Mining Claim Packet
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Notice to Mining Claimants

Compliance with the Federal regulations for Federal unpatented mining claims and sites does not relieve you of responsibility to comply with all other applicable local, and state laws.

The Colorado Revised Statues are available on-line at the Colorado General Assembly website. The regulations for locating mining claims or sites begins at Article 43. Claims – How Located. These regulations are also summarized in the Circular No. 3; however, it may also contain out of date information.

Exploration, mining, and mineral processing activities involving locatable minerals on BLM administered land and Federal minerals are controlled by the regulations at 43 CFR Subparts 3715 and 3809 and in Wilderness Study Areas, 43 CFR Subpart 3802.

Mining operations are governed by the regulations at 43 C.F.R. §3809

The purposes of this subpart are to:

(a) Prevent unnecessary or undue degradation of public lands by operations authorized by the mining laws. Anyone intending to develop mineral resources on the public lands must prevent unnecessary or undue degradation of the land and reclaim disturbed areas. This subpart establishes procedures and standards to ensure that operators and mining claimants meet this responsibility; and

(b) Provide for maximum possible coordination with appropriate State agencies to avoid duplication and to ensure that operators prevent unnecessary or undue degradation of public lands.

Any use of the surface for the purpose of mining on an unpatented claim is only allowed in accordance with regulations. Use of the surface for purposes unrelated to mining is not authorized under these regulations and could be, considered a trespass. The unauthorized use of a mining claim can become a very serious problem for the claimant, particularly when a valuable improvement is constructed or placed on an unpatented claim. A person stands to lose all his/her investment because of such trespass action. In many cases, we have found that unauthorized use began because of the claimant’s lack of knowledge of the mining laws. Therefore, we are cautioning owners of mining locations to prevent any future difficulties and to encourage the proper use of Public Lands.
NEW! Mineral & Land Records System (MLRS)


The Bureau of Land Management (BLM) is developing the Mineral & Land Records System (MLRS) to replace the Legacy Rehost 2000 (MLRS) case management system, Alaska Land Information System (ALIS), and land status records (e.g., Master Title Plats, Historical Indices, Tract Books).

Who should register with MLRS?

An MLRS account will be useful if you have business with the BLM involving mining claims.

What can I do in MLRS without an account?

Without an account, you can find historical and current land status information, access frequently asked questions, read how-to documents, and watch self-paced video tutorials.

I am a business owner but never got, or may have lost, my Customer ID Number. How can I get it?

If you have misplaced your Customer ID number, please log a ticket with the MLRS BLM help desk and receive your Customer ID number. Make sure to select "MLRS" from the application drop down.

What is login.gov and why do I need it for MLRS?

Login.gov is a service that offers online access to government applications such as MLRS. It provides an extra layer of protection to ensure your information is secure and private.
By creating an account, you can manage your mining claims online.

Currently you can use MLRS to submit a **NEW** lode, placer, tunnel site, or mill site mining claim. Please note: A **Certificate of Location and map for the new location must be uploaded into the system or mailed to the office. BLM will reject claims or sites without this official documentation.**

You can also make a payment or submit a filing on an **EXISTING** lode, placer, tunnel, or mill site claim, including:

- Transfer of Interest
- Relinquishment
- Paying maintenance fees
- Submitting an Amendment
- Submitting Affidavit of Assessment Work/Proof of Labor
- Submitting a Notice of Intent to Hold
- Designating Active-Duty Military Status

**MLRS Help Center**

We would love to hear what you have to say about MLRS. Email comments and questions to [BLM_MLRS@blm.gov](mailto:BLM_MLRS@blm.gov)
Lifecycle of Mining Claims and Sites on Federal Land

1. Is the land accessible? - Access
2. Is the land open to the location of mining claims? - Research
3. Prospect and locate on the ground. – Stake the Claim
4. What type of mining claim or site are you locating? – Certificate of Location
5. Where is the mining claim located? – Map
6. Recording new mining claims or sites. – County & BLM Recordation
7. Maintain the mining claim or site annually. – Annual Filings
8. General upkeep of the mining claim. – Other Filings
9. Transferring a Mining Claim or Site. – Buying or Selling Mining Claims
10. Planning a mining operation. – Are you Ready to Dig?
11. Mine operation approval and financial guarantee. – Surface Management
12. Cease mining operation. – Reclamation

1. Access

More than one-third of Colorado's land area is Federally owned and available for public use. Knowing how to access lands can avoid trespass problems among users and owners of lands, both public and private, in Colorado. This information is intended to promote public awareness concerning access to Public Lands with minimum interference to adjacent private landowners.

FEDERAL PUBLIC LANDS

The primary Federal land management agencies in Colorado are the Bureau of Land Management (BLM), the U.S. Forest Service (USFS), and the National Park Service (NPS).

It is extremely important to know the boundaries of Federal land when exploring or prospecting. Private land is not open to prospectors or mining claimants. If you do not have permission to be on private lands or those managed by other agencies, you are trespassing and can be prosecuted. Crossing private lands to access public lands is not permitted unless you first obtain permission from the private landowner. The BLM provides public information, such as brochures and maps, through online and physical public rooms.

The pass series collectively known as the America the Beautiful – National Parks and Federal Recreational Lands Pass provides access to Federal lands and waters across the country.

What are the passes good for?

The passes provide entrance or access to more than 2,000 Federal recreation sites.
The Senior and Access Passes may also provide the pass owner a discount on some Expanded Amenity Fees such as camping. *Please contact a site directly if you have a question about pass acceptance and fees.*

Additional information on the passes may be found online at: https://www.blm.gov/programs/recreation/passes.

**How do I gain access to Federal Public Lands?**

Legal access to Federal land is provided by a system of public and agency roads and trails. Public roads are intended to meet the transportation needs of the public user. Generally, a public road is any Federal or state highway or county road administered by the state or county. BLM and USFS roads and trails are maintained for the administration and use of Federal lands. Although generally open to the public, agency officials may restrict or control the use of these roads. Restrictions may be imposed for protection of sensitive or critical resources or to meet specific management needs. Land management agencies do not always have legal rights-of-way on all access roads or trails entering Federal lands.

Authorized private use of Federal land, such as livestock grazing, does not allow the lessee to post or sign the land as being private. The lessee of Federal lands cannot deny legal access or charge an access fee for others to use such lands.

**Motor Vehicle Use Maps (MVUM)**

The Motor Vehicle Use Map (MVUM) is a requirement of the 2005 Final Travel Management Rule. They are available on the US Forest Service websites, or by contacting the ranger office. The MVUM displays National Forest System (NFS) routes (roads and trails) and areas designated as open to motorized travel. The MVUM also displays allowed uses by vehicle class (ex. highway-legal vehicles, vehicles less than 50 inches wide and motorcycles), seasonal allowances, and provides information on other travel rules and regulations.

Routes not shown on the MVUM are not open to public motor vehicle travel. Routes designated for motorized use may not always be signed on the ground but will be identified on the MVUM.

It will be the public’s responsibility to reference the MVUM to stay on designated routes for motor vehicle use.

**State Trust Lands**

The Colorado State Land Board owns, stewards, and leases four million acres of trust land to earn money for Colorado public schools.

State Trust Lands in Colorado currently total nearly 3 million surface acres, but you cannot hunt or recreate on all of it. Public access for wildlife-related recreation on 774,000 acres of State Trust Land (STL) is made possible through the Public Access Program, a lease agreement between the State Land Board and Colorado Parks & Wildlife. Signs at individual properties describe allowed uses, rules, and time frames for public use.

Additionally, the Colorado Revised Statutes state that "it is unlawful for any person to enter upon privately owned land or lands under the control of the State Board of Land Commissioners to take
any wildlife by hunting, trapping, or fishing without first obtaining permission from the owner or person in possession of such land." It is your responsibility to know whether you are on private or Public Land.

**Colorado Parks & Wildlife (CPW)**

The mission of Colorado Parks and Wildlife is to perpetuate the wildlife resources of the state, to provide a quality state parks system, and to provide enjoyable and sustainable outdoor recreation opportunities that educate and inspire current and future generations to serve as active stewards of Colorado's natural resources.

All Colorado State Parks have entrance fees. All vehicles are required to have an entrance pass and some parks have walk-in fees.

Colorado Parks & Wildlife also offers passes for purchase to access state lands, information is online at: https://cpw.state.co.us/buyapply/Pages/ParksPassInfo.aspx

**Private Lands**

Two-thirds of the land area of the State of Colorado is privately owned. It is unlawful to enter private lands in Colorado without permission of the landowner. Colorado law does not require private lands to be marked, fenced, or posted in any manner. Depending on the circumstances, trespass in Colorado may be prosecuted as a misdemeanor or as a felony.

On non-navigable rivers and streams, the adjacent landowners' jurisdiction extends to the middle of the stream or river. Colorado law does allow floating access on a stream or river if no contact is made with the river bottom or shoreline while passing through (over) private lands.

**How do I gain access to private lands?**

"ASK FIRST" to get access to private lands and please respect the property of others. Responsible visitors or users always respect the land, whether it is private or public, and take care to leave it the way they found it. The landowner has the right to deny access on or across private lands -and- may charge an access or user fee for the use of those private lands.

**Illegal Signs** Colorado law states that "no person may post, sign or indicate in any way that Public Lands within Colorado, not held under exclusive control or lease, are privately owned lands." It is unlawful to close a legal public access route or sign Federal Public Lands with the intention of restricting public use. The BLM, USFS or Colorado Parks & Wildlife should be advised about access problems and the illegal posting of signs on Federal lands. Until these situations are brought to the attention of agency officials, the problem cannot be corrected.

**How do I recognize public access routes on the road?**

Major access routes or points of access to Federal Public Lands are usually identified by signs with an agency logo. Most USFS roads and many BLM roads are marked with signs bearing road numbers and white arrows depicting routes open to motorized travel or with signs giving mileage to a geographical location or recreation area.
What recourses are available if access problems arise?

**Federal Agencies:** Report the incident immediately to the nearest Forest Service ranger district office, or BLM field office, with specifics of the incident; particularly the exact location where the incident occurred.

**State Agencies:** The Colorado Parks & Wildlife will investigate state land access related problems and complaints which involve actions that are either illegal or contrary to State Land Board regulations and lease terms. Non-compliance on states lands (such as off-highway vehicle use), vandalism, or property damage are grounds for arrest by any duly authorized peace officer and prosecution under pertinent Colorado statutes.

Operation Game Thief is a Colorado Division of Wildlife program, which pays rewards to citizens who turn in poachers. You can call toll-free within Colorado at 1-877-265-6648. This number is a crime stoppers line strictly for contacting law enforcement personal regarding wildlife violations.

2. Research

We recommend you research the area and contact the local office BEFORE you prospect/stake/file a mining claim.

    Locate an Area of Interest.

**Map Options**

The full BLM Surface Management Maps are available in digital format free of charge on-line at [http://www.blm.gov/maps](http://www.blm.gov/maps), search by State and a keyword. If you do not know the specific year of the map, do not change the year. The results will appear without selecting a year.

The US Forest Service has maps available digitally as well as for purchase at: [http://www.fs.fed.us/visit/maps](http://www.fs.fed.us/visit/maps).


The BLM Colorado State Office (COSO) Andy Senti Public Lands Information Center (Public Room) has USGS 24k Topographic maps, US Forest Service maps, and BLM Surface Management maps available to view or purchase.

To purchase maps or for Public Land information, contact them at 303-239-3600. *COSO Public Room does not have Forest Service Motor Vehicle Use Maps (MVM) available*
BLM Colorado Interactive Map

The BLM Colorado Interactive Map is the easiest to use and navigate for beginners it can be found online at: https://www.blm.gov/site-page/services-geospatial-gis-data-colorado.

MLRS Mapping Options

Discover mining claim activity, use search capabilities, and interact with geospatial data layers.

A real-time map is available in MLRS, by navigating to the website and clicking on 'Research' at the top of the screen. There are additional mapping features available if you create and account and log into the system.
Research the History and Status of the Land and Minerals.

The General Land Office website at [https://glorecords.blm.gov](https://glorecords.blm.gov) provides digital images of the land entry documents for Colorado. They may be printed free of charge.
Master Title Plat

We suggest you begin your research with the Master Title Plat which is part of the land status records.

The Master Title Plat will help you determine if the land is open to mining, is subject to a power site classification, is located within a lot, or other status issues that may affect how you locate the claim.

The Master Title Plat (MTP) is a composite diagram of a township depicting:

- Basic survey information (Mineral Survey's)
- Title transfer information (Patents, Sales, Exchanges, Re-conveyance, Acquisitions, etc.)
- Use authorizations (Withdrawals, Segregations, Leases, Permits, Rights of Way, etc.)
- Power site withdrawals.
Further inquiry to an MTP notation would require looking at the **Historical Indices (HI's)** for the township. The historical indices provide a chronological history of all land actions in the township, as noted on the MTP. The first land action in the township begins on page 1, and subsequent land actions are documented through to the present day.

The MTP does not show topography, or landmarks, so it is important to use other research material to be ensured you are in the correct area. Notation will generally appear at the bottom in the center of the outline of the lands involved.

When researching the MTP, always read the right-side margin.

When the entire township is managed by one agency, this will be stated in the right-side margin, and no withdrawal line will appear on the MTP.

Cities and towns are not noted on MTP’s and this can be confusing. The snapshot of part of an MTP shown below, labeled #1 has a colored overlay to highlight this situation. The snapshot labeled #2 explains some of the common abbreviations found on MTPs.

- **D/C** = a reservation of ditches or canals to US this reservation is an easement for ditches or canals which may be constructed by the US.
- **PL 167** = Public Law 167 pertains to administrative jurisdiction by the US over the surface resources on unpatented mining claims and the lands are open to multiple uses. Withdrawal line (— • —) used for US Forest, National Wildlife Refuges, etc.
- Withdrawal line (-----) used for leases, permits etc.
- **R&PP** - a Recreation and Public Purpose Lease.
- **ALL MIN** - All minerals are reserved to the US, meaning they remain US property.
- **SG** - State school grant lands
- **QCD from US** - is a quit claim deed from the US to convey ownership
Master Title Plat with Color Overlay

The town of Fairplay is not shown on the MTP, only the original patent numbers are displayed (4)

No patent number or notation indicates Public Land

State Trust Land also referred to as State School Lands (SG 8/1/1875)

R & PP Lse: Not open to mining, leased for recreation.

Master Title Plat Showing a National Forest Boundary

Patent Number with Reservation for Ditches & Canals

Withdrawal lines for the Pike National Forest as notated below

Land Reconveyed to the United States, the minerals remain in private ownership
Supplemental Master Title Plat

Mineral Survey numbers (MS 5987) outlined on an MTP without a patent # never left US ownership, but at one time an official Mineral Survey was conducted on the area.

**Abbreviation Definitions**

- **NOM** - the area is not open to mining claims or not open to mineral entry.
- **Recon to US** – lands reconveyed to the US
- **RSTD MIN** - restricted minerals, the US does not own the entire mineral estate
- **ACQ** - means the land or minerals were acquired for a monetary amount by the US.

**Reservoirs**

The notation of RES - is a reservoir withdrawal, some are open to metalliferous mining and others are withdrawn (closed) to mining. These withdrawals are different than the power site areas, however sometimes you will find both in the same area.
Special or Additional Filing Requirements in Certain Areas:

Irregular Sections

Protracted townships and sub-divided sections may not be broken down into smaller parcels without a survey, therefore, mining claims or sites in these areas may be described by metes and bounds.

Placer Mining Claims Located in Lots

A placer mining claim must be described by PLSS and claim the entire lot. To locate a placer, claim on only a portion of a lot, you must describe the claim by metes and bounds. A tie point, and the lot number must also be provided AND the claim can only be in a part of one lot. Meaning one placer mining claim or association placer mining claim MAY NOT encompass portions of two or more lots.

Federal Aid Highway, Rights of Way

A Federal Aid Highway Right-of-Way will appear like a road on the MTP, with a notation of the serial number, and the width of the right-of-way (COC 18025 25’). Use the Historical Index to determine if that road right-of-way is a Federal Aid Highway. A Federal Aid Highway is not open to mineral entry, and if it runs through a placer claim, it does split the claim into two non-contiguous pieces. Placer mining claims must be contiguous.
Power Site Reservations and Classifications

Mining claims filed within a power site reservation have additional filing requirements. The notation on the plat is: Wdl Pwr Site Res – meaning this is a power site reservation withdrawal area, and claims must be filed pursuant to the regulations at 43 CFR 3730.

Mining claims located here are referred to as being “filed under PL-359” and this must be noted on the COL. Placer mining claims are restricted from mining for the first 60 days while we notify the Surface Management Agency (SMA), and the Federal Energy Regulatory Commission (FERC) of the new location. The SMA has 60 days to request a hearing if they find the mining claim will substantially interfere with any new power projects planned in the area. No mining may take place until the hearing concludes favorably for the claimant.

Research Other Active Unpatented Mining Claims in an Area.

If you are interested in knowing where other unpatented mining claims are located within your area of interest, you may run report or view the layer of active mining claims in the new Mineral & Land Records System (the system replaced MLRS in January 2021).

Mineral & Land Records System (MLRS)

MLRS reports home page is copied below. The reports were created to be like those previously in MLRS but with additional functionality and search options. Reports may be run without an account in MLRS at this website: https://reports.blm.gov/reports/MLRS.
For MLRS technical support, such as running reports or access to the system, submit a help desk ticket at: https://phd.blm.gov.

Federal Unpatented Mining Claims Located on the Same Ground?

Yes - This is a known risk when holding unpatented mining claims.

This is a reality and a potential risk with unpatented mining claims. Claims may be located on the same ground at the same time. While we advise against this, the BLM does not get involved in disputes between claims holding unpatented mining claims. Conflicts between unpatented mining claims must be resolved by the parties involved or by a civil case in the State of Colorado court system.

The only way to determine the actual location of a mining claim or site is to request copies of the COL and map from the official case file by calling the Dockets Library at COSO at 303-239-3615 or by email at blm_co_so_dockets@blm.gov.

3. Stake and Monument the Corners

Federal law specifies that claim boundaries must be distinctly and clearly marked to be readily identifiable. Most states have statutes and regulations concerning the actual staking and recording of mining claims so claimants should refer to the appropriate state agency for additional requirements before locating a claim.

Stake and monument the corners of a mining claim or site which meets applicable state monument requirements and the size limitations described in 43 CFR §3832.22 for lode and placer claims, 43 CFR §3832.32 for mill sites, and 43 CFR §3832.42 for tunnel sites.
In general, state law requires conspicuous and substantial monuments for all types of claims and sites. Help eliminate hazards to birds and other wildlife by using a request to mining claimants to stop using open-pipe mining claim markers which pose a threat to birds or other wildlife is explained in the brochure.

4. Certificate of Location (COL)

Once the mining claim or site is located on the ground, it must be properly documented and described on a certificate of location (COL) and an accompanying map. A separate COL is required for each mining claim or site recorded. Multiple COLs filed at the same time may share the same map. There is no official COL or map form for the State of Colorado, thus using a COL form from another state is acceptable.

The Federal regulations at 43 CFR 3833.11, require the following information must be provided on a COL:

1. The name or number, or both, of the claim or site.
2. The names and current mailing addresses of the locators of the claim.
3. The type of claim or site.
4. The date of location; and
5. A complete description of the lands you have claimed as required in part 3832 of this chapter.

**EXAMPLE- CERTIFICATE OF LOCATION**

STATE OF COLORADO, County of _______.

KNOW ALL BY THESE PRESENTS, that ___Claimants Name____ the undersigned citizens of the United States, whose legal address to be used for all correspondence regarding said claim is: 

(Claimant’s Legal Address)___________has located and claimed this __20__ day of __July__, 20__.

Lode claim description by metes and bounds:

- Beginning at corner #1, thence 600 feet south at 180° to corner #2, thence 1500 feet east at 90° to corner #3, thence 600 feet north at 0°, to corner #4, thence 1500 feet west at 270° back to corner #1, place of beginning.
- Tie Point: Beginning at T3S R72W survey monument for corner of sections 4,5,8,9, thence 3587 feet at 225° to claim corner #1.

Placer claim description by the PLSS:

- NE ¼ SW ¼, S15, T 3S, R 75W, 6th PM; area __40__ acres.
This claim would be situated in the __SW & NW_ Quarter, of Section _8_, Township _3S_, Range _72W_, of the _6th_ Meridian.
Said lode was located on the _20_ day of July 20__.

Claimants Name and Address
Signature (not required)

BLM SERIAL NO.: CMC#__123456

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**Important Reminders for the Certificate of Location and Map**

File with the local recording office.

File with the BLM Colorado State Office, paying the processing fees to file
- $40 Location Fee (refundable)
- $20 Processing Fee (non-refundable)
- $165 Maintenance Fee (refundable)**

Total fees for a lode, 20-acre placer mining claim or a mining site is: $225
**$165 maintenance fee is due for each 20 acres in an association placer claim.

- Only when a claimant files the COL and map with $225.00 (or more if required) will a serial number be assigned to the claim, a case file created, and the information entered in MLRS.

- The claimant must record the COL and map with the county clerk and recorder office and provide the BLM state office with proof of recording. The county recordation number will be entered in MLRS.

**Types of Mining Claims**

**Placer Claim:** Rock not in original place (river sands or gravel); may not exceed 20 acres per individual claimant; maximum size is 160 contiguous acres with at least 8 locators; must be described by aliquot part; if in unsurveyed township must state the quarter section, can be described by a metes & bounds description & must provide a map/sketch describing the location of the claim accurately enough for BLM to locate it on the ground (43 CFR 3832.12 and 3832.21).
**Lode Claim:** Veins, ledges, or other rock in place; not to exceed 1500 ft. by 600 ft. or 20.66 acres; must state the quarter section and be accompanied by a map/sketch describing the location of the claim by a metes & bounds description accurately enough for BLM to identify the claim on the ground. (43 CFR 3832.21(a)).

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**Types of Mineral Entries**

**Mill Site:** Non-mineral land not contiguous to vein or lode & used for activities related to mineral development of associated lode or placer, or for independent milling or reduction; not to exceed 5 acres. Description of the location of the site can be by aliquot part or metes & bounds (43 CFR 3832.33).

**Tunnel Site:** Subsurface right-of-way used for access to lode claims or exploration of undiscovered lodes; not to exceed 3000 ft. in length with a radius of 1500 ft. (43 CFR 3832.41).

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**5. Map of the Mining Claim or Site**

The regulations state you must file either-

(A) A topographical map published by the U.S. Geological Survey with a depiction of the claim or site; or

(B) A narrative or sketch describing the claim or site and tying the description to a natural object, permanent monument or topographic, hydrographic, or man-made feature.

(ii) You must show on a map or sketch the boundaries and position of the individual claim or site by aliquot part within the quarter section accurately enough for BLM to identify the mining claims or sites on the ground.

(iii) You may show more than one claim or site on a single map or describe more than one claim or site in a single sketch—

(iv) You are not required to employ a professional surveyor or engineer to establish the location's position on the ground.
Township Diagram

The township diagram is provided to assist you in documenting the mining claim.

*SCALE: 1 INCH = 1 MILE*
Table of Land Measurements

<table>
<thead>
<tr>
<th>LINEAR MEASURE</th>
<th>SQUARE MEASURE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 inch = .0833 ft.</td>
<td>144 sq. in. = 1 sq. ft.</td>
</tr>
<tr>
<td>7.92 inches = 1 link</td>
<td>9 sq. feet = 1 sq. yard</td>
</tr>
<tr>
<td>12 inches = 1 foot</td>
<td>30 sq. yds. = 1 sq. rod</td>
</tr>
<tr>
<td>1 vara = 33 inches</td>
<td>16 sq. rods = 1 sq. chain</td>
</tr>
<tr>
<td>2 3/4 feet = 1 vara</td>
<td>1 sq. rod = 272 1/10 sq. ft.</td>
</tr>
<tr>
<td>3 feet = 1 yard</td>
<td>1 sq. ch. = 4356 sq. ft.</td>
</tr>
<tr>
<td>25 links = 16 1/2 feet</td>
<td>10 sq. chs. = 1 acre</td>
</tr>
<tr>
<td>25 links = 1 rod</td>
<td>160 sq. rods = 1 acre</td>
</tr>
<tr>
<td>100 links = 1 chain</td>
<td>4840 sq. yds. = 1 acre</td>
</tr>
<tr>
<td>16 1/2 feet = 1 rod</td>
<td>43560 sq. ft. = 1 acre</td>
</tr>
<tr>
<td>5 1/2 yards = 1 rod</td>
<td>640 acres = 1 sq. mile</td>
</tr>
<tr>
<td>4 rods = 100 links</td>
<td>1 sq. mile = 1 section</td>
</tr>
<tr>
<td>66 feet = 1 chain</td>
<td>36 sq. miles = 1 Twp.</td>
</tr>
<tr>
<td>80 chains = 1 mile</td>
<td>6 miles sq. = 1 Twp.</td>
</tr>
<tr>
<td>320 rods = 1 mile</td>
<td>1 sq. ml. = 2.59 sq. km</td>
</tr>
<tr>
<td>8000 links = 1 mile</td>
<td></td>
</tr>
<tr>
<td>5280 feet = 1 mile</td>
<td></td>
</tr>
<tr>
<td>1760 yards = 1 mile</td>
<td></td>
</tr>
</tbody>
</table>

An Acre is:

43,560 sq. feet.
165 feet x 264 feet.
198 feet x 220 feet.

or any rectangular tract, the product of the length and width of which totals 43,560 sq. ft.
6. Recording a New Mining Claim or Site in Colorado

**County Recordation**
The COL and map **must be** recorded in the local county office (clerk and recorder) where the claim/site is located.

The State of Colorado's deadline for recording a COL in the county clerk and recorder's office from the date the claim is located is 30 days if it is a placer claim, and 90 days if it is a lode claim.

**BLM Recordation**
You must record in the proper BLM State Office a copy of the notice of certificate of location that you recorded or will record in the local recording office by the 90th day after the date of location.

(a) If you fail to record a mining claim or site with the BLM and the local recording office by the 90th day after the date of location, it is abandoned and void by operation of law.

(b) Recording a mining claim or site, filing any other documents with BLM, or paying fees or service charges, as this part requires, does not make a claim or site valid if it not otherwise valid under applicable law. (43 CFR §3833.1)

**How to File a Mining Claim in MLRS**

- Currently you can use MLRS to submit a **NEW** lode, placer, tunnel site, or mill site mining claim.

- **THE COL AND MAP FOR THE CLAIM MUST BE UPLOADED INTO THE MLRS SYSTEM OR MAILED INTO THE BLM COLORADO STATE OFFICE.**

- Failure to submit the official COL and map within the 90-day window for locating a new claim or site will invalidate the mining claims or site.

- The regulations require BLM to reject incomplete filings.
STEP 1

Once logged in, click **File a New Mining Claim** from the Homepage.
STEP 2

On the New Claim window, complete the following fields to proceed:

- **Claim Type**: Select your claim type. There are four types of claims you can select: lode, placer, mill site, tunnel site.
- **Claim Name**: Type the name of your claim.
- **Date of location**: Select a date of location. The date of location is required to be within 90 days of the filing.

Click **Save and Continue** to proceed to the next step.
STEP 3

On the Claimants page, choose your co-claimant(s). If you do not have co-claimant(s), you can skip this step.

**Lookup Co-Claimant(s):** In this field, you can enter a co-claimant by searching for their name, mailing address, phone number, or email address. Once you have selected your co-claimant, click **Add Claimant**.

Click **Save and Continue** to proceed to the next step.
STEP 4

On the Plot Claim step, you have 4 different options to choose from to populate your legal land description (LLD) on your claim:

- Option 1: Enter your stake coordinates.
- Option 2: Select area on the map.
- Option 3: Upload a GIS file.
- Option 4: Manually enter your land description

*PL 359: Select this checkbox if your claim falls under public law 359. Scroll down the page and click Save to proceed to the next step.
STEP 5

Next, you MUST upload your Notice/Certificate of Location (COL) and Map.

Click **Upload Files** to upload the file(s) to your claim.

After you have completed uploading your file(s), click **Save and Continue** to proceed to the next step.
STEP 6

On the Payment page, please review and verify your information.

Click **Submit Payment and File** to be redirected to Pay.Gov and complete your payment information.

**Note:** If you are filing multiple claims, you can save time by following the directions below:

1. Click **Save & Create New Claim** to create your other claims. All new claims will automatically be saved as a Draft.
2. Once you have all your claims created, click **Save & Bulk Pay** to pay for all your claims at once
STEP 7

Select your form of payment then click **Continue** to enter your payment details.

![Payment Portal](image)

STEP 8

Fill in the required fields to process your payment.

Click **Continue** to proceed to the next step.

![Payment Portal](image)
STEP 9
Select the checkbox to authorize the charge to the payment information you entered.

Click **Continue** to finalize your payment and to be redirected to MLRS.

---

STEP 10
Your claim has been filed and is now in review.

MLRS has generated a serial number for your new claim as a unique identifier for reference. You will receive a confirmation email.

Click **Close** to exit.
BLM Fees
New mining claim locations submitted to this office without the proper fees will not be serialized and will be returned unrecorded pursuant to the technical final rule published in the Federal Register on July 1, 2019, 84 FR 31219.

The fees to file a new mining claim or site with the BLM Colorado State Office are:

- $40 Location Fee (refundable)
- $20 Processing Fee (nonrefundable)
- $165 Maintenance Fee** (per 20 acres for association placers, see below)
  (refundable)

Total Fees Required: $225

Fees for Association Placer Claims
A required $165 maintenance fee for each 20 acres or portion thereof is due to locate an association placer mining claim as shown in the table below:

<table>
<thead>
<tr>
<th>Acreage in the Claim</th>
<th>Maintenance Fee Payment Due</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;= 20 acres</td>
<td>$165.00</td>
</tr>
<tr>
<td>&gt; 20 acres and &lt;= 40 acres</td>
<td>$330.00</td>
</tr>
<tr>
<td>&gt; 40 acres and &lt;= 60 acres</td>
<td>$495.00</td>
</tr>
<tr>
<td>&gt; 60 acres and &lt;= 80 acres</td>
<td>$660.00</td>
</tr>
<tr>
<td>&gt; 80 acres and &lt;= 100 acres</td>
<td>$825.00</td>
</tr>
<tr>
<td>&gt; 100 acres and &lt;= 120 acres</td>
<td>$990.00</td>
</tr>
<tr>
<td>&gt; 120 acres and &lt;= 140 acres</td>
<td>$1,155.00</td>
</tr>
<tr>
<td>&gt; 140 acres and &lt;= 160 acres</td>
<td>$1,320.00</td>
</tr>
</tbody>
</table>

Refunds
If you record outside the 90 days window from the date of location, or you locate a claim on lands withdrawn from mineral entry (not open to mining) the location and maintenance fee(s) paid at the time of location will be refunded to you after the 30-day appeal period which begins the day after the official Decision, issued by this office is delivered to all claimants on the mining claim or site.

Adjudication
When a mining claim or site is received, the claim goes through a preliminary adjudication, a review for:

- Acreage errors on COL or map
- Complete name and mailing address for each claimant.
- Missing or incorrect legal description on COL or map
• Location date either missing or over 90 days from the date of filing

Curable Defects:
If this office finds an error or a discrepancy in the paperwork filed to locate the mining claim or site, we will issue a Notice to the claimants. A Notice is issued if a discrepancy exists in the location paperwork and is considered a curable defect, meaning claimants may fix the error by filing an amendment to the COL and/or map within the given time frame.

This office will upload mining claims or sites into the MLRS system upon receipt, and an official case is available for public viewing in our Dockets library. Claimants are issued a Notice of Recordation letter with copies of the filing, and a receipt.

This office is not required to send out notifications that the annual maintenance fee payments are due, it is the claimants’ responsibility to pay the fee or file a waiver prior to September 1 of each year.

Land Status
The BLM Colorado State Office performs a land status determination on the land and minerals within the area encompassed by the mining claim or site to determine if it is open to location under The General Mining Law of 1872, as amended.

If the lands are not open to location under the General Mining Law of 1872, as amended, this office will issue an official Decision declaring the mining claim or site null and void. Claimants are due a refund of the initial location and maintenance fee(s) when the land is not open to location. We do not adjudicate other unpatented mining claims in an area or conflicts between claimants.

Bridge Mining Claims/Sites
A bridge claim is a mining claim that is located close to the annual filing deadline of September 1, because it bridges two assessment years.

When a new mining claim’s location date is prior to September 1, but not filed with the BLM until after the annual filing deadline of September 1, two maintenance fees are due. A maintenance fee for the assessment year in which the claim was located and a maintenance fee for the assessment year that was due on the September 1. If a claimant qualifies, the option to file a waiver for the maintenance fee due on September 1 (not the maintenance fee for the year in which the claim is located) is available. This additional requirement must be met at the time of recording the new mining claim or sites.
7. Annual Maintenance of a Mining Claim or Site

Annual maintenance fees or filings may be mailed or walked in to the:

Bureau of Land Management
Colorado State Office
2850 Youngfield Street
Lakewood, CO 80215-7076

The Andy Senti Public Lands Information Center will accept walk in filings and payments from 8:30 am to 4:00 pm, Monday through Friday. They may be reached at 303-239-3600 or by email at blm_co_info@blm.gov. Walk in filings or payments WILL NOT BE ACCEPTED outside these hours. DO NOT LEAVE FILINGS WITH THE MAILROOM STAFF OR ON THE GUARDS DESK.

The Mineral & Land Record System (MLRS) allows you to file online!

You can submit a filing or payment on an EXISTING lode, placer, tunnel, or mill site claim, including:

- Transfer of Interest
- Relinquishment
- Paying maintenance fees
- Submitting an Amendment
- Submitting Affidavit of Assessment Work/Proof of Labor
- Submitting a Notice of Intent to Hold
- Designating Active-Duty Military Status

** Maintenance Fee Waiver Certifications may NOT be filed online using MLRS**

**Mining claims must be in ‘Active' status for MLRS to allow any filings at this time**

What if you Miss the Annual Filing Deadline?

Failure to pay the required annual maintenance fee without having timely filed a qualifying request for a waiver on or before September 1, will cause the claimant to forfeit their mining claim/site (43 CFR 3830.91(a)(4)). Meaning, if you miss any annual filing deadline the mining claim will be closed.

The Interior Board of Land Appeals have ruled that it is the claimants’ responsibility to pay the annual maintenance fee or file a qualifying waiver each year, prior to the deadline of September 1st for the upcoming assessment year. Failure to meet this deadline is a non-curable defect and renders the mining claim abandoned and void and closed on our records.

Also, our regulations at 43 C.F.R. §3830.91 state: What happens if I fail to comply with these regulations?
(a) You will forfeit your mining claims or sites if you fail to—

(1) Record a mining claim or site within 90 days after you locate it;
(2) Pay the location fee or initial maintenance fee within 90 days after you locate it;
(3) Pay the annual maintenance fee on or before the due date;

Locating a Mining Claim After a Missed Deadline
As the previous mining claim was closed for failure to meet a filing or payment deadline, regulations allow you to file a new mining claim on the same area. This may be done by using the same paperwork or by creating a new certificate of location (COL) and map.

A few reminders when re-using paperwork and locating a new mining claim:

Please remember to remove any date stamps or serial numbers if you plan to use these old documents to file. Also, your name and address should be on each document. Claimants are allowed 90 days from the date of location to: stake the claim (you may use the previous posts out on the ground), file with the county, and file with the BLM, allow yourself enough time to complete the process when selecting the new date of location.

The COL and map must be updated to a new location date. If the old location date is on the paperwork, we will reject the claim.

New mining claims may be filed in our office, by mail or online using the Mineral & Land Records System (MLRS).

Important Reminders for the Annual Maintenance Requirement

! Annual assessment for all Federal unpatented mining claims and sites every year!
! A maintenance fee payment is required; or you must file a qualifying Maintenance Fee Waiver Certification (small miner waiver) & later, within the assessment year, perform $100 worth of work on the claim.
! The annual maintenance requirement is for the upcoming (next) assessment year, not the current year.
! The BLM does not bill mining claimants each year. It is the claimant’s responsibility to meet the deadlines.
! BLM may issue reminder notifications; this is a courtesy and may not happen every year.
! The annual maintenance requirement is due on or before September 1 each year.
**County Filing Requirement:**

When you pay the maintenance fee in lieu of performing assessment work on the mining claim(s)/site(s), a statement indicating this and the date of payment, or a copy of the maintenance fee payment form/receipt should be filed at the county.

The Affidavit of Assessment Work or Notice of Intent to Hold must be filed at the county recorder’s office (C.R.S. 34-43-114).

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**BE ALERT!**

**FILING REQUIREMENTS ARE SUBJECT TO CHANGE!**

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As an owner of Federal unpatented Mining claims or sites you are responsible for keeping yourself informed of the changes in the filing requirements and the mining laws. Congress may pass legislation affecting filing requirements and the procedure may change.

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**BLM Forms**

Forms may be filled out online and printed to submit to this office. The most current mining claim forms are available on our website at: [https://www.blm.gov/services/electronic-forms](https://www.blm.gov/services/electronic-forms)

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**Maintenance Fees**

**Due September 1st**

**Maintenance Fees for Lode Claims or Mining Sites**

The claimant must pay the $165 maintenance fee payment for each lode mining claim or mining site by September 1 of each year.

The claimant may use the new form available titled [Maintenance Fee Payment Form for Lode Claims, Mill Sites, and Tunnel Sites (Form 3830-5)](https://www.blm.gov/services/electronic-forms), or provide a list of the claim/site name(s) and BLM serial number(s) for which the fees are being paid.

**Maintenance Fees for Placer Mining Claims**

All existing placer mining claims that contain more than 20 acres will pay the annual maintenance fee based on the total acreage in the claim as follows:

<table>
<thead>
<tr>
<th>Acreage in the Claim</th>
<th>Maintenance Fee Payment Due</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;= 20 acres</td>
<td>$165.00</td>
</tr>
<tr>
<td>&gt; 20 acres and &lt;= 40 acres</td>
<td>$310.00</td>
</tr>
<tr>
<td>&gt; 40 acres and &lt;= 60 acres</td>
<td>$465.00</td>
</tr>
</tbody>
</table>
> 60 acres and <= 80 acres | $620.00  
> 80 acres and <= 100 acres | $775.00  
> 100 acres and <= 120 acres | $930.00  
> 120 acres and <= 140 acres | $1,085.00  
> 140 acres and <= 160 acres | $1,240.00  

Key: <= means "less than or equal to"; > means "more than."  
Claimants may use the form available titled, Maintenance Fee Payment Form for Placer Mining Claims (Form 3830-5a), or provide a list of the claim/site name(s) and BLM serial number(s) for which the fees are being paid.

Important Reminders about Maintenance Fees

1. The maintenance fee payment is for the next assessment year, not the current year.
2. The maintenance fee payment is due on or before September 1 each year.
3. BLM Forms 3830-005 or 3830-005a are available and should be filed with a payment.

Recordation Deadline:  
BLM  
On or Before September 1  
State of Colorado  
December 30th

Only if you and all co-claimants own 10 or fewer mining claims or sites nationwide, may you file a Maintenance Fee Waiver Certification (Form 3830-2) (waiver).

Maintenance Fee Waiver Certification

Due September 1st

To waive the maintenance fee requirement for mining claim(s)/site(s), each claimant must qualify as a “small miner”. This means they and all related parties have an interest in no more than 10 unpatented mining claim(s)/site(s) nationwide, throughout the entire assessment year.

To apply as a small miner, it is mandatory that you use an official Maintenance Fee Waiver Certification (Form 3830-2), commonly referred to as a small miner waiver. It must be completed and filed with the BLM by September 1 BEFORE each assessment year you are applying for. There is no fee requirement.

The information required to be on a small miner waiver is:

- The assessment year dates for which you are filing
- The claim name(s) and BLM serial number(s)
- The owner(s) listed with their current address
- Original signature of each owner (agent may sign with permission)

An agent may only sign for an owner when a notarized designation of agent is/was received by this office.
Notice: A maintenance fee waiver becomes void if the mining claim or site is transferred to individuals or entities who do not qualify.

When filing a small miner's waiver, you are required to file either an Affidavit of Assessment Work (3830-004) or a Notice of Intent to Hold (NOI) along with a $15 per claim/site processing fee by December 30 of the calendar year in which the assessment year ends.

EXAMPLE – MAINTENANCE FEE WAIVER CERTIFICATION

<table>
<thead>
<tr>
<th>UNITED STATES</th>
<th>THIS IS NOT AN OFFICIAL FORM – DO NOT USE TO FILE WITH THE BLM</th>
</tr>
</thead>
<tbody>
<tr>
<td>DEPARTMENT OF THE INTERIOR</td>
<td></td>
</tr>
<tr>
<td>BUREAU OF LAND MANAGEMENT</td>
<td></td>
</tr>
<tr>
<td>MAINTENANCE FEE WAIVER CERTIFICATION</td>
<td></td>
</tr>
</tbody>
</table>

This small miner waiver is filed for the assessment year beginning on **September 1, 2021** and ending on **September 1, 2022**.

The undersigned and all related parties owned ten or fewer mining claims, mill, or tunnel sites located and maintained on Federal lands in the United States of America on **September 1, 2021**.

The mining claims, mill, or tunnel sites for which this waiver from payment of the maintenance fees is requested are:

<table>
<thead>
<tr>
<th>CLAIM OR SITE NAME</th>
<th>BLM SERIAL NUMBER</th>
</tr>
</thead>
</table>

The owner(s) (claimants) of the above mining claims or sites are:

<table>
<thead>
<tr>
<th>Claimants Name (Owner's Name – Please Print)</th>
<th>Claimants or Agents Original Signature (Owner’s Signature)</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Claimants Address (Owner's Mailing Address)</th>
<th>Claimants Address Continued (City) (State) (Zip Code)</th>
</tr>
</thead>
</table>

**THIS IS NOT AN OFFICIAL FORM – DO NOT USE TO FILE WITH THE BLM**
Important Reminders about Waivers (small miner waiver)

When claimants file a **Maintenance Fee Waiver Certification (Form 3830-2)** (waiver) they are referred to as “small miners”. This means they and their related parties have an interest in 10 or fewer claims and sites nationwide. A related party is defined at 43 CFR 3830.5 as the spouse, dependent children, or other person who controls or is controlled by or is under common control with the claimant.

By filing the waiver, the claimants are opting out of paying the annual maintenance fee in exchange for the performance of $100 of assessment work on each mining claim. Filing a waiver instead of paying the maintenance fee is only an option for small miners, it is not a requirement. If a waiver is filed and the claimants intend to conduct assessment work on the claim, they need to first contact the appropriate BLM or USFS Field Office prior to any disturbance.

The Maintenance Fee Waiver Certification (Form 3830-2) is due on or before September 1, as a maintenance fee payment would be due. A current, BLM Form 3830-2 titled Maintenance Fee Waiver Certification (Form 3830-2) **is the only form** that may be used to file as a small miner. When a current Small Miner Maintenance Fee Waiver Certification (Form 3830-2) is available, **this is the only acceptable form**. There is no fee to file this form with the BLM.

The Maintenance Fee Waiver Certification (Form 3830-2) is filed in August for the upcoming assessment year, not the current year as it is written on the top of the form.

The claimants and their related parties must only hold interest in 10 or fewer mining claims or sites nationwide throughout the entire assessment year to qualify as a small miner.

If the claimants or related parties file a new mining claim or site, or otherwise obtain interest in any mining claims or sites throughout the assessment year that brings their interest over 10 mining claims or sites nationwide; the waiver will be revoked as they are no longer a small miner. The revocation of the waiver happens immediately. As the waiver is revoked, all maintenance fees for the mining claims or sites must be paid before the end of the assessment year or they will be forfeited and closed.

The Maintenance Fee Waiver Certification (Form 3830-2) must list each person with interest in the mining claims or sites. It must provide their name, current address, and ORIGINAL SIGNATURE. This means you may not file a copy of this form with the BLM COSO, we must have the originally signed form.

There is no county recordation requirement for the waiver form. The affidavit of assessment work and/or the notice of intent to hold must be recorded in the county.
Federal Land Policy and Management Act (FLPMA) Filings

Affidavit of Assessment Work

Due December 30\textsuperscript{th} 

When a small miner waiver is filed for a mining claim, the claimant must perform a minimum amount of $100 of labor and improvements on the claim IN the assessment year, EVERY year, and file an affidavit of assessment work along with a $15 per claim processing fee in the BLM State Office by December 30 of the CALENDER year in which the assessment year ends. Coordination with the appropriate BLM or USFS field office is required, prior to any assessment work being initiated.

There is a new BLM form that may be used titled Affidavit of Annual Assessment Work (Form 3830-004) or claimants may create an affidavit which is defined as a written declaration made under oath or affirmation before a notary public or other authorized officer, in which the signer swears or affirms that the statements or declarations in the document are true so long as it has the following required information on the document:

- The statement "the undersigned have performed $100 worth of assessment work as required by law (30 U.S.C. 28) for each mining claim listed
- Claimant name and current address
- Claim name(s) and BLM serial number(s)
- Date range in which the work was performed
- Signed by Claimant or Person (s) who performed the work

Affidavits should be signed and notarized

Since 1992, and according to State of Colorado law (C.R.S. 34-43-114), the claimant may pay the annual maintenance fee per claim or site in lieu of performing the annual assessment work.

Assessment work is work or labor performed in good faith that tends to develop the claim and directly helps in the extraction of minerals. Geological, geophysical, and geochemical surveys may qualify as assessment work for a limited period. However, a requirement for use of these surveys is the filing of a detailed report, including basic findings. Assessment work is not a requirement for owners of mill or tunnel sites.

Performance of assessment work need not occur during the first assessment year of location as the initial maintenance fee is paid when the mining claim or site was located.

However, for claims located between September 1 and December 31, and if the claimant is filing a waiver for the upcoming assessment year, the claimant must file a Notice of Intention to Hold (NOI) the claim with the BLM by December 30 of the following calendar year.
Important Reminders about $100 Assessment Work Requirement

A total sum of $100 of assessment work must happen in the assessment year covered by the waiver for each mining claim listed on the waiver. This is required for every assessment year covered by a waiver.

To document this work, an affidavit of assessment work along with a $15 processing fee must be filed with the BLM by December 30th. The affidavit must also be recorded at the county (recording fees apply). The affidavit of assessment work is filed in the same calendar year the work is performed.

A BLM form Affidavit of Assessment Work (Form 3830-004) is available for your use on our website, however this form is not required.

Whenever a waiver is filed for a claim, an Affidavit of Assessment Work is always due before December 30th, regardless of whether you pay the maintenance fee for the upcoming assessment year.

---

Notice of Intent to Hold
Due December 30th

A Notice of Intention to Hold Mining Claim(s)/Site(s) (NOI) must be filed in the following circumstances:

- It is the first year you have located your claim, and a small miner waiver has been filed for the upcoming year (assessment work is not required the first year of location)
- A small miner waiver has been filed on a tunnel or mill site claim (assessment work is not required on mining sites)
- The maintenance fee has been paid for the current year, and a small miner waiver is being filed for the upcoming assessment year (switching from paying maintenance fee to filing as a small miner waiver)
- The BLM has issued a decision granting a deferment of assessment work

There is no BLM form available. Claimants may use template forms from other states or create a form that meets the State and Federal requirements. The NOI form must state:

- BLM serial number(s) and claim name(s)
- Change in mailing address of the claimant(s)
- Statement as to why assessment work is not required
- Signature of claimant(s) or their designated agent(s)

The NOI along with a $15 per claim/site processing fee is due by December 30 of the calendar year (the same year) that the assessment work requirement would be due.
**EXAMPLE - NOTICE OF INTENT TO HOLD**

| THIS IS NOT | NOTICE OF INTENT TO HOLD (NOI) | THIS IS AN EXAMPLE |
| AN OFFICIAL | MINING CLAIM(S)/SITE(S) | FORM. |
| FORM | DO NOT USE THIS TO FILE | WITH THE BLM. |

TO ALL WHOM IT MAY CONCERN:

I (We) intend to hold the claim(s) and/or site(s) listed below for the assessment year **2020** and has filed or will file a NOI in the country in which the claim is located.

The reason for filing a NOI instead of an Affidavit of Assessment Work/Labor (POL) (check one):

- [ ] Mill Site or Tunnel Site
- [x] Mining claim(s)/site(s) were located during the current assessment year
- [ ] The assessment work obligation has not yet come due

The Certificate(s) of Location and map(s) for said claim(s)/site(s) is filed in the ___________ County records.

<table>
<thead>
<tr>
<th>Name of Claim(s) or Site(s):</th>
<th>BLM Serial No(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>RETIREMENT FUND</td>
<td>CMC 555555</td>
</tr>
</tbody>
</table>

A total number of _____ claim(s) is being filed with this document.

Name(s) and mailing address(es) of owner(s)/claimant(s):

Dated this day _____ of _____, 20__. Signed By: **Owner, Claimant, Agent, Signature**

**Important Reminders about Notices of Intent to Hold (NOI)**

Mill sites and tunnel sites never have a work requirement.

When is an NOI required?
- No assessment work is required
- Switching from paying the maintenance fee to filing a waiver (this includes the maintenance fee paid at the time of locating the claim/site)

There is no official NOI form. However, when you submit a NOI as required in §3835.31(d), you must include the following:

- State on the form why you are filing a NOI instead of assessment work (filed a waiver for the upcoming year)
- The name of the mining claim
- The BLM serial number
- Current name and address(es) for the claimants
- The processing fee of $15 per claim

**Recordation Deadline:**

**BLM**
On or Before December 30th

**State of Colorado**
December 30th
8. Switching/Changing Annual Claim Maintenance

Switching from Paying Maintenance Fee to Waiver

If you paid the maintenance fee the previous year and are now switching to filing a waiver.
- A Notice of Intent to Hold with a $15 per claim fee is due by December 30th of the calendar year that you filed the waiver.
- The assessment work of $100 must be completed in the assessment year.
- The Affidavit of Assessment Work with a $15 per claim fee is due by December 30th of the calendar year that the assessment year ends. This would be the assessment year listed on the waiver.

Switching from Filing a Waiver to Paying the Maintenance Fee

If you filed a waiver the previous year and pay the maintenance fee for the upcoming year, the assessment work is still required.
- The assessment work of $100 must be completed in the assessment year.
- The Affidavit of Assessment Work with a $15 per claim fee is due by December 30th of the calendar year that the assessment year ends. This would be the assessment year listed on the waiver.

Annual Filing Requirement Scenarios

New Mining Claims or Sites

Scenario #1

When a new claim is located (location date) prior to September 1st and the claim is not filed with the BLM until after September 1st it bridges two assessment years (referred to as a Bridge Claim). What is due at the time of filing with the BLM?

<table>
<thead>
<tr>
<th>Location Date</th>
<th>Filed at BLM</th>
<th>New Location Filing Fees</th>
<th>Additional Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>7-1</td>
<td>9-15</td>
<td>$225</td>
<td>PLUS $165 maintenance fee or waiver</td>
</tr>
</tbody>
</table>
**Scenario #2**

A new lode mining claim located and filed with the BLM close to the September 1st assessment year deadline, and the claimant pays the maintenance fee every year after location.

<table>
<thead>
<tr>
<th>Location Date</th>
<th>Date Filed with BLM &amp; Fees</th>
<th>By September 1st</th>
<th>By December 30th</th>
<th>By September 1st</th>
<th>By December 30th</th>
</tr>
</thead>
<tbody>
<tr>
<td>7-1</td>
<td>7-5 $225</td>
<td>Pays $165</td>
<td>No Filing</td>
<td>PAYS $165</td>
<td>No Filing</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Maintenance fee</td>
<td>Requirement</td>
<td>Maintenance fee</td>
<td>Requirement</td>
</tr>
</tbody>
</table>

**Scenario #3**

A new lode mining claim located and filed with the BLM close to the September 1st assessment year deadline, and the claimant files a waiver after the first year of location.

<table>
<thead>
<tr>
<th>Location Date</th>
<th>Date Filed with BLM &amp; Fees</th>
<th>By September 1st</th>
<th>By December 30th</th>
<th>By September 1st</th>
<th>By December 30th</th>
</tr>
</thead>
<tbody>
<tr>
<td>7-1</td>
<td>7-5 $225</td>
<td>Files a Waiver</td>
<td>A Notice of</td>
<td>Files a Waiver</td>
<td>Files Affidavit</td>
</tr>
<tr>
<td></td>
<td></td>
<td>for the UPComing</td>
<td>Intent to Hold</td>
<td>for the UPComing</td>
<td>of Assessment</td>
</tr>
<tr>
<td></td>
<td></td>
<td>assessment year</td>
<td></td>
<td>assessment year</td>
<td>Work showing</td>
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<tr>
<td></td>
<td></td>
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<td></td>
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<td>at least $100</td>
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<td></td>
<td>of work performed</td>
</tr>
<tr>
<td></td>
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<td>from 9/1 to 9/1.</td>
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</table>
## Existing Mining Claims or Sites

**Scenario #1**

A claimant pays maintenance fees on an existing claim, then switches to filing a waiver certification the next year, and then switches back to paying maintenance fees the following year.

<table>
<thead>
<tr>
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</tr>
</thead>
<tbody>
<tr>
<td>Has paid maintenance fees since location &amp; pays maintenance fee for 2019 assessment year</td>
<td>No Filing Requirement</td>
<td>Files a waiver for 2020 assessment year</td>
<td>Notice of Intent to Hold for 2019 is due, because claimant switched to a waiver</td>
<td>Pays the maintenance fee for the 2021 assessment year.</td>
<td>Files 2020 Affidavit of Assessment Work stating at least $100 of work was completed between 9/1/2019 to 9/1/2020.</td>
</tr>
</tbody>
</table>

**Scenario #2**

What happens when a claimant has been filing for the waiver on an existing claim and switches to paying the maintenance fee for the next year and then back to filing for the waiver for the following year.

<table>
<thead>
<tr>
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</thead>
<tbody>
<tr>
<td>Has filed waivers since location &amp; files a waiver for the 2019 assessment year</td>
<td>Files 2018 Affidavit of Assessment Work showing at least $100 of work performed from 9/1/2017 to 9/1/2018.</td>
<td>Pays 2020 maintenance fee</td>
<td>Files 2019 Affidavit of Assessment Work showing at least $100 of work performed from 9/1/2018 to 9/1/2019.</td>
<td>Files a waiver for 2021 assessment year</td>
</tr>
</tbody>
</table>

Continued below...
<table>
<thead>
<tr>
<th>By December 30, 2020</th>
<th>By September 1, 2021</th>
<th>By December 30, 2021</th>
</tr>
</thead>
<tbody>
<tr>
<td>A notice of intent to hold for 2020 is due, because they switched to a waiver. No assessment work is due.</td>
<td>Files a waiver for the 2022 assessment year</td>
<td>Files 2021 Affidavit of Assessment Work showing at least $100 of work performed from 9/1/2020 to 9/1/2021.</td>
</tr>
</tbody>
</table>

9. General Upkeep of the Mining Claim

Amendments

Recording an Amendment

An amendment to a location for an active mining claim or site can be made at any time. The amendment must be filed with the appropriate county recording office before it is filed with the BLM Colorado State Office.

An amendment may be made by creating a new COL and/or map and clearly writing amended at the top. An amendment may also be created by making the necessary changes on a copy of the original COL and/or map and clearly marking it as an amendment at the top. An amended location always relates back to the original location date of the mining claim or site. The BLM requires a $15 nonrefundable processing fee to file an amended COL.

County Filing Requirement for Amendments:

An amended COL must be recorded with the BLM within 90 days after you record the amended COL in the local recording office.

If an amendment is being filed in response to a Notice or Decision issued by the BLM, then you are required to properly file the amended COL within 30 days from the date you receive the Notice or Decision by certified mail. This means the amended COL must be recorded in the local recording office and then with the BLM Colorado State Office within the 30 days granted.
Amendments are used to:

- Correct or clarify omissions or defects in the original location certification.
- Change legal descriptions due to an error made on the original certificate (the location on the ground cannot be changed); and
- Change the claim name.

Amended COLs must be recorded at the proper county recorder's office prior to recordation with the BLM (43 CFR 3833.22). You must record amended COLs with the BLM within 90 days after you record the amendment in the county recording office. BLM will not recognize any amendment to your mining claim until you file it properly.

Address Changes
To change the address of a claimant, submit a note/letter identifying the claim or site name(s), the BLM serial number(s), the owners' name, and the current address and the new address you are reporting. There is no charge to file this document.

A change of address may also be made when filing the annual paperwork. Please make a note on the paperwork of the address change.

Abandonment (Relinquishment) of a Mining Claim
Upon abandonment of a claim or site (relinquishment) to the Federal Government, file a notice of relinquishment with the county recorder's office and the BLM CO State Office. No form is required; a letter is acceptable.

The name and address of the claimant, date of relinquishment (if different than the filing date), claim or site name, and the BLM serial number should be listed on the document. The relinquishment document may list multiple claims or owners as needed. All owners who are abandoning their interest must sign the document. There is no charge to file this document.
10. Buying or Selling Mining Claims or Sites

Transferring interest in a mining claim or site.

An unpatented mining claim is considered real property of which a person’s interest may be transferred, purchased, or conveyed to another. State laws govern transferring mining claims or sites (43 CFR 3833.32).

When an owner of an unpatented mining claim sells, assigns, or otherwise conveys all or any part of his interest in the claim they must file a transfer document with the county recorder's office and with the BLM Colorado State Office. The date the transfer document is signed and notarized (executed) is the effective date for the transfer according to state law (C.R.S. 38-30-113 (2015)).

In Colorado, the transfer document shall identify (C.R.S. 38-30-113 (2015)):
- Grantor's name
- Grantee's name and address
- Mining claim name and BLM serial number (legal description is helpful as well)
- County name where the mining claim is located
- Consideration – the actual purchase price paid
- Grantor's Signature
- Signature of a notary public (C.R.S. 38-35-101 (2015))

BUYING A MINING CLAIM,
IMPORTANT INFORMATION YOU SHOULD KNOW

The brochure is found on our website at: https://www.blm.gov/sites/blm.gov/files/documents/files/2017_Buying%20Mining%20Claim.pdf

Federal unpatented mining claims or sites are sold in various ways, including online. This brochure provides general guidelines to help one understand what they are purchasing. It is important you investigate the mining claim or site and the location on Public Land before purchase.

County Filing Requirements for Transfers of Interest:

State law governs the transferring of mining claims or sites. A transfer is effective in the manner and on the date provided by state law. In Colorado, instruments affecting title to real property must be properly executed and filed in the county (C.R.S. 38-35-101).

County recording fees will vary, and the BLM has a $15 nonrefundable per claim/ per grantee processing fee due at the time of filing with the BLM. This means if two grantee’s purchase one claim, the fee is $30.

Transferring association placer mining claims

You may transfer, sell, or otherwise convey an association placer mining claim at any time to an equal or greater number of mining claimants.
If an association placer claim is transferred to an individual or association (group of people/entities) that is smaller in number than the current owners, you must:

A. provide a mineral report documenting the discovery of a valuable mineral deposit before the transfer; or

B. you must reduce the acreage of the claim, so that you meet the 20-acre per claimant/owner limit.

Per 43 CFR 3830.5, a discovery means that you have found a valuable mineral deposit. Any association placer claim transferred that does not meet these requirements is not a valid mining claim.

Transferring Mining Claims Held by a Maintenance Fee Waiver

If you currently hold mining claims under a waiver and you purchase, inherit, or otherwise obtain mining claims or sites that are subject to a waiver:

1. All claimants and related parties must only hold interest in 10 or fewer claims/sites nationwide throughout the entire assessment year to continue to hold any of the claims under a small miner waiver.

2. If you or related parties on the claim/site do not qualify for the waiver, the annual maintenance fee for the current assessment year must be paid by the September 1 for all claims held by a waiver owned by that individual or related parties, following the date the transfer became effective under state law.

11. Are You Ready to Dig?

The BLM is responsible for ensuring the prevention of unnecessary or undue degradation of Public Lands by operations authorized by the mining laws. Anyone intending to develop mineral resources on the Public Lands must prevent unnecessary or undue degradation of the land and reclaim disturbed sites (43 CFR 3809).

A mining claimant who is not conducting operations under casual use or does not have a filed Notice or approved Plan of Operations, is considered a visitor of the BLM Public Lands. Further, the use and occupancy will be different on US Forest Service lands. The local office of the Federal agency who manages the surface where a mining claim is located will have policies and procedures applicable to any surface disturbing activity within their jurisdiction.

Visitors may occupy the land no longer than 14 days in any 90-day period within a 25-mile radius of the initially occupied site unless the BLM has concurred with a proposed extended Use and Occupancy request (43 CFR 3715). Any occupancy on the Public Lands longer than this allowable timeframe, for the purposes of conducting activities under the Mining Law, must be conducted under a filed Notice or approved Plan of Operations with a concurrence for Use and Occupancy.

You may not construct permanent structures, mobile structures, store equipment or vehicles or use unauthorized roads or trails without prior with the agency.
Mining on Federal land is also subject to local and state rules and regulations dealing with mining.

**Mine Permitting Requirements for the State of Colorado**

The State of Colorado, Division of Reclamation, Mining, and Safety (CO DRMS) coordinates education and training to ensure safety while mining and provides permit forms on their website. The first step is to contact them about the proposed operations and filling out an “is it mining” form. There are permits for mineral prospecting as well as operations. Activities must be authorized and bonded with both the BLM (or other surface management agency) and CO DRMS prior to any surface disturbance.

If State laws or regulations conflict with this subpart regarding operations on public lands, you must follow the requirements of this subpart. However, there is not typically a conflict if the State law or regulation requires a higher standard of protection for public lands than this subpart (43 CFR 3809.3).

12. Classifying Mining Operations

Prior to beginning operations, we strongly advise operators to contact the BLM Field Office with jurisdiction for the area where the operation is proposed to determine what classification your operation falls under. For operations conducted on United States Forest Service (USFS) land, you must contact the appropriate USFS office for regulations applicable to locatable mineral operations.

13. Reclamation

**Surface Management Agency Coordination**

Reclamation Requirements

If you have disturbed the surface of lands encompassed by your mining claim(s) and/or site(s), you must continue to follow the requirements set forth in all applicable laws and regulations, including the regulations of the applicable surface management agency. For lands administered by the BLM, the regulations are found in 43 CFR Subparts 3715 and 3809.

If your mining claim(s) and/or site(s) are located on lands withdrawn from mineral location and entry, or your mining claim(s) or site(s) were located prior to July 23, 1955, this decision extinguishes any valid existing rights you may have had associated with these claim(s) and/or site(s), which may affect any current or pending surface use authorizations. Please contact the applicable surface management agency regarding any current or pending use authorization for the lands subject to these mining claims or sites.
If you fail to remove structures, material, equipment, and any personal property at the conclusion of your occupancy or operations on federal lands, the surface management agency may dispose of the property and you will remain liable for the costs incurred in removing and disposing of the property.

**Frequently Asked Questions**

**What rules apply to gold panning?**
Answer: Gold panning is allowed on BLM lands without special permits, unless expressly prohibited. Gold panning is an example of what is typically considered casual use. Casual use is defined as those activities that cause little or no surface disturbance (43 CFR 3809.5(1&2)). There may be special rules that apply to certain areas including, but not limited to, the Arkansas River area. Contact the Surface Management Agency’s field office with jurisdiction over the area where you intend to gold pan for further guidance before you begin.

**I like to go collect rocks in a minimal amount as a hobby; do I need a mining claim to legally collect?**
Answer: No.

**I have a favorite place on Public Land where I dig for minerals, but I do not find many that I take with me. Does this activity still qualify as rock hounding?**
Answer: It may qualify as casual use according to BLM regulations. Check with the appropriate Federal Surface Management Agency and the Colorado Division of Reclamation, Mining and Safety for guidance.

**Does an active mining claim guarantee me rights to extract minerals without a bond?**
Answer: No.
Prior to conducting surface-disturbing activities, contact the appropriate Federal Surface Management Agency and the Colorado Division of Reclamation, Mining and Safety to ensure the proper paperwork is filed and the appropriate financial guarantees are secured.

**Do I need a mining claim to suction dredge on Public Land?**
Answer: No.
If you intend to conduct suction dredging activities on Federal land it is in your best interest to contact the local BLM field office or FS ranger district to determine how you should proceed and what paperwork you may need to file.

A mining claim gives the claimant the exclusive right to the minerals being claimed.

**Is a patented mining claim private property?**
Answer: Yes.

**Is an unpatented mining claim considered real property?**
Answer: Yes.
The discovery of a valuable mineral deposit within the limits of a mining claim located on Public Lands in conformance with state and Federal statutes validates the claim; and the locator acquires an exclusive possessory interest in the mineral deposits within the claim.
Further, the claim is property in the fullest sense of that term; and may be sold, transferred, mortgaged, and inherited without infringing any right or title of the United States...so long as he complies with the provisions of the mining laws [United States Supreme Court case of Wilbur v. U.S. ex rel Krushnic, 280 US 306 (1930)].
The owner of an unpatented claim is entitled to mine, remove, and sell all valuable mineral deposits within his claim boundaries provided he follows the regulations for Surface Management under 43 CFR 3809, and is entitled to such surface rights necessary for mining operations.

Can I file a mining claim to get my own land in the mountains?
Answer: No.
A mining claim on Public Lands is a "possessor mineral interest." This means that a mining claimant has a limited right to the location for mining or milling purposes only. No deed accompanies this right.
If the surface use is not otherwise encumbered, anyone may enter upon a claim on Public Lands for any purposes other than mining locatable minerals.

If I file a mining claim can I eventually obtain title (patent) to the land?
Answer: No.
As of October 1, 1994, Congress imposed a moratorium on spending appropriated funds for the acceptance or processing of mineral patent applications that had not yet received First Half Final Certificate (FHFC) or were not in Washington, D.C. for Secretarial review of FHFC on or before September 30, 1994. Until the moratorium is lifted, the BLM will not accept any new applications.

Who can locate a mining claim?
Answer: United States Citizens and those who have filed an application for citizenship as well as business entities organized under the laws of any state (43 CFR 3830.3) can locate a mining claim.

Is the General Mining Law of 1872, as amended still in effect?
Answer: Yes.
Further, the Federal regulations for unpatented Mining claims or sites on Public Land may be found in the Code of Federal Regulations (CFR) under Title 43 "Public Lands," Section 3802, 3809, and 3830.

I want to locate a mining claim or site on US Forest Service (USFS) land; do I follow the same procedure to locate?
Answer: Yes.
The regulations and procedures to locate and maintain a mining claim or site on Federal land are the same for BLM and USFS land. However, the regulations and procedures to begin mining operations are different depending on the Surface Management Agency (BLM or USFS). Contact the appropriate Federal Surface Management Agency and the Colorado Division of Reclamation, Mining and Safety office prior to conducting surface-disturbing activities on your mining claim.
Is there information on the location of unpatented Mining claims or sites available on-line?
Answer: Yes.
Current information on unpatented mining claims may be found by searching the MLRS database. A query for active or closed Mining claims or sites may be run by selecting a report under the title "Public Mining Claim Reports." If you have questions regarding running a MLRS report, contact the Andy Senti Public Lands Information Center at 303-239-3600, Monday through Friday from 9am to 4pm.

Is it possible to determine the exact location of a claim using MLRS?
Answer: No.
The exact location of the claim can be found by locating the claim markers on the ground. Requesting a copy of the certificate of location and map from the official case files kept in the Dockets Library, may be helpful as a guide to locating the claim markers.

All documents within an official mining claim case file may be copied for the public. A fee of $0.15 per page is assessed for copy work (additional fees for oversize documents). The documents may also be scanned for $0.15 per page and emailed to you. Contact the BLM Colorado Dockets Library at 303-239-3615 or by email at: blm_co_so_dockets@blm.gov for more information.

How can I get information on mining claims that date back to the early 1800’s or 1900's?
Answer: Research the General Land Office Records website or Federal Land Records on microfiche in the Andy Senti Public Lands Information Center.

Historic mining claim information may be found online at the General Land Office Records website (https://glorecords.blm.gov/) or by contacting the Andy Senti Public Lands Information Center at 303-239-3600.

To do an effective search, you will need to have some basic information on the mining claim, such as legal description, Mineral Survey number, or the original patent serial number. Records of official surveys as well as original patents are available.

Will I need a bond for my mining operation?
Answer: Yes, if the level of activity of your operation is greater than casual use. In addition, the bond will be determined by the location and activity level of your operation. Contact the appropriate Federal Surface Management Agency and the Colorado Division of Reclamation, Mining and Safety office prior to conducting surface disturbing activities.

Who do I contact if I have questions about my mining operation?
Answer: Contact the BLM field office or USFS ranger district office that has jurisdiction over the location where you propose surface-disturbing activities. In addition, you must contact the State of Colorado Division of Reclamation, Mining and Safety.

What is involved in reclamation of a mining claim?
Answer: Reclamation generally, is the rehabilitation of mined land to mitigate the adverse environmental effects of mining. Some components of reclamation include: the isolation, control, or removal of acid-forming, toxic, or deleterious substances; the regrading and reshaping to conform with adjacent landforms, facilitating revegetation, controlling drainage, and minimizing erosion; the
rehabilitation of fisheries or wildlife habitat; the placement of growth medium and establishment of self-sustaining revegetation; the removal or stabilization of buildings, structures, or other support facilities associated with an exploration or mining project; the plugging of drill holes and the closure of underground workings and ancillary facilities; and providing for post-mining monitoring, maintenance, or treatment of disturbed or impacted areas.

**If I file a mining claim or site over a historic mining site, do I have any rights to the abandoned equipment?**
Answer: No.
If a Federal unpatented mining claim is located over the remains of a previous mining operation (abandoned mining claim) and the new mining claimant removes damages or uses property left on the abandoned claim, he/she may be subject to civil and criminal liability. Unauthorized removal and/or sale of property abandoned by a prior locator on an unpatented mining claim can constitute a criminal act under 18 USC 641.

**If the boundaries of private land or a withdrawn area such as a wilderness area are not marked on the ground, am I still responsible for trespassing?**
Answer: Yes.
In the State of Colorado, there is no law that landowners must mark the boundary of their land. It is the claimant’s responsibility to determine their location in relation to the private property or withdrawn land to avoid trespassing. You are responsible for knowing your location.
The extraction of minerals on BLM land is generally identified by three levels of surface-disturbing activity as well as by any intended commercial use (sales). Please refer to section 31 titled “Classification of Operations – BLM Colorado” and to 43 CFR 3809 for additional information.

**As the BLM and the USFS are both Federal agencies, are their regulations for mining operations the same?**
Answer: No.
The regulations for mineral activity on Federal land are issued by each Federal Surface Management Agency. This means the Federal regulations will be different according to the Federal agency who manages the surface estate.

**Are there additional State of Colorado regulations for prospecting and mining operations on Federal land?**
Answer: Yes.
We recommend you discuss your exploration and mining plans with the State of Colorado Division of Reclamation, Mining and Safety prior to any activity.
In addition to state regulations, there may be other agencies with whom you should contact prior to mining, depending on the location and activity you are proposing.

**What is Sustainable Development?**
Answer: The idea that we develop today to meet the needs of the present generation without compromising the ability of future generations to meet their own needs.
Regulations - Locate and Maintain a Mining Claim

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PUBLIC LAW 359; MINING IN POWERSITE WITHDRAWALS: GENERAL
§ 3730.0-1  Purpose; lands open.
§ 3731.1  Power rights retained in the United States.
§ 3734.1  Owner of claim to file notice of location and assessment work.
§ 3736.1  Placer locator to conduct no mining operations for 60 days.
§ 3736.2  Hearing; notice of protest.
§ 3737.1  Mining claim and mill site use.
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§ 3830.3  Who may locate mining claims?

What are Locatable Minerals?
§ 3830.11  Which minerals are locatable under the General Mining Law?
§ 3830.12  What are the characteristics of a locatable mineral?

What are the Fees?
§ 3830.21  What are the different types of service charges and fees?
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§ 3830.95  What if I pay only part of the service charges, location fees, or first year maintenance fees for newly recorded claims or sites?
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What if I fail to comply with these regulations?
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LOCATING MINING CLAIMS OR SITES
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§ 3832.21 How do I locate a lode or placer mining claim?
§ 3832.22 How much land may I include in my mining claim?

Locate a mill site.
§ 3832.31 What is a mill site?
§ 3832.32 How much land may I include in my mill site?
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§ 3832.34 How may I use my mill site?

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§ 3832.41 What is a tunnel site?
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§ 3832.44 What rights do I have to minerals within my tunnel site?
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How to amend a mining claim or site
§ 3833.21 When may I amend a notice or certificate of location?
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How to transfer a claimant’s interest in a mining claim or site
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§ 3834.12 How will BLM know for which mining claims or sites I am paying the fees?
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§ 3835.12  What are my obligations once I receive a waiver?
§ 3835.13  How long do the waivers last and how do I renew them?
§ 3835.14  How do I submit a small miner waiver request for newly recorded mining claims?
§ 3835.15  If I qualify as a small miner, how do I apply for a waiver if I paid the maintenance fee in the last assessment year?
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How to file annual FLPMA documents (Affidavit of Assessment & Notice of Intent to Hold)
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ACQUIRING A DELINQUENT CO-CLAIMANT'S INTERESTS IN A MINING CLAIM OR SITE
§ 3837.11  When may I acquire a delinquent co-claimant's interests in a mining claim or site?
§ 3837.21  How do I notify the delinquent co-claimant that I want to acquire his or her interests?
§ 3837.22  How long does a delinquent co-claimant have after notification to contribute a proportionate share of the assessment work, expenditures, or maintenance fees?
§ 3837.23  How do I notify BLM that I have acquired a delinquent co-claimant's interests in a mining claim or site?
§ 3837.24  What kind of evidence must I submit to BLM to show I have properly notified the delinquent co-claimant?
§ 3837.30  Disputes about acquiring a delinquent co-claimant's interests.
**SPECIAL PROCEDURES FOR LOCATING AND RECORDING MINING CLAIMS AND TUNNEL SITES ON STOCKRAISING HOMESTEAD ACT (SRHA) LANDS**

§ 3838.1 What are SRHA lands?
§ 3838.2 How are SRHA lands different from other Federal lands?
§ 3838.10 - § 3838.14 Procedures for locating and recording on SRHA lands.

**Regulations - Mining Operations & Surface Management on BLM Land**

**3809 – Surface Management**

What regulations apply to the operation of my mine?

§ 3809.10 How does BLM classify operations?
§ 3809.31 Are there any special situations that affect what submittals I must make before I conduct operations?
§ 3809.116 As a mining claimant or operator, what are my responsibilities under this subpart for my project area?
§ 3809.5 How does BLM define certain terms used in this subpart?

Do I also have to contact the State?

§ 3809.200 What kinds of agreements may BLM and a State make under this subpart?
§ 3809.201 What should these agreements address?
§ 3809.203 What are the limitations on BLM deferral to State regulation of operations?

What kind of paperwork is required before I begin mining?

§ 3809.11 When do I have to submit a plan of operations?
§ 3809.21 When do I have to submit a notice?
§ 3809.202 Under what conditions will BLM defer to State regulation of operations.

Notice Level Exploration Operations

§ 3809.301 Where do I file my notice and what information must I include in it?
§ 3809.312 When may I begin operations after filing a complete notice?
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§ 3809.401 Where do I file my plan of operations and what information must I include with it?
§ 3809.415 How do I prevent unnecessary or undue degradation while conducting operations on Public Lands?
§ 3809.420 What performance standards apply to my notice or plan of operations?

Financial Guarantee for a Mining Exploration Operation

§ 3809.500 In general, what are BLM's financial guarantee requirements?
§ 3809.503 When must I provide a financial guarantee for my notice-level operations?
§ 3809.551 What are my choices for providing BLM with a financial guarantee?
§ 3809.552 What must my individual financial guarantee cover?
§ 3809.553 May I post a financial guarantee for a part of my operations?
§ 3809.555 What forms of individual financial guarantee are acceptable to BLM?

**Inspection and Enforcement of a Mining Exploration Operation**
§ 3809.600 With what frequency will BLM inspect my operations.
§ 3809.601 What types of enforcement action may BLM take if I do not meet the requirements of this subpart?
§ 3809.602 Can BLM revoke my plan of operations or nullify my notice?
§ 3809.603 How does BLM serve me with an enforcement action?
§ 3809.604 What happens if I do not comply with a BLM order?

**What are Prohibited Acts?**
§ 3809.605 What are prohibited acts under this subpart?
§ 3809.700 What criminal penalties apply to violations of this subpart?
§ 3809.701 What happens if I make false statements to BLM?
§ 3809.800 Who may appeal BLM decisions under this subpart?
§ 3809.801 - § 3809.809 When may I file an appeal of the BLM decision with OHA?

**Public Visits to Mines.**
§ 3809.900 Will BLM allow the public to visit mines on Public Lands?
BLM Colorado Administrative Units

https://www.blm.gov/colorado

The map below shows the boundaries of BLM administrative districts and the location of BLM field offices in the State of Colorado.
US Forest Service Colorado

https://www.fs.usda.gov/main/r2/home

The map below shows the boundaries of U.S. National Forests in the State of Colorado.
BLM Colorado State Office
Mining Claim Packet

Bureau of Land Management
Colorado State Office
2850 Youngfield Street
Lakewood, CO 80215-7076

Andrew (Andy) J. Senti
67 years of Federal Service
1925-2015

Andy Senti Public Lands Information Center -“Public Room”
Hours: 8:30 a.m. - 4:00 p.m. M-F
Phone: 303-239-3600
TTY/Federal Relay System: 1-800-877-8339
E-mail: blm_co_info@blm.gov

For general questions about the process of filing and maintaining mining claims, the Mineral & Land Records System (MLRS) website, General Land Office website, Outdoor Recreation in Colorado, National Park Passes, Maps and Navigation; please call or email our Contact Representatives or the Forest Service, Visitor Center Manager.

Colorado State Office - Dockets Library
Hours: 8:30 a.m. - 4:00 p.m. M-F
Phone: 303-239-3615
E-mail: blm_co_so_dockets@blm.gov

For Certificates of Location, maps, or other documents from any publicly available casefiles. Please call or email the docket library. Note: email, is the preferred contact method of communication.