

## THINGS TO WATCH FOR WHEN SUBMITTING ANNUAL FILINGS AND NEW LOCATION CERTIFICATES

1. If a waiver is filed for lode and placer claims – An assessment document must be received. (43 CFR 3835.31)
2. If a waiver is filed for a mill or tunnel site – A Notice of Intent to Hold must be received. (43 CFR 3835.31)
3. If switching from fees to waiver – A Notice of Intent to Hold must be received for the previous/current assessment year. (43 CFR 3835.15(a)) **BUT NOT SWITCHING FROM WAIVER TO FEES. AN ASSESSMENT DOCUMENT MUST BE RECEIVED**
4. Amendments must be received within 90 days of county recording. (43 CFR 3835.22(a))
5. A NOI must be received for 1<sup>st</sup> year of location. (43 CFR 3835.15(a))
6. All claims must be listed on the maintenance fee/waiver/assessment document. If fees are received and not listed, and if not amended before Sept. 1, the unlisted claims will be forfeited. (43 CFR 3835.92)
7. Fees must be received with SRHA applications. (43 CFR 3838.11)
8. The same claimant cannot file another SRHA for the same lands until 30 days after the first one expires. (43 CFR 3838.13(d))
9. The total amount of acres needs to be listed on your Certificate of Location.