	29 北経出試般第 99 号	N/A	345.00
Fujimi	FJM-03	2	13	-72100	-34400			
Fujimi	FJM-03	3	13	-72100	-36200			
Fujimi	FJM-03	4	13	-72100	-36450			
Fujimi	FJM-03	5	13	-73900	-36450			
Fujimi	FJM-03	6	13	-73900	-35000			
Fujimi	FJM-04	1	13	-73900	-35000	29 北経出試般第 100 号	N/A	276.00
Fujimi	FJM-04	2	13	-73900	-36450			
Fujimi	FJM-04	3	13	-73900	-37400			
Fujimi	FJM-04	4	13	-76200	-37400			
Fujimi	FJM-05	1	13	-70200	-36200	29 北経出試般第 101 号	N/A	348.00
Fujimi	FJM-05	2	13	-70200	-36800			
Fujimi	FJM-05	3	13	-71400	-38600			
Fujimi	FJM-05	4	13	-72100	-38600			
Fujimi	FJM-05	5	13	-72100	-36450			
Fujimi	FJM-05	6	13	-72100	-36200			
Fujimi	FJM-06	1	13	-72100	-36450	29 北経出試般第 102 号	N/A	348.00
Fujimi	FJM-06	2	13	-72100	-38600			
Fujimi	FJM-06	3	13	-73250	-38600			
Fujimi	FJM-06	4	13	-73900	-37400			
Fujimi	FJM-06	5	13	-73900	-36450			
Fujimi	FJM-07	1	13	-76200	-37400	29 北経出試般第 103 号	N/A	261.00
Fujimi	FJM-07	2	13	-73900	-37400			
Fujimi	FJM-07	3	13	-73250	-38600			
Fujimi	FJM-07	4	13	-75300	-38600			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Hakuryu	HAK-01	1	12	91646	13896	29 北経出試般第 19 号	N/A	338.74
Hakuryu	HAK-01	2	12	91646	12056			
Hakuryu	HAK-01	3	12	89805	12056			
Hakuryu	HAK-01	4	12	89805	13896			
Hakuryu	HAK-02	1	12	91646	12056	29 北経出試般第 20 号	N/A	338.65
Hakuryu	HAK-02	2	12	91646	10215			
Hakuryu	HAK-02	3	12	89805	10215			
Hakuryu	HAK-02	4	12	89805	12056			
Hakuryu	HAK-03	1	12	91646	10215	29 北経出試般第 21 号	N/A	338.93
Hakuryu	HAK-03	2	12	91646	8374			
Hakuryu	HAK-03	3	12	89805	8374			
Hakuryu	HAK-03	4	12	89805	10215			
Hakuryu	HAK-04	1	12	91646	8374	29 北経出試般第 22 号	N/A	338.93
Hakuryu	HAK-04	2	12	91646	6534			
Hakuryu	HAK-04	3	12	89805	6534			
Hakuryu	HAK-04	4	12	89805	8374			
Hakuryu	HAK-05	1	12	89805	13896	29 北経出試般第 23 号	N/A	339.58
Hakuryu	HAK-05	2	12	89805	12056			
Hakuryu	HAK-05	3	12	87965	12056			
Hakuryu	HAK-05	4	12	87965	13901			
Hakuryu	HAK-05	5	12	89385	13901			
Hakuryu	HAK-06	1	12	89805	12056	29 北経出試般第 24 号	N/A	339.66
Hakuryu	HAK-06	2	12	89805	10215			
Hakuryu	HAK-06	3	12	87965	10215			
Hakuryu	HAK-06	4	12	87965	12056			
Hakuryu	HAK-07	1	12	89805	10215	29 北経出試般第 25 号	N/A	338.84
Hakuryu	HAK-07	2	12	89805	8374			
Hakuryu	HAK-07	3	12	87965	8374			
Hakuryu	HAK-07	4	12	87965	10215			
Hakuryu	HAK-08	1	12	89805	8374	29 北経出試般第 26 号	N/A	338.84
Hakuryu	HAK-08	2	12	89805	6534			
Hakuryu	HAK-08	3	12	87965	6534			
Hakuryu	HAK-08	4	12	87965	8374			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Hakuryu	HAK-09	1	12	87965	13901	29 北経出試般第 27 号	N/A	316.67
Hakuryu	HAK-09	2	12	87965	12056			
Hakuryu	HAK-09	3	12	86124	12056			
Hakuryu	HAK-09	4	12	86124	13694			
Hakuryu	HAK-09	5	12	87231	13694			
Hakuryu	HAK-09	6	12	87231	13901			
Hakuryu	HAK-10	1	12	87965	12056	29 北経出試般第 28 号	N/A	338.74
Hakuryu	HAK-10	2	12	87965	10215			
Hakuryu	HAK-10	3	12	86124	10215			
Hakuryu	HAK-10	4	12	86124	11342			
Hakuryu	HAK-10	5	12	86124	12056			
Hakuryu	HAK-11	1	12	87965	10215	29 北経出試般第 29 号	N/A	338.56
Hakuryu	HAK-11	2	12	87965	8374			
Hakuryu	HAK-11	3	12	86124	8374			
Hakuryu	HAK-11	4	12	86124	8990			
Hakuryu	HAK-11	5	12	86124	10215			
Hakuryu	HAK-12	1	12	87965	8374	29 北経出試般第 30 号	N/A	338.84
Hakuryu	HAK-12	2	12	87965	6534			
Hakuryu	HAK-12	3	12	86124	6534			
Hakuryu	HAK-12	4	12	86124	8374			
Hakuryu	HAK-13	1	12	86124	13694	29 北経出試般第 31 号	N/A	280.98
Hakuryu	HAK-13	2	12	86124	12056			
Hakuryu	HAK-13	3	12	86124	11342			
Hakuryu	HAK-13	4	12	84930	11342			
Hakuryu	HAK-13	5	12	84930	13694			
Hakuryu	HAK-14	1	12	86124	11342	29 北経出試般第 32 号	N/A	281.06
Hakuryu	HAK-14	2	12	86124	10215			
Hakuryu	HAK-14	3	12	86124	8990			
Hakuryu	HAK-14	4	12	84930	8990			
Hakuryu	HAK-14	5	12	84930	11342			
Hakuryu	HAK-15	1	12	86124	8990	29 北経出試般第 33 号	N/A	293.49
Hakuryu	HAK-15	2	12	86124	8374			
Hakuryu	HAK-15	3	12	86124	6534			
Hakuryu	HAK-15	4	12	84930	6534			
Hakuryu	HAK-15	5	12	84930	8990			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Harutomi	HRT-01	1	13	-76200	-47000	29 北経出試般第 104 号	N/A	342.00
Harutomi	HRT-01	2	13	-75300	-47000			
Harutomi	HRT-01	3	13	-74400	-47000			
Harutomi	HRT-01	4	13	-74400	-47900			
Harutomi	HRT-01	5	13	-74400	-48900			
Harutomi	HRT-01	6	13	-75300	-48900			
Harutomi	HRT-01	7	13	-76200	-48900			
Harutomi	HRT-01	8	13	-76200	-47900			
Harutomi	HRT-02	1	13	-75300	-46000	29 北経出試般第 105 号	N/A	337.00
Harutomi	HRT-02	2	13	-73100	-46000			
Harutomi	HRT-02	3	13	-73100	-47900			
Harutomi	HRT-02	4	13	-74400	-47900			
Harutomi	HRT-02	5	13	-74400	-47000			
Harutomi	HRT-02	6	13	-75300	-47000			
Harutomi	HRT-03	1	13	-74400	-47900	29 北経出試般第 106 号	N/A	328.00
Harutomi	HRT-03	2	13	-73100	-47900			
Harutomi	HRT-03	3	13	-73100	-49800			
Harutomi	HRT-03	4	13	-75300	-49800			
Harutomi	HRT-03	5	13	-75300	-48900			
Harutomi	HRT-03	6	13	-74400	-48900			
Harutomi	HRT-04	1	13	-77500	-47900	29 北経出試般第 107 号	N/A	328.00
Harutomi	HRT-04	2	13	-76200	-47900			
Harutomi	HRT-04	3	13	-76200	-48900			
Harutomi	HRT-04	4	13	-75300	-48900			
Harutomi	HRT-04	5	13	-75300	-49800			
Harutomi	HRT-04	6	13	-77500	-49800			
Harutomi	HRT-05	1	13	-77500	-46000	29 北経出試般第 108 号	N/A	337.00
Harutomi	HRT-05	2	13	-75300	-46000			
Harutomi	HRT-05	3	13	-75300	-47000			
Harutomi	HRT-05	4	13	-76200	-47000			
Harutomi	HRT-05	5	13	-76200	-47900			
Harutomi	HRT-05	6	13	-77500	-47900			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Ikutahara	37	1	12	97130	440	26 北経出試般第 63 号	北見国試掘権登録第 11992 号	349.69
Ikutahara	37	2	12	99000	440			
Ikutahara	37	3	12	99000	-1430			
Ikutahara	37	4	12	97130	-1430			
Ikutahara	35	1	12	99000	440	26 北経出試般第 61 号	北見国試掘権登録第 11990 号	349.69
Ikutahara	35	2	12	100870	440			
Ikutahara	35	3	12	100870	-1430			
Ikutahara	35	4	12	99000	-1430			
Ikutahara	34	1	12	100870	440	26 北経出試般第 60 号	北見国試掘権登録第 11989 号	349.69
Ikutahara	34	2	12	102740	440			
Ikutahara	34	3	12	102740	-1430			
Ikutahara	34	4	12	100870	-1430			
Ikutahara	38	1	12	97130	-1430	27 北経出試般第 2 号	北見国試掘権登録第 11993 号	349.69
Ikutahara	38	2	12	99000	-1430			
Ikutahara	38	3	12	99000	-3300			
Ikutahara	38	4	12	97130	-3300			
Ikutahara	25	1	12	99000	-1430	26 北経出試般第 51 号	北見国試掘権登録第 11984 号	349.69
Ikutahara	25	2	12	100870	-1430			
Ikutahara	25	3	12	100870	-3300			
Ikutahara	25	4	12	99000	-3300			
Ikutahara	33	1	12	100870	-1430	26 北経出試般第 59 号	北見国試掘権登録第 11988 号	349.69
Ikutahara	33	2	12	102740	-1430			
Ikutahara	33	3	12	102740	-3300			
Ikutahara	33	4	12	100870	-3300			
Ikutahara	39	1	12	102740	-3300	26 北経出試般第 65 号	北見国試掘権登録第 11968 号	349.69
Ikutahara	39	2	12	104610	-3300			
Ikutahara	39	3	12	104610	-5170			
Ikutahara	39	4	12	102740	-5170			
Ikutahara	30	1	12	104610	-3300	26 北経出試般第 56 号	北見国試掘権登録第 11966 号	349.69
Ikutahara	30	2	12	106480	-3300			
Ikutahara	30	3	12	106480	-5170			
Ikutahara	30	4	12	104610	-5170			
Ikutahara	10	1	12	102740	-5170	26 北経出試般第 37 号	北見国試掘権登録第 11980 号	349.69
Ikutahara	10	2	12	104610	-5170			
Ikutahara	10	3	12	104610	-7040			
Ikutahara	10	4	12	102740	-7040			
Ikutahara	27	1	12	104610	-5170	26 北経出試般第 53 号	北見国試掘権登録第 11985 号	349.69
Ikutahara	27	2	12	106480	-5170			
Ikutahara	27	3	12	106480	-7040			
Ikutahara	27	4	12	104610	-7040			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Ikutahara	28	1	12	106480	-5170	26 北経出試般第 54 号	北見国試掘権登録第 11986 号	349.69
Ikutahara	28	2	12	108350	-5170			
Ikutahara	28	3	12	108350	-7040			
Ikutahara	28	4	12	106480	-7040			
Ikutahara	20	1	12	104610	-7040	26 北経出試般第 47 号	北見国試掘権登録第 11981 号	349.69
Ikutahara	20	2	12	106480	-7040			
Ikutahara	20	3	12	106480	-8910			
Ikutahara	20	4	12	104610	-8910			
Ikutahara	36	1	12	104610	-10780	26 北経出試般第 62 号	北見国試掘権登録第 11991 号	349.69
Ikutahara	36	2	12	106480	-10780			
Ikutahara	36	3	12	106480	-12650			
Ikutahara	36	4	12	104610	-12650			
Ikutahara	IKW-39	1	12	102409	-3300	29 北経出試般第 1 号	N/A	318.74
Ikutahara	IKW-39	2	12	101827	-5169			
Ikutahara	IKW-39	3	12	101639	-6156			
Ikutahara	IKW-39	4	12	100870	-6156			
Ikutahara	IKW-39	5	12	100870	-5140			
Ikutahara	IKW-39	6	12	100870	-3300			
Ikutahara	IKW-40	1	12	101639	-6156	29 北経出試般第 2 号	N/A	252.36
Ikutahara	IKW-40	2	12	102199	-7624			
Ikutahara	IKW-40	3	12	101777	-7624			
Ikutahara	IKW-40	4	12	101587	-8170			
Ikutahara	IKW-40	5	12	101806	-8822			
Ikutahara	IKW-40	6	12	100870	-8822			
Ikutahara	IKW-40	7	12	100870	-6981			
Ikutahara	IKW-40	8	12	100870	-6156			
Ikutahara	IKW-41	1	12	100870	-3300	29 北経出試般第 3 号	N/A	338.93
Ikutahara	IKW-41	2	12	100870	-5140			
Ikutahara	IKW-41	3	12	99029	-5140			
Ikutahara	IKW-41	4	12	99029	-3300			
Ikutahara	IKW-42	1	12	100870	-5140	29 北経出試般第 4 号	N/A	338.65
Ikutahara	IKW-42	2	12	100870	-6156			
Ikutahara	IKW-42	3	12	100870	-6981			
Ikutahara	IKW-42	4	12	99029	-6981			
Ikutahara	IKW-42	5	12	99029	-5140			
Ikutahara	IKW-43	1	12	100870	-6981	29 北経出試般第 5 号	N/A	338.74
Ikutahara	IKW-43	2	12	100870	-8822			
Ikutahara	IKW-43	3	12	99029	-8822			
Ikutahara	IKW-43	4	12	99029	-6981			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Ikutahara	IKW-44	1	12	99029	-3300	29 北経出試般第 6 号	N/A	338.74
Ikutahara		2	12	99029	-5140			
Ikutahara		3	12	97188	-5140			
Ikutahara		4	12	97188	-3300			
Ikutahara		5	12	99000	-3300			
Ikutahara	IKW-45	1	12	99029	-5140	29 北経出試般第 7 号	N/A	338.74
Ikutahara		2	12	99029	-6981			
Ikutahara		3	12	97188	-6981			
Ikutahara		4	12	97188	-5140			
Ikutahara	IKW-46	1	12	99029	-6981	29 北経出試般第 8 号	N/A	338.84
Ikutahara		2	12	99029	-8822			
Ikutahara		3	12	97188	-8822			
Ikutahara		4	12	97188	-6981			
Ikutahara	IKW-47	1	12	97188	-3300	29 北経出試般第 9 号	N/A	338.93
Ikutahara		2	12	97188	-5140			
Ikutahara		3	12	95348	-5140			
Ikutahara		4	12	95348	-3300			
Ikutahara		5	12	97130	-3300			
Ikutahara	IKW-48	1	12	97188	-5140	29 北経出試般第 10 号	N/A	338.93
Ikutahara		2	12	97188	-6981			
Ikutahara		3	12	95348	-6981			
Ikutahara		4	12	95348	-5140			
Ikutahara	IKW-49	1	12	97188	-6981	29 北経出試般第 11 号	N/A	338.74
Ikutahara		2	12	97188	-8822			
Ikutahara		3	12	95348	-8822			
Ikutahara		4	12	95348	-6981			
Ikutahara	IKW-50	1	12	95348	-3300	29 北経出試般第 12 号	N/A	338.84
Ikutahara		2	12	95348	-5140			
Ikutahara		3	12	93507	-5140			
Ikutahara		4	12	93507	-3300			
Ikutahara	IKW-51	1	12	95348	-5140	29 北経出試般第 13 号	N/A	338.74
Ikutahara		2	12	95348	-6981			
Ikutahara		3	12	93507	-6981			
Ikutahara		4	12	93507	-5140			
Ikutahara	IKW-52	1	12	95348	-6981	29 北経出試般第 14 号	N/A	338.56
Ikutahara		2	12	95348	-8822			
Ikutahara		3	12	93507	-8822			
Ikutahara		4	12	93507	-6981			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Ikutahara	IKW-53	1	12	93507	-3300	29 北経出試般第 15 号	N/A	338.74
Ikutahara	IKW-53	2	12	93507	-5140			
Ikutahara	IKW-53	3	12	91666	-5140			
Ikutahara	IKW-53	4	12	91666	-3300			
Ikutahara	IKW-54	1	12	93507	-5140	29 北経出試般第 16 号	N/A	338.93
Ikutahara	IKW-54	2	12	93507	-6981			
Ikutahara	IKW-54	3	12	91667	-6981			
Ikutahara	IKW-54	4	12	91667	-5140			
Ikutahara	IKW-55	1	12	93507	-6981	29 北経出試般第 17 号	N/A	338.74
Ikutahara	IKW-55	2	12	93507	-8822			
Ikutahara	IKW-55	3	12	91667	-8822			
Ikutahara	IKW-55	4	12	91667	-6981			
Ikutahara	IKW-56	1	12	104610	-7040	29 北経出試般第 18 号	N/A	174.85
Ikutahara	IKW-56	2	12	104610	-8910			
Ikutahara	IKW-56	3	12	102740	-7040			
Ikutahara	SAMJ-31	1	13	-54017	-3936	26 北経出試般第 57 号	北見国試掘権登録第 11987 号	349.62
Ikutahara	SAMJ-31	2	13	-52148	-3981			
Ikutahara	SAMJ-31	3	13	-52194	-5850			
Ikutahara	SAMJ-31	4	13	-54063	-5805			
Ikutahara	SAMJ-32	1	13	-52148	-3981	26 北経出試般第 58 号	北見国試掘権登録第 11967 号	349.61
Ikutahara	SAMJ-32	2	13	-50279	-4026			
Ikutahara	SAMJ-32	3	13	-50324	-5896			
Ikutahara	SAMJ-32	4	13	-52194	-5850			
Ikutahara	SAMJ-29	1	13	-52194	-5850	26 北経出試般第 55 号	北見国試掘権登録第 11965 号	349.61
Ikutahara	SAMJ-29	2	13	-50324	-5896			
Ikutahara	SAMJ-29	3	13	-50370	-7765			
Ikutahara	SAMJ-29	4	13	-52239	-7719			
Ikutahara	SAMJ-22	1	13	-54108	-7674	26 北経出試般第 48 号	北見国試掘権登録第 11982 号	349.62
Ikutahara	SAMJ-22	2	13	-52239	-7719			
Ikutahara	SAMJ-22	3	13	-52284	-9589			
Ikutahara	SAMJ-22	4	13	-54153	-9543			
Ikutahara	SAMJ-26	1	13	-52239	-7719	26 北経出試般第 52 号	北見国試掘権登録第 11964 号	349.61
Ikutahara	SAMJ-26	2	13	-50370	-7765			
Ikutahara	SAMJ-26	3	13	-50415	-9634			
Ikutahara	SAMJ-26	4	13	-52284	-9589			
Ikutahara	SAMJ-23	1	13	-54153	-9543	26 北経出試般第 49 号	北見国試掘権登録第 11983 号	349.62
Ikutahara	SAMJ-23	2	13	-52284	-9589			
Ikutahara	SAMJ-23	3	13	-52329	-11458			
Ikutahara	SAMJ-23	4	13	-54199	-11413			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Ikutahara	SAMJ-24	1	13	-52284	-9589	26 北経出試般第 50 号	北見国試掘権登録第 11963 号	349.61
Ikutahara	SAMJ-24	2	13	-50415	-9634			
Ikutahara	SAMJ-24	3	13	-50460	-11503			
Ikutahara	SAMJ-24	4	13	-52329	-11458			
Ikutahara	SAMJ-03	1	13	-54199	-11413	26 北経出試般第 30 号	北見国試掘権登録第 11979 号	349.62
Ikutahara	SAMJ-03	2	13	-52329	-11458			
Ikutahara	SAMJ-03	3	13	-52375	-13327			
Ikutahara	SAMJ-03	4	13	-54244	-13282			
Ikutahara	SAMJ-04	1	13	-52329	-11458	26 北経出試般第 31 号	北見国試掘権登録第 11949 号	349.61
Ikutahara	SAMJ-04	2	13	-50460	-11503			
Ikutahara	SAMJ-04	3	13	-50505	-13372			
Ikutahara	SAMJ-04	4	13	-52375	-13327			
Ikutahara	SAMJ-08	1	13	-54244	-13282	26 北経出試般第 35 号	北見国試掘権登録第 11953 号	349.62
Ikutahara	SAMJ-08	2	13	-52375	-13327			
Ikutahara	SAMJ-08	3	13	-52420	-15196			
Ikutahara	SAMJ-08	4	13	-54289	-15151			
Ikutahara	SAMJ-09	1	13	-52375	-13327	26 北経出試般第 36 号	北見国試掘権登録第 11954 号	349.61
Ikutahara	SAMJ-09	2	13	-50505	-13372			
Ikutahara	SAMJ-09	3	13	-50551	-15242			
Ikutahara	SAMJ-09	4	13	-52420	-15196			
Ikutahara	SAMJ-06	1	13	-54289	-15151	26 北経出試般第 33 号	北見国試掘権登録第 11951 号	349.62
Ikutahara	SAMJ-06	2	13	-52420	-15196			
Ikutahara	SAMJ-06	3	13	-52465	-17066			
Ikutahara	SAMJ-06	4	13	-54334	-17021			
Ikutahara	SAMJ-07	1	13	-52420	-15196	26 北経出試般第 34 号	北見国試掘権登録第 11952 号	349.61
Ikutahara	SAMJ-07	2	13	-50551	-15242			
Ikutahara	SAMJ-07	3	13	-50596	-17111			
Ikutahara	SAMJ-07	4	13	-52465	-17066			
Ikutahara	SAMJ-05	1	13	-50551	-15242	26 北経出試般第 32 号	北見国試掘権登録第 11950 号	349.61
Ikutahara	SAMJ-05	2	13	-48681	-15287			
Ikutahara	SAMJ-05	3	13	-48727	-17156			
Ikutahara	SAMJ-05	4	13	-50596	-17111			
Ikutahara	SAMJ-13	1	13	-48681	-15287	26 北経出試般第 40 号	北見国試掘権登録第 11956 号	349.6
Ikutahara	SAMJ-13	2	13	-46812	-15332			
Ikutahara	SAMJ-13	3	13	-46857	-17201			
Ikutahara	SAMJ-13	4	13	-48727	-17156			
Ikutahara	SAMJ-18	1	13	-54334	-17021	26 北経出試般第 45 号	北見国試掘権登録第 11961 号	349.61
Ikutahara	SAMJ-18	2	13	-52465	-17066			
Ikutahara	SAMJ-18	3	13	-52510	-18935			
Ikutahara	SAMJ-18	4	13	-54380	-18890			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Ikutahara	SAMJ-19	1	13	-52465	-17066	26 北経出試般第 46 号	北見国試掘権登録第 11962 号	349.61
Ikutahara	SAMJ-19	2	13	-50596	-17111			
Ikutahara	SAMJ-19	3	13	-50641	-18980			
Ikutahara	SAMJ-19	4	13	-52510	-18935			
Ikutahara	SAMJ-17	1	13	-50596	-17111	26 北経出試般第 44 号	北見国試掘権登録第 11960 号	349.61
Ikutahara	SAMJ-17	2	13	-48727	-17156			
Ikutahara	SAMJ-17	3	13	-48772	-19025			
Ikutahara	SAMJ-17	4	13	-50641	-18980			
Ikutahara	SAMJ-12	1	13	-48727	-17156	27 北経出試般第 1 号	北見国試掘権登録第 11969 号	349.6
Ikutahara	SAMJ-12	2	13	-46857	-17201			
Ikutahara	SAMJ-12	3	13	-46903	-19071			
Ikutahara	SAMJ-12	4	13	-48772	-19025			
Ikutahara	SAMJ-16	1	13	-54380	-18890	26 北経出試般第 43 号	北見国試掘権登録第 11959 号	349.62
Ikutahara	SAMJ-16	2	13	-52510	-18935			
Ikutahara	SAMJ-16	3	13	-52555	-20804			
Ikutahara	SAMJ-16	4	13	-54425	-20759			
Ikutahara	SAMJ-14	1	13	-52510	-18935	26 北経出試般第 41 号	北見国試掘権登録第 11957 号	349.61
Ikutahara	SAMJ-14	2	13	-50641	-18980			
Ikutahara	SAMJ-14	3	13	-50686	-20849			
Ikutahara	SAMJ-14	4	13	-52555	-20804			
Ikutahara	SAMJ-15	1	13	-50641	-18980	26 北経出試般第 42 号	北見国試掘権登録第 11958 号	349.61
Ikutahara	SAMJ-15	2	13	-48772	-19025			
Ikutahara	SAMJ-15	3	13	-48817	-20895			
Ikutahara	SAMJ-15	4	13	-50686	-20849			
Ikutahara	SAMJ-11	1	13	-48772	-19025	26 北経出試般第 38 号	北見国試掘権登録第 11955 号	349.6
Ikutahara	SAMJ-11	2	13	-48772	-19025			
Ikutahara	SAMJ-11	3	13	-46948	-20940			
Ikutahara	SAMJ-11	4	13	-48817	-20895			
Ikutahara	SAMJ-02	1	13	-52555	-20804	26 北経出試般第 29 号	北見国試掘権登録第 11948 号	349.61
Ikutahara	SAMJ-02	2	13	-50686	-20849			
Ikutahara	SAMJ-02	3	13	-50731	-22719			
Ikutahara	SAMJ-02	4	13	-52601	-22673			
Ikutahara	SAMJ-01	1	13	-50686	-20849	26 北経出試般第 28 号	北見国試掘権登録第 11947 号	349.61
Ikutahara	SAMJ-01	2	13	-48817	-20895			
Ikutahara	SAMJ-01	3	13	-48862	-22764			
Ikutahara	SAMJ-01	4	13	-50731	-22719			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Numanoue	NMU-01	5	12	93000	22600	27 北経出試般第 50 号	N/A	324.00
Numanoue	NMU-01	8	12	94800	22600			
Numanoue	NMU-01	9	12	94800	20800			
Numanoue	NMU-01	3	12	93000	20800			
Numanoue	NMU-02	8	12	94800	22600	27 北経出試般第 51 号	N/A	324.00
Numanoue	NMU-02	6	12	96600	22600			
Numanoue	NMU-02	4	12	96600	20800			
Numanoue	NMU-02	9	12	94800	20800			
Numanoue	NMU-03	3	12	93000	20800	27 北経出試般第 52 号	N/A	324.00
Numanoue	NMU-03	9	12	94800	20800			
Numanoue	NMU-03	7	12	94800	19000			
Numanoue	NMU-03	1	12	93000	19000			
Numanoue	NMU-04	9	12	94800	20800	27 北経出試般第 53 号	N/A	324.00
Numanoue	NMU-04	4	12	96600	20800			
Numanoue	NMU-04	2	12	96600	19000			
Numanoue	NMU-04	7	12	94800	19000			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Ohra-Takamine	SAMJ-TKMN-01	1	2	-39500	-126700	29 九経出試般第 38 号	鹿児島県試掘権登録第 9068 号	348.0737
Ohra-Takamine	SAMJ-TKMN-01	2	2	-39587	-127853			
Ohra-Takamine	SAMJ-TKMN-01	3	2	-39706	-128225			
Ohra-Takamine	SAMJ-TKMN-01	4	2	-39703	-128253			
Ohra-Takamine	SAMJ-TKMN-01	5	2	-39977	-129169			
Ohra-Takamine	SAMJ-TKMN-01	6	2	-40300	-128100			
Ohra-Takamine	SAMJ-TKMN-01	7	2	-41800	-128100			
Ohra-Takamine	SAMJ-TKMN-01	8	2	-41800	-128000			
Ohra-Takamine	SAMJ-TKMN-01	9	2	-41800	-126700			
Ohra-Takamine	SAMJ-TKMN-02	1	2	-40300	-128100	29 九経出試般第 39 号	鹿児島県試掘権登録第 9069 号	334.3439
Ohra-Takamine	SAMJ-TKMN-02	2	2	-39977	-129169			
Ohra-Takamine	SAMJ-TKMN-02	3	2	-39890	-129104			
Ohra-Takamine	SAMJ-TKMN-02	4	2	-39889	-129114			
Ohra-Takamine	SAMJ-TKMN-02	5	2	-39878	-129237			
Ohra-Takamine	SAMJ-TKMN-02	6	2	-40605	-129464			
Ohra-Takamine	SAMJ-TKMN-02	7	2	-40705	-129964			
Ohra-Takamine	SAMJ-TKMN-02	8	2	-40567	-130400			
Ohra-Takamine	SAMJ-TKMN-02	9	2	-41800	-130400			
Ohra-Takamine	SAMJ-TKMN-02	10	2	-41800	-128100			
Ohra-Takamine	SAMJ-TKMN-03	1	2	-41800	-128000	29 九経出試般第 40 号	鹿児島県試掘権登録第 9070 号	336.0000
Ohra-Takamine	SAMJ-TKMN-03	2	2	-41800	-128100			
Ohra-Takamine	SAMJ-TKMN-03	3	2	-41800	-130400			
Ohra-Takamine	SAMJ-TKMN-03	4	2	-43200	-130400			
Ohra-Takamine	SAMJ-TKMN-03	5	2	-43200	-128000			
Ohra-Takamine	SAMJ-TKMN-04	1	2	-41800	-126700	29 九経出試般第 41 号	鹿児島県試掘権登録第 9071 号	338.0000
Ohra-Takamine	SAMJ-TKMN-04	2	2	-41800	-128000			
Ohra-Takamine	SAMJ-TKMN-04	3	2	-43200	-128000			
Ohra-Takamine	SAMJ-TKMN-04	4	2	-43200	-127900			
Ohra-Takamine	SAMJ-TKMN-04	5	2	-44500	-127900			
Ohra-Takamine	SAMJ-TKMN-04	6	2	-44500	-126700			
Ohra-Takamine	SAMJ-TKMN-05	1	2	-43200	-127900	29 九経出試般第 42 号	鹿児島県試掘権登録第 9072 号	325.0000
Ohra-Takamine	SAMJ-TKMN-05	2	2	-43200	-128000			
Ohra-Takamine	SAMJ-TKMN-05	3	2	-43200	-130400			
Ohra-Takamine	SAMJ-TKMN-05	4	2	-44500	-130400			
Ohra-Takamine	SAMJ-TKMN-05	5	2	-44500	-127900			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Ohra-Takamine	TKMN-06	1	2	-44500	-128400	30 九経出試般第 7 号	N/A	342.0000
Ohra-Takamine	TKMN-06	2	2	-44500	-130300			
Ohra-Takamine	TKMN-06	3	2	-46300	-130300			
Ohra-Takamine	TKMN-06	4	2	-46300	-128400			
Ohra-Takamine	TKMN-07	1	2	-44500	-130300	30 九経出試般第 8 号	N/A	342.0000
Ohra-Takamine	TKMN-07	2	2	-44500	-130400			
Ohra-Takamine	TKMN-07	3	2	-44500	-132200			
Ohra-Takamine	TKMN-07	4	2	-46300	-132200			
Ohra-Takamine	TKMN-07	5	2	-46300	-130300			
Ohra-Takamine	TKMN-08	1	2	-42600	-130400	30 九経出試般第 9 号	N/A	342.0000
Ohra-Takamine	TKMN-08	2	2	-42600	-132200			
Ohra-Takamine	TKMN-08	3	2	-44500	-132200			
Ohra-Takamine	TKMN-08	4	2	-44500	-130400			
Ohra-Takamine	TKMN-08	5	2	-43200	-130400			
Ohra-Takamine	TKMN-09	1	2	-37800	-124900	30 九経出試般第 10 号	N/A	315.0000
Ohra-Takamine	TKMN-09	2	2	-37800	-126700			
Ohra-Takamine	TKMN-09	3	2	-39500	-126700			
Ohra-Takamine	TKMN-09	4	2	-40000	-126700			
Ohra-Takamine	TKMN-09	5	2	-39100	-124900			
Ohra-Takamine	TKMN-10	1	2	-37100	-126700	30 九経出試般第 11 号	N/A	339.4608
Ohra-Takamine	TKMN-10	2	2	-37100	-127800			
Ohra-Takamine	TKMN-10	3	2	-37100	-128500			
Ohra-Takamine	TKMN-10	4	2	-38100	-128500			
Ohra-Takamine	TKMN-10	5	2	-38606	-127946			
Ohra-Takamine	TKMN-10	6	2	-38811	-127484			
Ohra-Takamine	TKMN-10	7	2	-38822	-127469			
Ohra-Takamine	TKMN-10	8	2	-39118	-127366			
Ohra-Takamine	TKMN-10	9	2	-39254	-127477			
Ohra-Takamine	TKMN-10	10	2	-39277	-127632			
Ohra-Takamine	TKMN-10	11	2	-39545	-127850			
Ohra-Takamine	TKMN-10	12	2	-39587	-127853			
Ohra-Takamine	TKMN-10	13	2	-39500	-126700			
Ohra-Takamine	TKMN-10	14	2	-37800	-126700			
Ohra-Takamine	TKMN-11	1	2	-37300	-124900	30 九経出試般第 12 号	N/A	344.0000
Ohra-Takamine	TKMN-11	2	2	-36100	-126100			
Ohra-Takamine	TKMN-11	3	2	-36100	-127800			
Ohra-Takamine	TKMN-11	4	2	-37100	-127800			
Ohra-Takamine	TKMN-11	5	2	-37100	-126700			
Ohra-Takamine	TKMN-11	6	2	-37800	-126700			
Ohra-Takamine	TKMN-11	7	2	-37800	-124900			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Onne	OKT-01	1	13	-60600	-28900	29 北経出試般第 109 号	N/A	342.00
Onne	OKT-01	2	13	-58800	-28900			
Onne	OKT-01	3	13	-58800	-30800			
Onne	OKT-01	4	13	-60600	-30800			
Onne	OKT-02	1	13	-58800	-28900	29 北経出試般第 110 号	N/A	342.00
Onne	OKT-02	2	13	-57000	-28900			
Onne	OKT-02	3	13	-57000	-30800			
Onne	OKT-02	4	13	-58800	-30800			
Onne	OKT-03	1	13	-57000	-28900	29 北経出試般第 111 号	N/A	342.00
Onne	OKT-03	2	13	-55200	-28900			
Onne	OKT-03	3	13	-55200	-30800			
Onne	OKT-03	4	13	-57000	-30800			
Onne	OKT-04	1	13	-55200	-28900	29 北経出試般第 112 号	N/A	342.00
Onne	OKT-04	2	13	-53950	-28900			
Onne	OKT-04	3	13	-53950	-29800			
Onne	OKT-04	4	13	-53500	-29800			
Onne	OKT-04	5	13	-53500	-31150			
Onne	OKT-04	6	13	-55200	-31150			
Onne	OKT-04	7	13	-55200	-30800			
Onne	OKT-05	1	13	-60600	-30800	29 北経出試般第 113 号	N/A	342.00
Onne	OKT-05	2	13	-58800	-30800			
Onne	OKT-05	3	13	-58800	-32700			
Onne	OKT-05	4	13	-60600	-32700			
Onne	OKT-06	1	13	-58800	-30800	29 北経出試般第 114 号	N/A	342.00
Onne	OKT-06	2	13	-57000	-30800			
Onne	OKT-06	3	13	-57000	-32700			
Onne	OKT-06	4	13	-58800	-32700			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Onne	OKT-07	1	13	-57000	-30800	29 北経出試般第 115 号	N/A	342.00
Onne	OKT-07	2	13	-55200	-30800			
Onne	OKT-07	3	13	-55200	-31150			
Onne	OKT-07	4	13	-55200	-32700			
Onne	OKT-07	5	13	-57000	-32700			
Onne	OKT-08	1	13	-55200	-31150	29 北経出試般第 116 号	N/A	257.00
Onne	OKT-08	2	13	-53500	-31150			
Onne	OKT-08	3	13	-53000	-31150			
Onne	OKT-08	4	13	-53000	-32100			
Onne	OKT-08	5	13	-53000	-32400			
Onne	OKT-08	6	13	-53800	-32400			
Onne	OKT-08	7	13	-54400	-31700			
Onne	OKT-08	8	13	-54900	-31900			
Onne	OKT-08	9	13	-54300	-32700			
Onne	OKT-08	10	13	-55200	-32700			
Onne	OKT-09	1	13	-53500	-29800	29 北経出試般第 117 号	N/A	347.00
Onne	OKT-09	2	13	-52000	-29800			
Onne	OKT-09	3	13	-52000	-30450			
Onne	OKT-09	4	13	-51700	-30450			
Onne	OKT-09	5	13	-51700	-32100			
Onne	OKT-09	6	13	-53000	-32100			
Onne	OKT-09	7	13	-53000	-31150			
Onne	OKT-09	8	13	-53500	-31150			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Sanru	SNR-01	1	12	35874	50538	28 北経出試般第 148 号	N/A	324.55
Sanru	SNR-01	2	12	34069	50538			
Sanru	SNR-01	3	12	34069	52336			
Sanru	SNR-01	4	12	35874	52336			
Sanru	SNR-02	1	12	37678	50538	28 北経出試般第 207 号	N/A	324.55
Sanru	SNR-02	2	12	35874	50538			
Sanru	SNR-02	3	12	35874	52336			
Sanru	SNR-02	4	12	37678	52336			
Sanru	SNR-03	1	12	34069	48739	28 北経出試般第 208 号	N/A	324.54
Sanru	SNR-03	2	12	32264	48739			
Sanru	SNR-03	3	12	32264	50538			
Sanru	SNR-03	4	12	34069	50538			
Sanru	SNR-04	1	12	35874	48739	28 北経出試般第 209 号	N/A	324.55
Sanru	SNR-04	2	12	34069	48739			
Sanru	SNR-04	3	12	34069	50538			
Sanru	SNR-04	4	12	35874	50538			
Sanru	SNR-05	1	12	37678	48739	28 北経出試般第 210 号	N/A	324.55
Sanru	SNR-05	2	12	35874	48739			
Sanru	SNR-05	3	12	35874	50538			
Sanru	SNR-05	4	12	37678	50538			
Sanru	SNR-06	1	12	39483	48739	28 北経出試般第 211 号	N/A	324.55
Sanru	SNR-06	2	12	37678	48739			
Sanru	SNR-06	3	12	37678	50538			
Sanru	SNR-06	4	12	39483	50538			
Sanru	SNR-08	1	12	43092	48739	28 北経出試般第 212 号	N/A	324.55
Sanru	SNR-08	2	12	41287	48739			
Sanru	SNR-08	3	12	41287	50538			
Sanru	SNR-08	4	12	43092	50538			
Sanru	SNR-09	1	12	44897	48739	28 北経出試般第 213 号	N/A	324.55
Sanru	SNR-09	2	12	43092	48739			
Sanru	SNR-09	3	12	43092	50538			
Sanru	SNR-09	4	12	44897	50538			
Sanru	SNR-11	1	12	32264	46941	28 北経出試般第 214 号	N/A	324.55
Sanru	SNR-11	2	12	30460	46941			
Sanru	SNR-11	3	12	30460	48739			
Sanru	SNR-11	4	12	32264	48739			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Sanru	SNR-12	1	12	34069	46941	28 北経出試般第 215 号	N/A	324.54
Sanru	SNR-12	2	12	32264	46941			
Sanru	SNR-12	3	12	32264	48739			
Sanru	SNR-12	4	12	34069	48739			
Sanru	SNR-13	1	12	35874	46941	28 北経出試般第 216 号	N/A	324.55
Sanru	SNR-13	2	12	34069	46941			
Sanru	SNR-13	3	12	34069	48739			
Sanru	SNR-13	4	12	35874	48739			
Sanru	SNR-14	1	12	37678	46941	28 北経出試般第 217 号	N/A	324.54
Sanru	SNR-14	2	12	35874	46941			
Sanru	SNR-14	3	12	35874	48739			
Sanru	SNR-14	4	12	37678	48739			
Sanru	SNR-15	1	12	39483	46941	28 北経出試般第 218 号	N/A	324.55
Sanru	SNR-15	2	12	37678	46941			
Sanru	SNR-15	3	12	37678	48739			
Sanru	SNR-15	4	12	39483	48739			
Sanru	SNR-16	1	12	41287	46941	28 北経出試般第 219 号	N/A	324.54
Sanru	SNR-16	2	12	39483	46941			
Sanru	SNR-16	3	12	39483	48739			
Sanru	SNR-16	4	12	41287	48739			
Sanru	SNR-17	1	12	43092	46941	28 北経出試般第 220 号	N/A	324.55
Sanru	SNR-17	2	12	41287	46941			
Sanru	SNR-17	3	12	41287	48739			
Sanru	SNR-17	4	12	43092	48739			
Sanru	SNR-18	1	12	44897	46941	28 北経出試般第 221 号	N/A	324.55
Sanru	SNR-18	2	12	43092	46941			
Sanru	SNR-18	3	12	43092	48739			
Sanru	SNR-18	4	12	44897	48739			
Sanru	SNR-21	1	12	32264	45142	28 北経出試般第 222 号	N/A	324.54
Sanru	SNR-21	2	12	30460	45142			
Sanru	SNR-21	3	12	30460	46941			
Sanru	SNR-21	4	12	32264	46941			
Sanru	SNR-22	1	12	34069	45142	28 北経出試般第 223 号	N/A	324.54
Sanru	SNR-22	2	12	32264	45142			
Sanru	SNR-22	3	12	32264	46941			
Sanru	SNR-22	4	12	34069	46941			
Sanru	SNR-23	1	12	35874	45142	28 北経出試般第 224 号	N/A	324.54
Sanru	SNR-23	2	12	34069	45142			
Sanru	SNR-23	3	12	34069	46941			
Sanru	SNR-23	4	12	35874	46941			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Sanru	SNR-24	1	12	37678	45142	28 北経出試般第 225 号	N/A	324.54
Sanru	SNR-24	2	12	35874	45142			
Sanru	SNR-24	3	12	35874	46941			
Sanru	SNR-24	4	12	37678	46941			
Sanru	SNR-25	1	12	37678	45142	28 北経出試般第 226 号	N/A	324.54
Sanru	SNR-25	2	12	37678	46941			
Sanru	SNR-25	3	12	39483	46941			
Sanru	SNR-25	4	12	39483	45142			
Sanru	SNR-26	1	12	41287	45142	28 北経出試般第 227 号	N/A	324.54
Sanru	SNR-26	2	12	39483	45142			
Sanru	SNR-26	3	12	39483	46941			
Sanru	SNR-26	4	12	41287	46941			
Sanru	SNR-27	1	12	43092	45142	28 北経出試般第 228 号	N/A	324.55
Sanru	SNR-27	2	12	41287	45142			
Sanru	SNR-27	3	12	41287	46941			
Sanru	SNR-27	4	12	43092	46941			
Sanru	SNR-28	1	12	44897	45142	28 北経出試般第 229 号	N/A	324.55
Sanru	SNR-28	2	12	43092	45142			
Sanru	SNR-28	3	12	43092	46941			
Sanru	SNR-28	4	12	44897	46941			
Sanru	SNR-32	1	12	32264	44274	28 北経出試般第 230 号	N/A	241.11
Sanru	SNR-32	2	12	30842	43559			
Sanru	SNR-32	3	12	30641	43344			
Sanru	SNR-32	4	12	30460	43344			
Sanru	SNR-32	5	12	30460	45142			
Sanru	SNR-32	6	12	32265	45134			
Sanru	SNR-33	1	12	34069	43344	28 北経出試般第 231 号	N/A	301.43
Sanru	SNR-33	2	12	32564	43344			
Sanru	SNR-33	3	12	32434	44359			
Sanru	SNR-33	4	12	32264	44274			
Sanru	SNR-33	5	12	32264	45142			
Sanru	SNR-33	6	12	34069	45142			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Sanru	SNR-34	1	12	35874	43344	28 北経出試般第 232 号	N/A	324.54
Sanru	SNR-34	2	12	34069	43344			
Sanru	SNR-34	3	12	34069	45142			
Sanru	SNR-34	4	12	35874	45142			
Sanru	SNR-35	1	12	37678	43344	28 北経出試般第 233 号	N/A	324.54
Sanru	SNR-35	2	12	35874	43344			
Sanru	SNR-35	3	12	35874	45142			
Sanru	SNR-35	4	12	37678	45142			
Sanru	SNR-36	1	12	39483	43344	28 北経出試般第 234 号	N/A	324.54
Sanru	SNR-36	2	12	37678	43344			
Sanru	SNR-36	3	12	37678	45142			
Sanru	SNR-36	4	12	39483	45142			
Sanru	SNR-37	1	12	41287	43344	28 北経出試般第 235 号	N/A	325.76
Sanru	SNR-37	2	12	39483	43344			
Sanru	SNR-37	3	12	39483	45142			
Sanru	SNR-37	4	12	41287	45142			
Sanru	SNR-38	1	12	43092	43344	28 北経出試般第 236 号	N/A	323.13
Sanru	SNR-38	2	12	41287	43344			
Sanru	SNR-38	3	12	41287	45142			
Sanru	SNR-38	4	12	43092	45142			
Sanru	SNR-45	1	12	34069	41546	28 北経出試般第 237 号	N/A	341.47
Sanru	SNR-45	2	12	32264	41546			
Sanru	SNR-45	3	12	32263	42297			
Sanru	SNR-45	4	12	31767	42733			
Sanru	SNR-45	5	12	32564	43344			
Sanru	SNR-45	6	12	34069	43344			
Sanru	SNR-46	1	12	35874	41546	28 北経出試般第 238 号	N/A	324.54
Sanru	SNR-46	2	12	34069	41546			
Sanru	SNR-46	3	12	34069	43344			
Sanru	SNR-46	4	12	35874	43344			
Sanru	SNR-47	1	12	37678	41546	28 北経出試般第 239 号	N/A	324.55
Sanru	SNR-47	2	12	35874	41546			
Sanru	SNR-47	3	12	35874	43344			
Sanru	SNR-47	4	12	37678	43344			
Sanru	SNR-48	1	12	39483	41546	28 北経出試般第 240 号	N/A	324.54
Sanru	SNR-48	2	12	37678	41546			
Sanru	SNR-48	3	12	37678	43344			
Sanru	SNR-48	4	12	39483	43344			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Tenryu	TEN-01	1	12	49200	-9200	29 北経出試般第 89 号	N/A	324.00
Tenryu	TEN-01	2	12	51000	-9200			
Tenryu	TEN-01	3	12	51000	-9800			
Tenryu	TEN-01	4	12	51000	-11000			
Tenryu	TEN-01	5	12	49200	-11000			
Tenryu	TEN-02	1	12	49200	-9200	29 北経出試般第 90 号	N/A	309.00
Tenryu	TEN-02	2	12	50100	-8600			
Tenryu	TEN-02	3	12	52900	-8600			
Tenryu	TEN-02	4	12	52900	-9800			
Tenryu	TEN-02	5	12	51000	-9800			
Tenryu	TEN-02	6	12	51000	-9200			
Tenryu	TEN-03	1	12	51000	-9800	29 北経出試般第 91 号	N/A	322.00
Tenryu	TEN-03	2	12	52900	-9800			
Tenryu	TEN-03	3	12	52900	-10800			
Tenryu	TEN-03	4	12	51500	-11900			
Tenryu	TEN-03	5	12	51000	-11900			
Tenryu	TEN-03	6	12	51000	-11000			
Tenryu	TEN-04	1	12	48600	-9600	29 北経出試般第 92 号	N/A	312.00
Tenryu	TEN-04	2	12	49200	-9200			
Tenryu	TEN-04	3	12	49200	-11000			
Tenryu	TEN-04	4	12	51000	-11000			
Tenryu	TEN-04	5	12	51000	-11900			
Tenryu	TEN-04	6	12	48600	-11900			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Tobaru	SAMJ-TBR-01	1	2	-35700	-89600	29 九経出試験第 34 号	熊本県試験権登録第 8348 号	311.46
Tobaru	SAMJ-TBR-01	2	2	-35700	-92000			
Tobaru	SAMJ-TBR-01	3	2	-35700	-92450			
Tobaru	SAMJ-TBR-01	4	2	-36063	-92771			
Tobaru	SAMJ-TBR-01	5	2	-36191	-92367			
Tobaru	SAMJ-TBR-01	6	2	-36650	-92079			
Tobaru	SAMJ-TBR-01	7	2	-36530	-91919			
Tobaru	SAMJ-TBR-01	8	2	-36760	-91549			
Tobaru	SAMJ-TBR-01	9	2	-37160	-91119			
Tobaru	SAMJ-TBR-01	10	2	-37670	-90759			
Tobaru	SAMJ-TBR-02	1	2	-35700	-89600	29 九経出試験第 35 号	熊本県試験権登録第 8349 号	339.00
Tobaru	SAMJ-TBR-02	2	2	-34500	-89000			
Tobaru	SAMJ-TBR-02	3	2	-33600	-90000			
Tobaru	SAMJ-TBR-02	4	2	-35700	-92000			
Tobaru	SAMJ-TBR-03	1	2	-33600	-90000	29 九経出試験第 36 号	熊本県試験権登録第 8350 号	347.25
Tobaru	SAMJ-TBR-03	2	2	-32350	-91300			
Tobaru	SAMJ-TBR-03	3	2	-33250	-92000			
Tobaru	SAMJ-TBR-03	4	2	-35700	-92000			
Tobaru	SAMJ-TBR-04	1	2	-33250	-92000	29 九経出試験第 37 号	熊本県試験権登録第 8350 号	348.80
Tobaru	SAMJ-TBR-04	2	2	-36440	-94600			
Tobaru	SAMJ-TBR-04	3	2	-36440	-93438			
Tobaru	SAMJ-TBR-04	4	2	-36367	-93420			
Tobaru	SAMJ-TBR-04	5	2	-36063	-92771			
Tobaru	SAMJ-TBR-04	6	2	-35700	-92450			
Tobaru	SAMJ-TBR-04	7	2	-35700	-92000			

Project Area	Application Number	Node	Japan Geodetic Datum 2000 Zone	East	North	METI Prospecting Rights Application Number	METI Prospecting Rights Granted Number	Area (ha)
Ponkutosan	PKS-01	22	11	54151	-115288	27 北経出試般第 62 号	N/A	313.9
Ponkutosan	PKS-01	23	11	55939	-115285			
Ponkutosan	PKS-01	17	11	55910	-117043			
Ponkutosan	PKS-01	16	11	54124	-117043			
Ponkutosan	PKS-02	16	11	54124	-117043	27 北経出試般第 63 号	N/A	313.8
Ponkutosan	PKS-02	17	11	55910	-117043			
Ponkutosan	PKS-02	8	11	55882	-118798			
Ponkutosan	PKS-02	6	11	54091	-118797			
Ponkutosan	PKS-03	2	11	50512	-118798	27 北経出試般第 64 号	N/A	314.1
Ponkutosan	PKS-03	4	11	52298	-118801			
Ponkutosan	PKS-03	5	11	52276	-120555			
Ponkutosan	PKS-03	3	11	50481	-120552			
Ponkutosan	PKS-04	4	11	52298	-118801	27 北経出試般第 65 号	N/A	314.0
Ponkutosan	PKS-04	6	11	54091	-118797			
Ponkutosan	PKS-04	7	11	54061	-120553			
Ponkutosan	PKS-04	5	11	52276	-120555			
Ponkutosan	PKS-05	6	11	54091	-118797	27 北経出試般第 66 号	N/A	314.3
Ponkutosan	PKS-05	8	11	55882	-118798			
Ponkutosan	PKS-05	9	11	55851	-120553			
Ponkutosan	PKS-05	7	11	54061	-120553			