

**Application to Relinquish Federal Coal Lease Acreage  
East Mountain Logical Mining Unit**

**Evaluation of Lease Terms/Conditions/Stipulations**

Terms/Conditions/Stipulations	SL-066116 6/1/55	U-47978 10/1/81	U-47979 10/1/81
<b>GENERAL</b>	Lease entered into by and between the US BLM and UP&L for underground coal mining purposes. Lease readjusted effective 7/1/79.	Lease entered into by and between the US BLM and UP&L for underground coal mining purposes. Lease issued effective 10/1/81.	Lease entered into by and between the US BLM and UP&L for underground coal mining purposes. Lease issued effective 10/1/81.
<b>SEC 1 STATUTES AND REGULATIONS</b>	Mineral Leasing Act of February 25, 1920, as amended.	Mineral Leasing Act of February 25, 1920, as amended.	Mineral Leasing Act of February 25, 1920, as amended.
<b>SEC 2 RIGHTS OF LESSEE</b>	Containing 520.00 acres	Cottonwood Tract Containing 3,347.31 acres	Meetinghouse Canyon Tract Containing 1,063.38 acres
<b>SEC 3 DILIGENT DEVELOPMENT AND CONTINUED OPERATION</b>	<b>Status:</b> Lease inactive. Continued operation accomplished through formation of East Mountain LMU. No recoverable reserves remain. Recoverable reserves have been exhausted/depleted.	<b>Status:</b> No recoverable reserves remain. The coal resources have either been mined out, burned or are unminable.	<b>Status:</b> Achieved through East Mountain LMU.
<b>SEC 4 BOND</b>	<b>Status:</b> Included under East Mountain LMU Bond No. 400 JV 3713, \$3,253,000.00	<b>Status:</b> Included under East Mountain LMU Bond No. 400 JV 3713, \$3,253,000.00	<b>Status:</b> Included under East Mountain LMU Bond No. 400 JV 3713, \$3,253,000.00
<b>SEC 5 RENTAL</b>	<b>Status:</b> \$3/acre/year paid annually with East Mountain LMU rental payment. Payment has been accounted for and reported to MMS.	<b>Status:</b> \$3/acre/year paid annually with East Mountain LMU rental payment. Payment has been accounted for and reported to MMS.	<b>Status:</b> \$3/acre/year paid annually with East Mountain LMU rental payment. Payment has been accounted for and reported to MMS.
<b>SEC 6 PRODUCTION ROYALTY – 8%</b>	<b>Status:</b> 8% production royalty. All coal production has been accounted for and reported to MMS for royalty payments. Payments are current.	<b>Status:</b> 8% production royalty. All coal production has been accounted for and reported to MMS for royalty payments. Payments are current.	<b>Status:</b> 8% production royalty. All coal production has been accounted for and reported to MMS for royalty payments. Payments are current.

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SEC 7 ADVANCE ROYALTY	<u>Status:</u> None	<u>Status:</u> None	<u>Status:</u> None
SEC 8 METHOD OF PAYMENTS	<u>Status:</u> All rental and royalty payments have been submitted to MMS.	<u>Status:</u> All rental and royalty payments have been submitted to MMS.	<u>Status:</u> All rental and royalty payments have been submitted to MMS.
SEC 9 EXPLORATION PLAN	<u>Status:</u> There is no exploration plan. All drill holes have been plugged and reclaimed.	<u>Status:</u> There is no exploration plan. All drill holes have been plugged and reclaimed.	<u>Status:</u> There is no exploration plan. All drill holes have been plugged and reclaimed.
SEC 10 MINING PLAN	<u>Status:</u> Included with Des-Bee-Dove MRP ACT/015/017, August 29, 1990.	<u>Status:</u> Included with Cottonwood/Wilberg Mine MRP ACT/015/019, July 6, 1994.	<u>Status:</u> Included with Deer Creek Mine MRP ACT/015/018, February 7, 1991.
SEC 11 LOGICAL MINING UNIT (LMU)	<u>Status:</u> Lease has been included in with East Mountain LMU.	<u>Status:</u> Lease has been included in with East Mountain LMU.	<u>Status:</u> Lease has been included in with East Mountain LMU.
SEC 12 OPERATIONS ON LEASED LANDS  (a) Lessee shall exercise reasonable diligence, skill and care in operations on leased lands.	N/A	<u>Status:</u> Operations conducted in compliance with MSHA and resource management agencies.	<u>Status:</u> Operations conducted in compliance with MSHA and resource management agencies.
(a) Lessee shall conduct operations to avoid injury of life, health or property.	<u>Status:</u> Operations conducted in compliance with MSHA and resource management agencies.	N/A	N/A
(b) Lessee shall minimize wasting of coal.	N/A	<u>Status:</u> Conservation of the coal has been achieved. No recoverable coal remains in the areas to be relinquished. The coal has been either mined out, burned or is unminable. Faults and other geologic features have cut off physical and economic access.	<u>Status:</u> Conservation of the coal has been achieved. No recoverable coal remains in the areas to be relinquished. The coal has been either mined out, burned or is unminable. Faults and other geologic features have cut off physical and economic access.

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<p>(b) Lessee shall conduct operations to avoid damage to:</p> <p>(1) forage and timber growth.</p> <p>(2) crops, including forage and timber, or improvements of surface owner.</p> <p>(3) improvements owned by the U. S. or by others.</p>	<p><b>Status:</b> No damages.</p>	<p>N/A</p>	<p>N/A</p>
<p>(c) Lessee shall minimize wasting of mineral deposits.</p>	<p><b>Status:</b> Conservation of the coal has been achieved. No recoverable coal remains in the areas to be relinquished. The coal has been either mined out, burned or is unminable. Faults and other geologic features have cut off physical and economic access.</p>	<p>N/A</p>	<p>N/A</p>
<p><b>SEC 13 SPECIAL STATUTES</b> -- Lessee shall comply with Federal Water Pollution Control Act and Clean Air Act.</p>	<p>N/A</p>	<p><b>Status:</b> Operations have been conducted in compliance with the Federal Water Pollution Control Act and Clean Air Act.</p>	<p><b>Status:</b> Operations have been conducted in compliance with the Federal Water Pollution Control Act and Clean Air Act.</p>
<p><b>SEC 13 CULTURAL RESOURCES</b></p> <p>(a) Authorized Officer may require a survey of leased land to provide an inventory of historical, cultural and archeological values.</p>	<p><b>Status:</b> Where necessary, all cultural resource surveys and inventories have been completed.</p>	<p>N/A</p>	<p>N/A</p>
<p>(b) If items of historical, cultural or archeological value are discovered, Lessee shall immediately notify the Mining Supervisor.</p>	<p><b>Status:</b> If any resources were identified, they have been reported.</p>	<p>N/A</p>	<p>N/A</p>

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<p><b>SEC 14 AUTHORIZATION OF OTHER USES AND DISPOSITION OF LEASED LANDS</b></p> <p>(a) Lessor reserves the right to authorize other uses of the leased lands.</p> <p>(b) Lessor reserves the right:</p> <p>(1) to sell the surface</p> <p>(2) to dispose of any resources in such lands.</p> <p>(c) If leased lands shall be disposed, lessee shall comply with all conditions.</p>	<p><u>Status:</u> Lessor's rights acknowledged.</p>	<p><u>Status:</u> Lessor's rights acknowledged.</p>	<p><u>Status:</u> Lessor's rights acknowledged.</p>
<p><b>SEC 15 EQUAL OPPORTUNITY CLAUSE</b></p>	<p><u>Status:</u> Operations have been conducted in compliance with rules and regulations pertaining to equal opportunity.</p>	<p><u>Status:</u> Operations have been conducted in compliance with rules and regulations pertaining to equal opportunity.</p>	<p><u>Status:</u> Operations have been conducted in compliance with rules and regulations pertaining to equal opportunity.</p>
<p><b>SEC 16 CERTIFICATION OF NONSEGREGATED FACILITIES</b></p>	<p><u>Status:</u> The mine operations <u>do not</u> have any segregated facilities.</p>	<p><u>Status:</u> The mine operations <u>do not</u> have any segregated facilities.</p>	<p><u>Status:</u> The mine operations <u>do not</u> have any segregated facilities.</p>
<p><b>SEC 17 EMPLOYMENT PRACTICES</b></p>	<p><u>Status:</u> Employment practices are in compliance with the lease and both Federal and State laws.</p>	<p><u>Status:</u> Employment practices are in compliance with the lease and both Federal and State laws.</p>	<p><u>Status:</u> Employment practices are in compliance with the lease and both Federal and State laws.</p>
<p><b>SEC 18 MONOPOLY AND FAIR PRACTICES</b></p>	<p><u>Status:</u> The coal produced from leased premises was used solely at Lessee's power plants and was valued at a reasonable price.</p>	<p><u>Status:</u> The coal produced from leased premises was used solely at Lessee's power plants and was valued at a reasonable price.</p>	<p><u>Status:</u> The coal produced from leased premises was used solely at Lessee's power plants and was valued at a reasonable price.</p>
<p><b>SEC 19 TRANSFERS</b> – Lease may be transferred in whole or in part.</p>	<p>N/A</p>	<p><u>Status:</u> Lease was transferred from UP&amp;L Co. and assigned to PacifiCorp due to corporate merger of the two companies. Assignment approved by Utah BLM.</p>	<p><u>Status:</u> Lease was transferred from UP&amp;L Co. and assigned to PacifiCorp due to corporate merger of the two companies. Assignment approved by Utah BLM.</p>

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SEC 19 ASSIGNMENT	<b>Status:</b> Lease was transferred from UP&L Co. and assigned to PacifiCorp due to corporate merger of the two companies. Assignment approved by Utah BLM.	N/A	N/A
SEC 20 RELINQUISHMENT OF LEASE	<p><b>Full Relinquishment:</b> Description of acreage to be relinquished:</p> <p>T. 17 S., R. 7 E. SLBM</p> <p><u>Section 11:</u> E<math>\frac{1}{2}</math></p> <p><u>Section 12:</u> W<math>\frac{1}{2}</math> NW<math>\frac{1}{4}</math>, NW<math>\frac{1}{4}</math> SW<math>\frac{1}{4}</math></p> <p><u>Section 14:</u> N<math>\frac{1}{2}</math> NE<math>\frac{1}{4}</math></p> <p>Total Relinquished Acreage: 520.00 acres</p>	<p><b>Partial Relinquishment:</b> Description of acreage to be relinquished:</p> <p>T. 17 S., R. 7 E. SLBM</p> <p><u>Section 27:</u> S<math>\frac{1}{2}</math> S<math>\frac{1}{2}</math> NW<math>\frac{1}{4}</math>, N<math>\frac{1}{2}</math> SW<math>\frac{1}{4}</math></p> <p><u>Section 28:</u> S<math>\frac{1}{2}</math>, S<math>\frac{1}{2}</math> S<math>\frac{1}{2}</math> NE<math>\frac{1}{4}</math>, SW<math>\frac{1}{4}</math> NW<math>\frac{1}{4}</math>, W<math>\frac{1}{2}</math> SE<math>\frac{1}{4}</math> NW<math>\frac{1}{4}</math>, SE<math>\frac{1}{4}</math> SE<math>\frac{1}{4}</math> NW<math>\frac{1}{4}</math></p> <p><u>Section 29:</u> S<math>\frac{1}{2}</math>, S<math>\frac{1}{2}</math> N<math>\frac{1}{2}</math></p> <p><u>Section 30:</u> Lot 4, SE<math>\frac{1}{4}</math> NE<math>\frac{1}{4}</math>, NE<math>\frac{1}{4}</math> SE<math>\frac{1}{4}</math>, S<math>\frac{1}{2}</math> SE<math>\frac{1}{4}</math></p> <p><u>Section 31:</u> Lot 1, E<math>\frac{1}{2}</math></p> <p><u>Section 32:</u> All</p> <p><u>Section 33:</u> N<math>\frac{1}{2}</math>, SW<math>\frac{1}{4}</math>, W<math>\frac{1}{2}</math> SE<math>\frac{1}{4}</math></p> <p><u>Section 34:</u> NW<math>\frac{1}{4}</math> NW<math>\frac{1}{4}</math>, S<math>\frac{1}{2}</math> NW<math>\frac{1}{4}</math></p> <p>T. 18 S., R. 7 E. SLBM</p> <p><u>Section 4:</u> Lots 2, 3, 4</p> <p><u>Section 5:</u> Lots 1-4, S<math>\frac{1}{2}</math> NW<math>\frac{1}{4}</math></p> <p>Total Relinquished Acreage: 3257.31 acres</p>	<p><b>Partial Relinquishment:</b> Description of acreage to be relinquished:</p> <p>T. 16 S., R. 7 E. SLBM</p> <p><u>Section 34:</u> S<math>\frac{1}{2}</math> NE<math>\frac{1}{4}</math>, N<math>\frac{1}{2}</math> SE<math>\frac{1}{4}</math>, E<math>\frac{1}{2}</math> NE<math>\frac{1}{4}</math> SW<math>\frac{1}{4}</math></p> <p>Total Relinquished Acreage: 180.00 acres</p>
SEC 21 NONCOMPLIANCE	<b>Status:</b> Lessor's rights acknowledged. No non-compliance exists.	<b>Status:</b> Lessor's rights acknowledged. No non-compliance exists.	<b>Status:</b> Lessor's rights acknowledged. No non-compliance exists.
SEC 22 WAIVER OF CONDITIONS	<b>Status:</b> To the Lessee's best knowledge, no waivers have been issued.	<b>Status:</b> To the Lessee's best knowledge, no waivers have been issued.	<b>Status:</b> To the Lessee's best knowledge, no waivers have been issued.
SEC 23 READJUSTMENT OF TERMS AND CONDITIONS	(a) Subject to readjustment on June 1, 1995.	(a) Subject to readjustment 20th year after effective date and each 10th year thereafter.	(a) Subject to readjustment 20th year after effective date and each 10th year thereafter.

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<b>SEC 24 DELIVERY OF PREMISES</b>	<u>Status:</u> The areas proposed for relinquishment are being returned in accordance with this section.	<u>Status:</u> The areas proposed for relinquishment are being returned in accordance with this section.	<u>Status:</u> The areas proposed for relinquishment are being returned in accordance with this section.
<b>SEC 25 PROPRIETARY INFORMATION</b>	<u>Status:</u> Lessee's rights acknowledged.	<u>Status:</u> Lessee's rights acknowledged.	<u>Status:</u> Lessee's rights acknowledged.
<b>SEC 26 LESSEE'S LIABILITY TO LESSOR</b>  (a) Lessee shall be liable to U.S. for any damage suffered by the U.S. connected with Lessee's activities.  (b) Lessee shall indemnify and hold the U.S. harmless.  (c) Where liability without fault is imposed on the Lessee caused by a third party, rules of subrogation shall apply.	<u>Status:</u> To Lessee's best knowledge, no liabilities or damages exist.	<u>Status:</u> To Lessee's best knowledge, no liabilities or damages exist.	<u>Status:</u> To Lessee's best knowledge, no liabilities or damages exist.
<b>SEC 27 INSPECTIONS AND INVESTIGATIONS</b>  (a) All books and records maintained must be kept current and readily checked, upon request, by the Mining Supervisor or representative.  (b) Lessee shall permit Authorized Officer or representative of lessor: (1) to inspect or investigate the leased land. (2) copy books and records.	<u>Status:</u> All books and records have been kept current and are located at the Lessee's operation in Huntington, Utah. Lessor's rights to investigate leased lands and books is acknowledged.	<u>Status:</u> All books and records have been kept current and are located at the Lessee's operation in Huntington, Utah. Lessor's rights to investigate leased lands and books is acknowledged.	<u>Status:</u> All books and records have been kept current and are located at the Lessee's operation in Huntington, Utah. Lessor's rights to investigate leased lands and books is acknowledged.
<b>SEC 28 UNLAWFUL INTEREST</b>	<u>Status:</u> To the Lessee's best knowledge, there are no unlawful interests.	<u>Status:</u> To the Lessee's best knowledge, there are no unlawful interests.	<u>Status:</u> To the Lessee's best knowledge, there are no unlawful interests.
<b>SEC 29 APPEALS</b>	<u>Status:</u> Lessee's right to appeal acknowledged.	<u>Status:</u> Lessee's right to appeal acknowledged.	<u>Status:</u> Lessee's right to appeal acknowledged.

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<b>SEC 30 SPECIAL STIPULATIONS</b>  (1) All operations will be conducted to protect the aesthetic and scenic values. Consideration will be given to reduce adverse visual impacts.	<u>Status:</u> No structures built on this lease. All mining activities were underground.	N/A	N/A
(2) Lessee shall perform an adequate hydrologic study to secure baseline data concerning surface and subsurface water occurring on or flowing through the lease area.	<u>Status:</u> Lessee established an annual hydrologic monitoring system beginning in 1980.	N/A	N/A
(3) Lessee will be required to establish a surface subsidence monitoring system to measure the effects of the underground mining activities on the land surface.	<u>Status:</u> Lessee established a subsidence monitoring system in 1980 with subsequent annual photogrammetry monitoring.	N/A	N/A
(4) Lease operations shall be conducted to comply with the Federal Water Pollution Control Act and the Clean Air Act.	<u>Status:</u> Operations have been conducted in compliance with the Federal water Pollution Control Act and the Clean Air Act.	N/A	N/A
(5) Surface mining and reclamation operations conducted on this lease are to conform with the requirements of SMCRA of 1977.	<u>Status:</u> Mine operations have been conducted under approved Des-Bee-Dove MRP ACT/O15/O17, August 29, 1990.	N/A	N/A
(6) Permitting mining operations on the lease will be subject to possible designation of any portion of the lease as unsuitable for some or all kinds of surface mining under the Mineral Leasing Act and SMCRA.	<u>Status:</u> No portion of this lease was designated as unsuitable for mining.	N/A	N/A
<b>SEC 30 DEFERRED BONUS</b>	N/A	<u>Status:</u> All bonus bid payments have been paid to MMS per scheduled time.	<u>Status:</u> All bonus bid payments have been paid to MMS per scheduled time.

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<b>SEC 31 SPECIAL STIPULATIONS</b>  (1) Lessee shall be bound by special stipulations.	N/A	<u>Status:</u> Acknowledged.	<u>Status:</u> Acknowledged.
(2) Comply with Federal Water Pollution Control Act and the Clean Air Act.	N/A	<u>Status:</u> Operations have been conducted in compliance with the Federal Water Pollution Control Act and the Clean Air Act.	<u>Status:</u> Operations have been conducted in compliance with the Federal Water Pollution Control Act and the Clean Air Act.
(3) Surface mining and reclamation operations are to conform with SMCRA of 1977.	N/A	<u>Status:</u> Mine operations have been conducted under approved Cottonwood/Wilberg Mine MRP ACT/015/019, July 6, 1994.	<u>Status:</u> Mine operations have been conducted under approved Deer Creek Mine MRP ACT/015/018, February 7, 1991.
(4) Support facilities will be removed within two years. All disturbed areas will be rehabilitated in accordance with an approved reclamation plan.	N/A	<u>Status:</u> Where applicable, all support facilities have been removed. There are no disturbed areas which require rehabilitation.	<u>Status:</u> Where applicable, all support facilities have been removed. There are no disturbed areas which require rehabilitation.
(5)(a) Before undertaking activities that may disturb surface of leased lands, Lessee may be required to conduct a cultural resource intensive field inventory.	N/A	<u>Status:</u> Where necessary, all cultural resource surveys and inventories have been completed.	<u>Status:</u> Where necessary, all cultural resource surveys and inventories have been completed.
(b) Lessee shall protect all cultural resource properties.	N/A	<u>Status:</u> If any resources were identified, they have been reported.	<u>Status:</u> If any resources were identified, they have been reported.
(c) Fossils of significant scientific interest shall remain under the jurisdiction of the United States.	N/A	<u>Status:</u> Lessor's right acknowledged.	<u>Status:</u> Lessor's right acknowledged.
(d) Cost of any required salvage of such fossils shall be borne by the United States.	N/A	<u>Status:</u> Acknowledged.	<u>Status:</u> Acknowledged.
(e) These conditions apply to all such fossils.	N/A	<u>Status:</u> Acknowledged.	<u>Status:</u> Acknowledged.

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<p>(6) Before undertaking activities that may disturb surface or leased lands, Lessee shall contact the Regional Director to determine whether it is required to conduct a paleontological appraisal.</p> <p>(a) Lessee shall not knowingly disturb conspicuous fossils.</p> <p>(b) Lessee shall immediately bring any such fossils to the attention of the Regional Director.</p> <p>(c) Fossils of significant scientific interest shall remain under the jurisdiction of the U.S.</p> <p>(d) Cost of any required salvage of such fossils shall be borne by the U.S.</p> <p>(e) These conditions apply to all such fossils.</p>	N/A	<p><b>Status:</b> No paleontological inventory or appraisal was necessary. Lessor's rights acknowledged.</p>	<p><b>Status:</b> No paleontological inventory or appraisal was necessary. Lessor's rights acknowledged.</p>
<p>(7) If Authorized Officer believes that threatened and endangered plant/animal species occur in the area, Lessee may be required to conduct intensive field inventory of the area.</p>	N/A	<p><b>Status:</b> Where necessary, an intensive field inventory has been conducted.</p>	<p><b>Status:</b> Where necessary, an intensive field inventory has been conducted.</p>
<p>(8) Powerlines shall be constructed to conform with <u>Suggested Practices for Raptor Protection on Powerlines</u> located at least 100 yards from public roads.</p>	N/A	<p><b>Status:</b> No powerlines exist on this lease that are associated with the mining of this lease.</p>	<p><b>Status:</b> Other than the 345 kV transmission line, there are no powerlines on this lease that are associated with the mining of this lease.</p>
<p>(9) Lessee shall suppress and control fugitive dust.</p>	N/A	<p><b>Status:</b> Acknowledged. The majority of the mining operations are conducted underground which have dust suppression in place. No surface operations exist on this lease.</p>	<p><b>Status:</b> Acknowledged. The majority of the mining operations are conducted underground which have dust suppression in place. No surface operations exist on this lease.</p>

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(10) All surface breakouts shall be constructed from inside the mine.	N/A	<u>Status:</u> Only one breakout was constructed on this lease, and it was performed from within the inside of the mine. It has been sealed of as of August 1992.	<u>Status:</u> This lease has one breakout, and it was constructed from within the inside of the mine. This breakout portal is not located on the area proposed for relinquishment.
(11) Prior to mining, Lessee shall perform a study to quantify the existing surface resources on and adjacent to the lease area.	N/A	<u>Status:</u> Surface resources are basically limited to the natural terrain. Aerial photography and mapping has been conducted to document any resources.	<u>Status:</u> Surface resources are basically limited to the natural terrain. Aerial photography and mapping has been conducted to document any resources.
(12) Lessee shall establish a monitoring system to locate, measure and quantify final effects of underground mining activities on the topographic surface, hydrology and vegetation.	N/A	<u>Status:</u> Lessee has established a surface subsidence and hydrology monitoring system beginning in 1980.	<u>Status:</u> Lessee has established a surface subsidence and hydrology monitoring system beginning in 1980.
(13) If removal of timber is required, timber shall be removed in accordance with Forest Service regulations.	N/A	<u>Status:</u> No timber has been removed.	<u>Status:</u> No timber has been removed.
(14) Lessee will be required to maintain a mine development and operation of a size that is compatible with the physical environment.	N/A	<u>Status:</u> Mine development and operations have been compatible with physical environment.	<u>Status:</u> Mine development and operations have been compatible with physical environment.
(15) Underground mining operations shall be conducted to prevent surface subsidence that would: <ul style="list-style-type: none"> <li>(1) cause creation of hazardous conditions such as potential escarpment failure and landslides.</li> <li>(2) cause damage to surface structures.</li> <li>(3) damage or alter flow of perennial streams.</li> </ul>	N/A	<u>Status:</u> Impacts associated with subsidence have occurred, but with no impacts to surface structures or perennial streams. Escarpment failure was experienced in two side canyons in 1986 and 1990, respectively. A majority of the escarpment that potentially could occur has occurred. Subsidence monitoring has indicated that the areas have stabilized.	<u>Status:</u> The areas applied for relinquishment have had no mining activities.

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(16) Existing surface improvements will need to be protected or maintained for the post-mining continuance.	N/A	<b>Status:</b> Existing surface improvements are limited to dirt access roads. All observed damage (if any) to the dirt roads has been repaired. Continued monitoring indicates no further damage has occurred.	<b>Status:</b> The areas applied for relinquishment have had no mining activities.
(17) Lessee shall reclaim all areas disturbed as a result of mining and exploration operations.	N/A	<b>Status:</b> All exploration drilling operations have been reclaimed. The portal breakout in Section 31 has been sealed.	<b>Status:</b> The areas applied for relinquishment have had no mining activities.
(18) Minimize the impacts to the visual resources that involve roads, structures, drill sites, transmission lines, and portal facilities are to be located and/or constructed to visually blend with the natural surroundings.	N/A	<b>Status:</b> No structures (related to the mine operation) built on this lease. One breakout portal for air and emergency. Location of breakout is remote and is not visible from public roads. Drill sites and access roads have been reclaimed to blend with natural surroundings.	<b>Status:</b> No structures (related to the mine operation) built on this lease. One breakout portal for air and emergency. Location of breakout is remote and is not visible from public roads. Drill sites and access roads have been reclaimed to blend with natural surroundings. A 345 kV transmission line traverses across the surface of this lease. It was constructed in 1971 prior to mining and is unrelated to the existing mine operations.
(19) Lessee shall be responsible to replace any water lost or adversely affected by mining operations with water from an alternate source.	N/A	<b>Status:</b> In accordance with best known information available to Lessee, there has been no loss of water as a result of mining operations. In the event it is determined that water has been lost or adversely affected as a result of Lessee's mining operations, if such loss or adverse impact occurs prior to final relinquishment, the water will be replaced from an alternate source in sufficient quantity and quality to maintain current post-mining land uses.	<b>Status:</b> The areas applied for relinquishment have had no mining activities.



**PACIFICORP**  
East Mountain Logical Mining Unit  
Federal Lease U-02664  
SL-066116



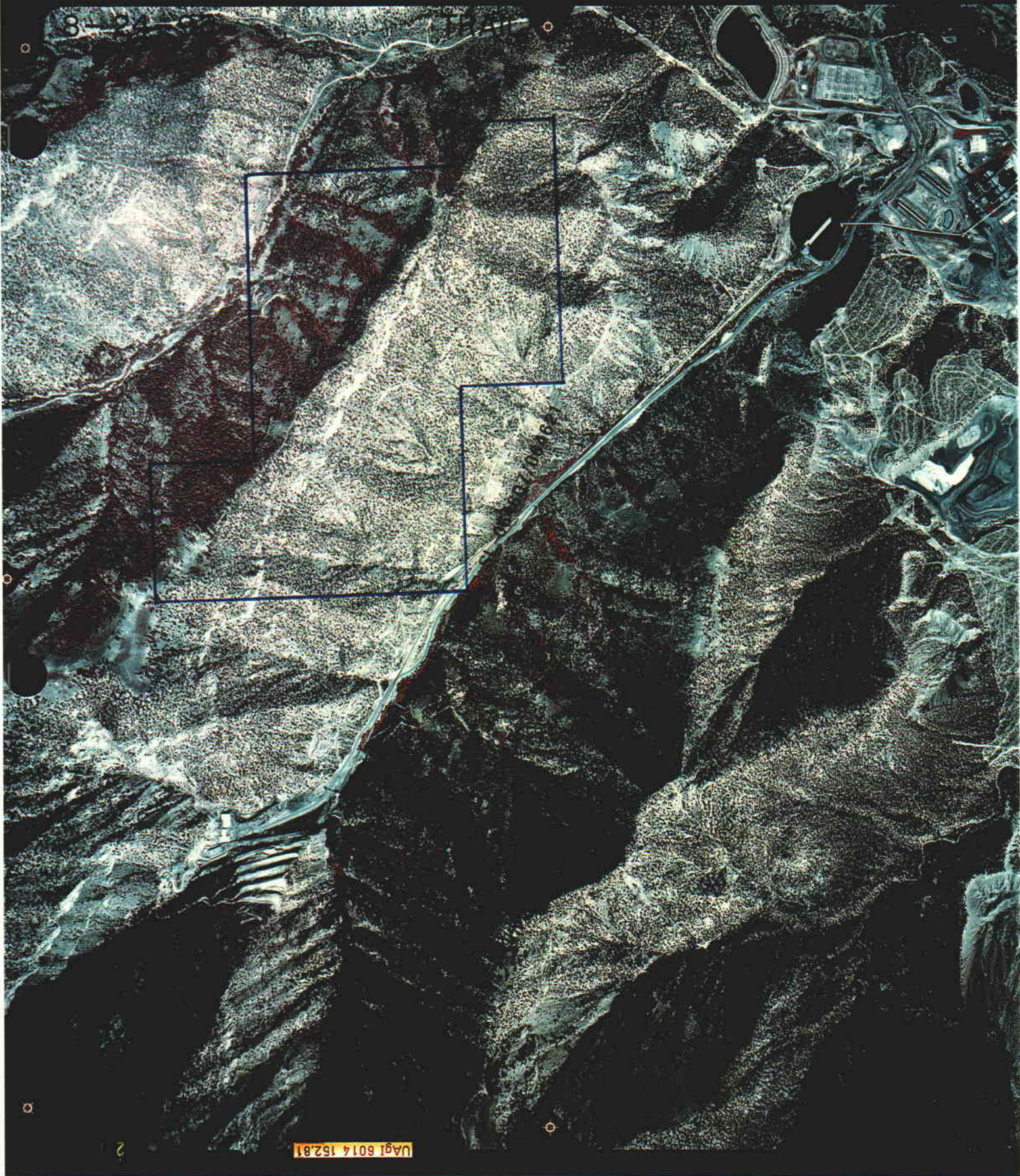
**PACIFICORP**  
East Mountain Logical Mining Unit  
Federal Lease SL-066116



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**PACIFICORP**  
East Mountain Logical Mining Unit  
Federal Lease U-02664



**PACIFICORP**  
East Mountain Logical Mining Unit  
Federal Lease SL-064607  
SL-064621

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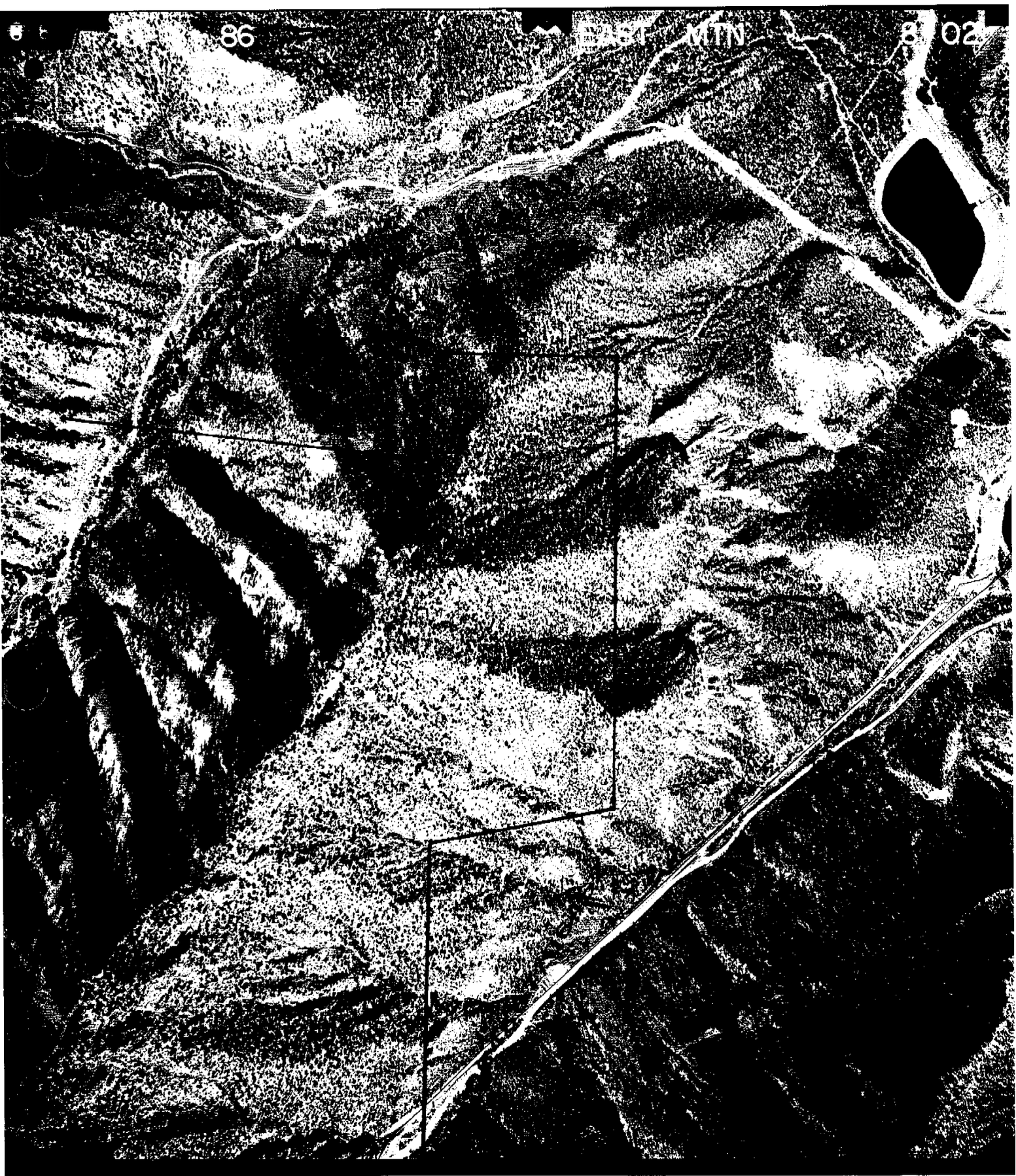
**PACIFICORP**  
East Mountain Logical Mining Unit  
Federal Lease SL-064607  
SL-064621

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**PACIFICORP**

East Mountain Logical Mining Unit  
Federal Lease SL-064607  
SL-064621

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**PACIFICORP**  
East Mountain Logical Mining Unit  
Federal Lease SL-064607  
SL-064621

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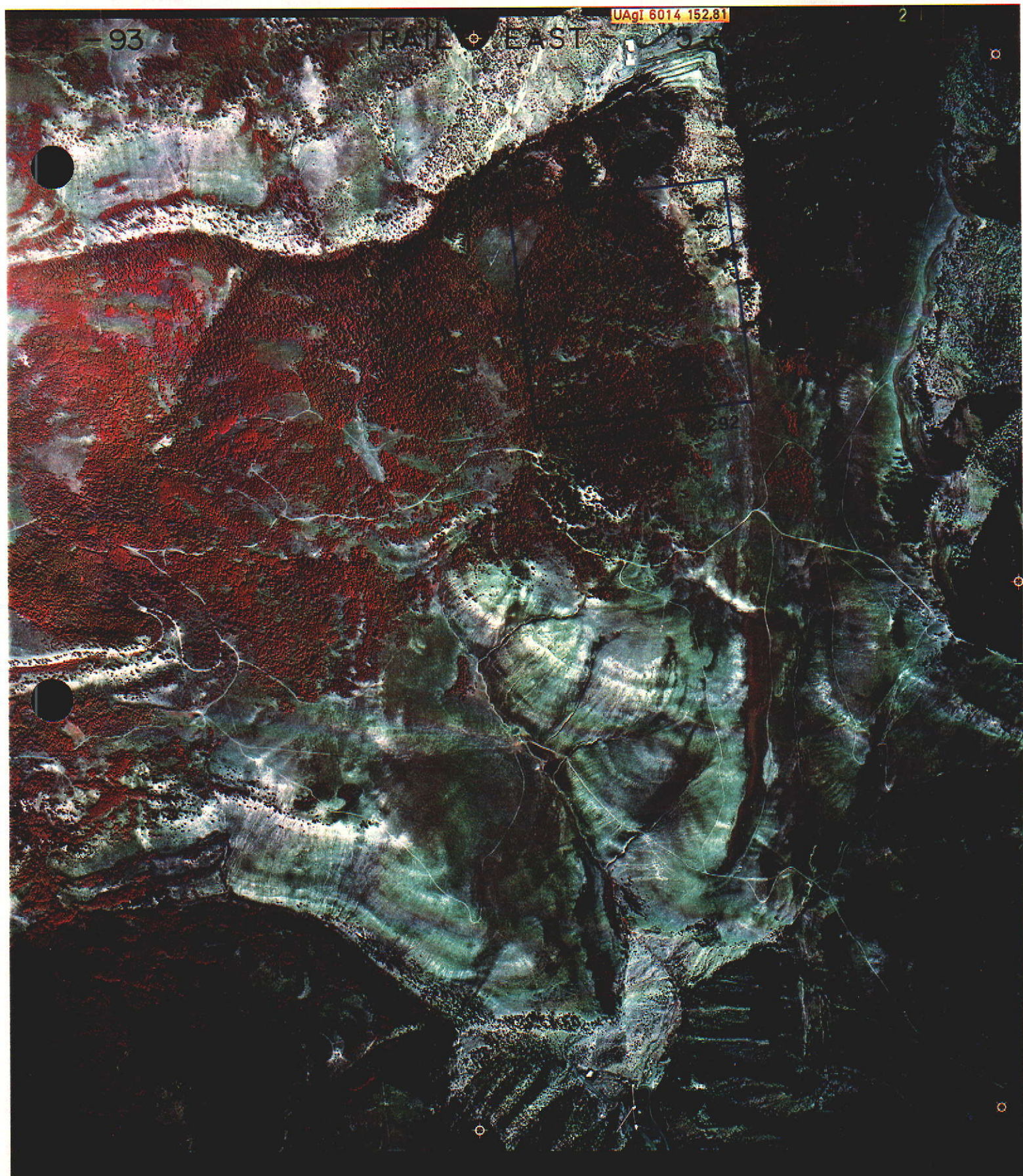
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East Mountain Logical Mining Unit  
Federal Lease SL-070645  
U-02292



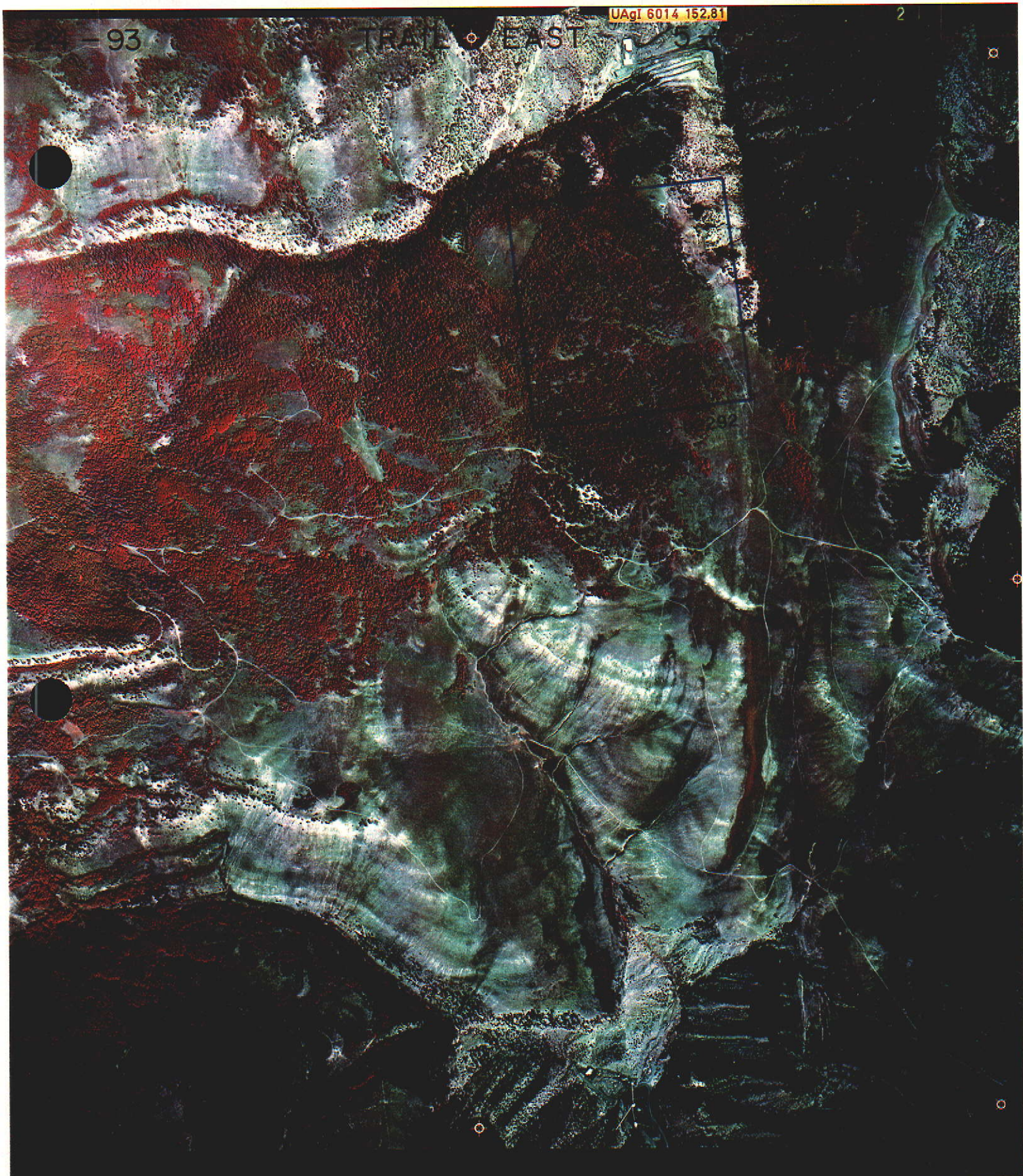
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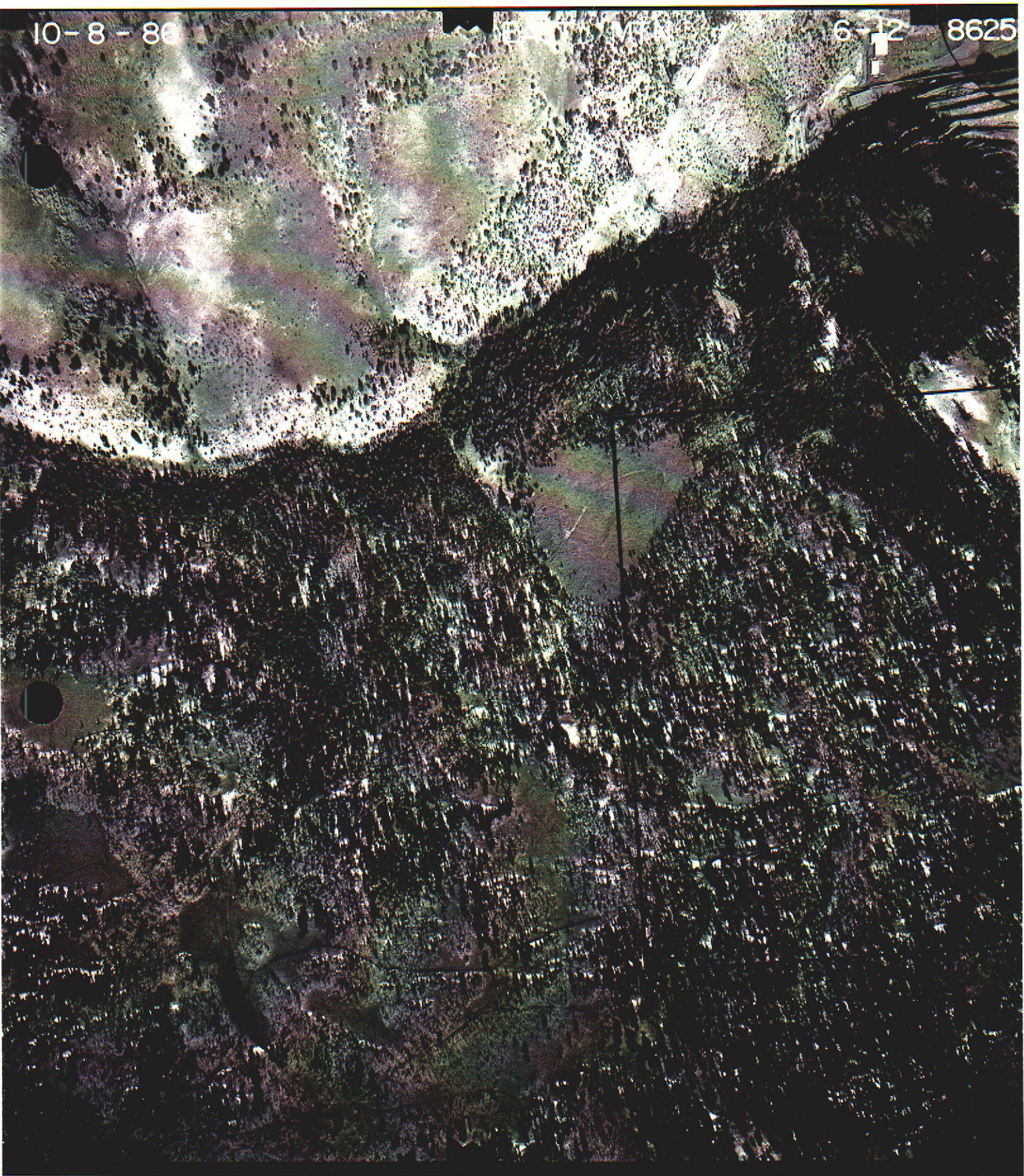
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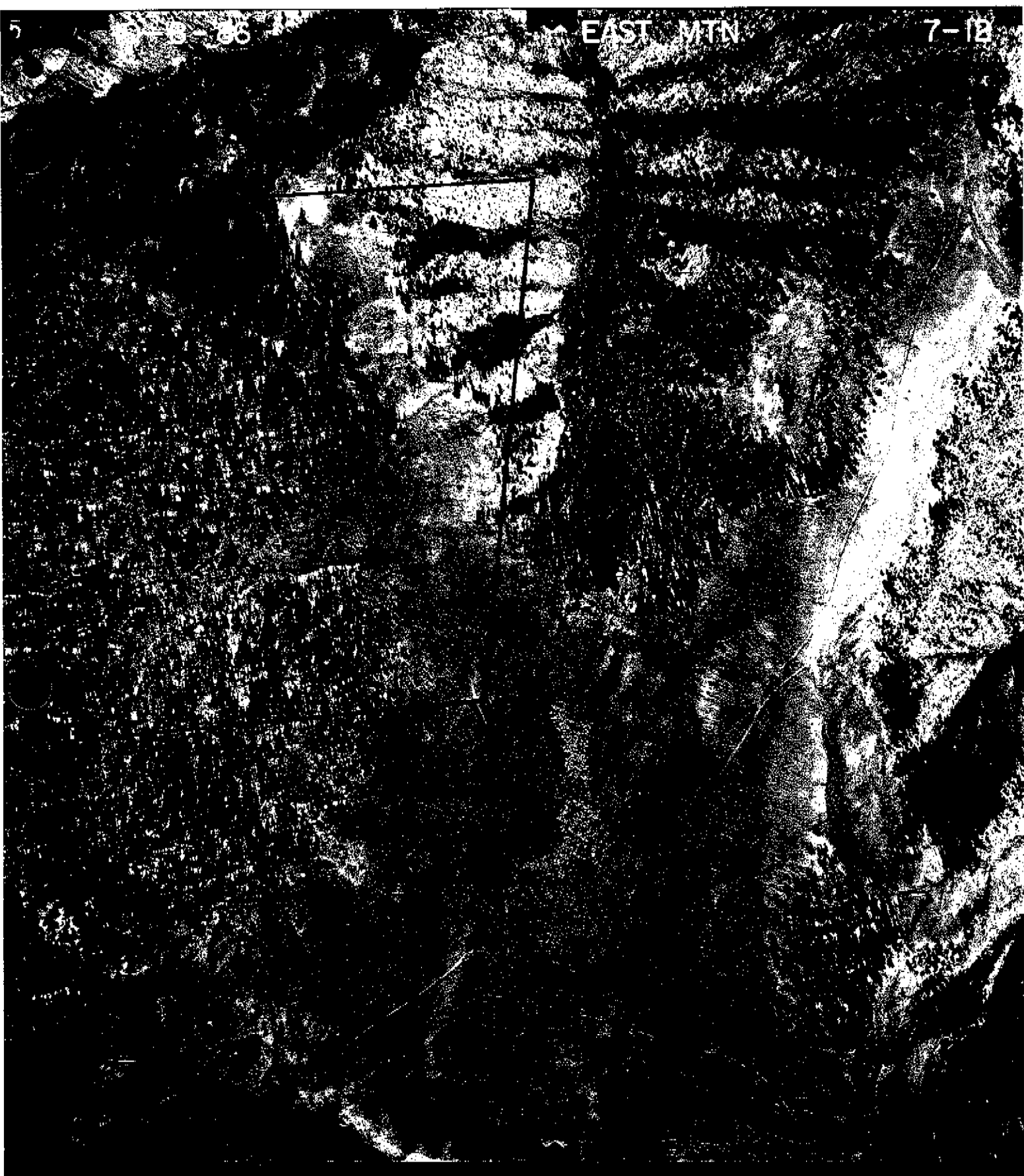
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